EPACDR	-		uded in this submission:	
Secondary FormU				
• •	Chemical Data Reporting		inal submission	
€PA	Site Report		ised submission	Х
YEFA	(Section 8(a) Toxic Substances Control Act, 15 U.S.C. 2607(a))		Secondary or Tertiary submission	^
			fying a Tertiary submitter	
Submission Date:	Revised Date:			
CDR Certification				
knowledge and belief, true, accurate, a the possibility of fines and imprisonmer	directly responsible for gathering the information, t nd complete. I am aware that there are significant at for knowing violations.			ng
TSCA CBI Certification				
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Part II. TRADE PRODUCT	IFORMATION	
Section A. Trade Product I	formation	СВІ
Trade Product Name or Provided Company Trade Name		
Section A.1 Chemical Sub	tance Identification	CBI
Chemical Name/Generic Name	Maintaining Confidentiality?	
Chemical Identifying Number	% Composition	
Function Category		
Function Category (Other):		
Table Contains non-reportable substances?		$\mathbf{O}^{\mathbf{T}}$
Other Information		
Section A.2 Primary Comp	ny Information	СВІ
Parent Company	Plant Site	
Plant Site Mailing Address	Is the relationship confidential?	
Section B. Technical Cont	ct Information	СВІ
Technical Contact Information is confid	ntial?	
Contact Name	Company Name	
Phone Number	Email Address	
Mailing Address 1	Mailing Address 2	
City	State	
Postal/Zip Code	Country	

Postal/Zip Coul

Part III. CONFIDENTIAL BUSINESS INFORMATION SUBSTANTIATION

A person may assert a claim of confidentiality for the specific chemical identity of a chemical substance as described in § 711.15(b)(3) of this part only if the identity of that chemical substance is treated as confidential in the Master Inventory File as of the time the report is submitted for that chemical substance. Generic chemical identities and accession numbers may not be claimed as confidential. To assert a claim of confidentiality for the identity of a reportable chemical substance, you must submit with the report detailed written answers to the questions from subsection (b) and to the following questions.

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Substantiation Questions applicable to Chemical Identity	Yes	No	CBI
1. Is this chemical substance publicly known (including by your competitors) to be in U.S. commerce? If yes, please explain why the specific chemical identity should still be afforded confidential status (e.g., the chemical is publicly known only as being distributed in commerce for research and development purposes). If no, please complete the certification statement: I certify that on the date referenced, I searched the internet for the chemical substance identity (i.e., by both chemical substance name and CASRN). I did not find a reference to this chemical substance which would indicate the chemical is being manufactured or imported by anyone for a commercial purpose in the United States.			
Explanation:			
Date:			
2. Does this particular chemical substance leave the site of manufacture (including import) in any form, e.g., as a product, effluent, emission? If yes, please explain what measures have been taken to guard against the discovery of its identity.			
Explanation:			
3. If the chemical substance leaves the site in a form that is available to the public or your competitors, can the chemical identity be readily discovered by analysis of the substance (e.g., product, effluent, emission), in light of existing technologies and any costs, difficulties, or limitations associated with such technologies? Please explain why or why not.			
Explanation:			
4. Would disclosure of the specific chemical name release confidential process information? If yes, please explain.			
Explanation:			
Substantiation Questions applicable to all Confidential Business Information	Yes	No	CBI
1. Will disclosure of the information claimed as confidential likely cause substantial harm to your business's competitive position? If you answered yes, describe the substantial harmful effects that would likely result to your competitive position if the information is disclosed, including how a competitor could use such information and the causal relationship between the disclosure and the harmful effects.			
Explanation:			
2. To the extent your business has disclosed the information to others (both internally and externally), has your business taken precautions to protect the confidentiality of the disclosed information? If yes, please explain and identify the specific measures or internal controls your business has taken to protect the information claimed as confidential.			
Explanation:			
3.A. Is any of the information claimed as confidential required to be publicly disclosed under any other Federal law? If yes, please explain.			
Explanation:			
3.B. 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.			
Explanation:			
3.C. Does any of the information claimed as confidential appear in a patent or patent application? If yes, please provide the associated patent number and explain why the information should be treated as confidential.			

Explanation:	
4. Does any of the information you are claiming as confidential constitute a trade secret? If yes, please explain how the information you are claiming as confidential constitutes a trade secret.	
Explanation:	
5. 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 1–10 years) or the specific date after which the claim is withdrawn.	e
Explanation:	
6. 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 the information was found to be entitled to confidential treatment, the entity that made the decision, and the date of the determination.	S
Explanation:	

Paperwork Reduction Act Notice

This collection of information is approved by OMB under the Paperwork Reduction Act, 44 U.S.C. 3501 et seq. (OMB Control No. 2070-0162). Responses to this collection of information are mandatory for certain persons, as specified at 40 CFR 711. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. The public reporting and recordkeeping burden for this collection of information is estimated to be 135 hours per response. Send comments on the Agency's need for this information, the accuracy of the provided burden estimates and any suggested methods for minimizing respondent burden to the Regulatory Support Division Director, U.S. Environmental Protection Agency (2821T), 1200 Pennsylvania Ave., NW, Washington, D.C. 20460. Include the OMB control number in any correspondence. Do not send the completed form to this address.