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| **CBI SUBSTANTIATION** ***BONA FIDE* SUBMISSIONS**Use of this form is recommended, but not required. |

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| **Technical Contact Name:**  | Click or tap here to enter text. |
| **Technical Contact Phone Number:** | Click or tap here to enter text. |
| **Technical Contact Email:** | Click or tap here to enter text. |
| **Bona fide submission notice number (if known):** | Click or tap here to enter text. |
| **Submitting Company Name:** | Click or tap here to enter text. |

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| ***Important****: You are responsible for substantiating* ***each*** *data element claimed as CBI unless that item is exempt from the substantiation requirement according to TSCA section 14(c)(2).  Some of the information in a typical bona fide submission may be exempt from the substantiation requirement under TSCA section 14(c)*. *The following information provided in a bonafide submission is generally* ***not*** *considered by EPA to be exempt—CBI claims covering such information should be substantiated:** *Submitter address and contact information*
* *Technical contact information*
* *Site of likely or intended import or manufacture*
* *Whether it is intended to import or manufacture domestically, and the date of anticipated PMN submission, if needed (which need not be exact).*
* *Description of R&D activities, to the extent it does not include exempt information, such as specific chemical identifying information, specific processes used in manufacturing, etc.*

*Where a substantiation explanation applies to more than one information type that you have claimed as CBI, you may substantiate them as a group. However, your substantiation must also clearly indicate which CBI claim(s) it is intended to cover.* *40 CFR § 703.7(f) specifies the substantive criteria that are used to determine whether information is entitled to confidential treatment.*  *Among these criteria is the substantial competitive harm(s) that would be caused by public disclosure of the information that you have claimed as CBI. Failure to sufficiently explain this harm in the substantiation for any data element claimed as CBI may result in a denial of the CBI claim for that data element.* |

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| A. Please identify the information being claimed as CBI and specifically explain what harm to the competitive position of your business would be likely to result from the release of the information claimed as confidential. How would that harm be substantial? Why is the substantial harm to your competitive position likely (i.e.,probable) to be caused by release of the information rather than just possible? If you claimed multiple types of information to be confidential (e.g.,site information, exposure information, environmental release information, etc.), explain how disclosure of each type of information would be likely to cause substantial harm to the competitive position of your business. |
| Click or tap here to enter text. |
| 1. Has your business taken precautions to protect the confidentiality of the disclosed information? If yes, please explain and identify the specific measures, including but not limited to internal controls, that your business has taken to protect the information claimed as confidential. If the same or similar information was previously reported to EPA as non-confidential (such as in an earlier version of this submission), please explain the circumstances of that prior submission and reasons for believing the information is nonetheless still confidential.
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| Non-disclosure agreement required prior to access. | Yes[ ]  No[ ]   |
| Access is limited to individuals with a need-to-know. | Yes[ ]  No[ ]   |
| Information is physically secured (e.g. locked in room or cabinet) or electronically secured (encrypted, password protected, etc.). | Yes[ ]  No[ ]   |
| Other internal control measure(s). *(If yes please explain below.).* | Yes[ ]  No[ ]   |
| Click or tap here to enter text.  |

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| 1. Is any of the information claimed as confidential required to be publicly disclosed under any other Federal law? If yes, please explain.
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| Click or tap here to enter text. |
| D. Does any of the information claimed as confidential otherwise appear in any public documents, including (but not limited to) safety data sheets; advertising or promotional material; professional or trade publications; State, local, or Federal agency files; or any other media or publications available to the general public? If yes, please explain why the information should be treated as confidential. If this chemical is patented and the patent reveals the information you are claiming confidential, please explain your reasons for believing the information is nonetheless still confidential. |  |
| Click or tap here to enter text. |
| E. Is the claim of confidentiality intended to last less than 10 years (see TSCA section 14(e)(1)(B))? If yes, please indicate the number of years (between 1 and 10 years) or the specific date after which the claim is withdrawn.  |  Yes No |
| Click or tap here to enter text**.** |
| F. Has EPA, another Federal agency, or court made any confidentiality determination regarding information associated with this chemical substance? If yes, please provide the circumstances associated with the prior determination, whether or not the information was found to be entitled to confidential treatment, the entity that made the decision, and the date of the determination. |  |
| Click or tap here to enter text**.** |
| **Additional comments:** |
| Click or tap here to enter text. |

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| 1. **SUBSTANTIATION CERTIFICATION**
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| **Do you wish to claim this substantiation as CBI?** |  |
| *TSCA section 14(c) requires that persons asserting a CBI claim shall certify to the validity of the claims. By the marking of a yes, you are certifying to the truth of the below statements.*  |  Yes No |
| I hereby certify to the best of my knowledge and belief that all information entered on this form is complete and accurate.  I further certify that, pursuant to 15 U.S.C. § 2613(c), for all claims for confidentiality made with this submission, all information submitted to substantiate such claims is true and correct, and that it is true and correct that:1. My company has taken reasonable measures to protect the confidentiality of the information;
2. I have determined that the information is not required to be disclosed or otherwise made available to the public under any other Federal law;
3. I have a reasonable basis to conclude that disclosure of the information is likely to cause substantial harm to the competitive position of my company; and
4. I have a reasonable basis to believe that the information is not readily discoverable through reverse engineering.

Any knowing and willful misrepresentation is subject to criminal penalty pursuant to 18 U.S.C. § 1001.  |