TSCA In spection Confidentiality Notice Office of Enforcement and Compliance Assurance         1. Investigation Identification       1. Facility Name Date         1. Inspection No.       Date         2. Inspector's Name       Status Sea. No.         Michael Todad       S. Address         3. Inspector Address       Status Sea. No.         The Michael Todad       S. Address         With Todad       S. Matters         Schere Control Todad       S. Address         Total Control Todad       S. Matters         Schere Control Todad       Schere Control Todad         Schere Control Todad       Schere Control Todad <t< th=""><th colspan="2">Agency Washington, DC 20460</th></t<>	Agency Washington, DC 20460	
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For internal EPA use. Copies of this form may be provided to recipient as acknowledgment of this notice. <b>D Assert a TSCA Confidential Business Information Claim</b> tis possible that EPA will receive public requests for release of the information obtained during the inspection of the facility cited above. Such requests will be handled by EPA in accordance with provisions of the freedom of Information Act (FOIA), SUS,C \$ 552; EPA regulations issued thereunder, 40,CFR, part 2; and the Toxic Substances Control Act, (TSCA) Section may be claimed as confidential if it release to tade secrets; commercial of financial matters that you conside to be confidential business information (EQB. If you assert a CBL claim, EPA will disclose the information on the target on the there exclude the exceptions of FOIA acqueres to the inspection of the State secrets; commercial of financial matters that you conside to be confidential business information. There are a submit of the tree of CBL Among Other Hings, the regulations require that EPA notify you in advance of publicly isolating any information claimed as GBL ACB claim may be asserted at any time prior to or during the inspection. If a CBI claim is received after the inspection PAM in date such efforts as are administratively practical to protect the information motice. The inspection way are gardin information price in the messary to you to use the notice. The inspection way are appreciative the fold protect the information and it intends to confinue to take such measures.            1. Your company has taken measures to protect the confidentiality of the information and it intends to confinue to take such measures.          1. Your company has taken measures to protect the confidentiality of the information and it intends to confinue to take such measures.         1. Your company has taken measures to prote	3. Inspector Address	6. Name of Chief Executive Officer
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<b>Description of the Second Process of the Information obtained during the inspection of the facility cited above.</b> Such requests will be handled by EPA in accordance with provisions of the Freedom of Information Act (FOIA), S USC. 5 S52: EPA regulations issued thereunder, 40 C.F.R. part 2; and the Toxic Substances Control Act (TSGA) Section 143 (15 USC. 5 20: 31). PDA is required to make imspection data available in response to FOIA request sumless the FPA Administrator determines that the data is entitled to confidential treatment, or may be withheld from release under other exceptions of FOIA. Any or all information collected by EPA Administrator determines that the data is entitled to confidential if treatement, or may be withheld from release under other exceptions of FOIA. Any or all information collected by EPA Adminy the inspection may be claimed as confidential if it release to tade secrets, commercial, of financial matters that you conside to be confidential business information (CBB. If you assert a CBL claim. FPA will disclose the information reliad to the procedures set of the interpret of CBB. Arong other things, the regulations require that EPA notify you in advance of publicly disclosing any information actioned as CBL A CBL claim may be asserted at any time prior to rot during the inspection. If a CBL claim is received after the inspection PA and to assert any claim any collected information rotes. The inspection will be glad to answer any questions you may have regard information estits the following criteria:         1. Your company has taken measures to protect the confidentiality of the information and it intends to continue to take such measures. <ul> <li>The information is not, and has not been, reasonably obtainable withbut your company's consent by other persons (other than governmental bodies or by we of legitimate than discovery byoas of special need in a judicial or quasi's adjue th</li></ul>		
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At the completion of the inspection, you will be given a receipt for all documents, samples and other materials collected. At that time, you may make claims that one or all of the information is CBI. You are not authorized by your company to assert a CBI claim, this notice will be sent by certified mail, along with the receipt for documents, samples, and other naterials to the Chief Executive Officer of your company within 2 days of this date. The Chief Executive Officer must return a statement specifying any formation which should receive CBI treatment. The statement from the Chief Executive Officer should be addressed to: Ind mailed by registered, return-receipt requested mail within 7 calendar days of this notice. The statement from the Chief Executive Officer is no one on the premise who is authorized to make CBI claims for this facility, a copy of this notice: If there is no one on the premise who is authorized to make CBI claims for this facility, a copy of this notice and other inspection materials will be sent to the company's Chief Executive Officer. If there is no other official who should also receive this information, please designate below. Name	disclosing any information claimed as CBL A CBI claim may be asserted at any	time prior to or during the inspection. If a CBI claim is received after the inspection
you are not authorized by your company to assert a CBI claim, this notice will be sent by certified mail, along with the receipt for documents, samples, and othe naterials to the Chief Executive Officer of your company within 2 days of this date. The Chief Executive Officer must return a statement specifying any formation which should receive CBI treatment.  A be statement from the Chief Executive Officer should be addressed to: and mailed by registered, return-receipt requested mail within 7 calendar days of this official confidentiality claim is made. If no confidentiality claim accompanies the information when it is received by EPA, the information may e made available to the public without further notice to the business.  D Be Completed By Facility Official Receiving This Notice incknowledge receipt of this notice:  If there is no one on the premise who is authorized to make CBI claims for this facility, a copy of this notice and other inspection materials will be sent to the company's Chief Executive Officer. If there is another official who should also receive this information, please designate below.  Name	<ul> <li>Isclosing any information claimed as CBI. A CBI claim may be asserted at any PA will make such efforts as are administratively practical to protect the infor ossibility of prior disclosure. If it is more convenient for you to assert a CBI cla TSCA confidential business information," it is not necessary for you to use this PA's CBI procedures. While you may claim any collected information or samp information meets the following criteria: <ol> <li>Your company has taken measures to protect the confidentiality of 2. The information is not, and has not been, reasonably obtainable will or by use of legitimate means (other than discovery based on show</li> <li>The information is not publicly available elsewhere.</li> </ol> </li> </ul>	time prior to or during the inspection. If a CBI claim is received after the inspection, mation. However, EPA cannot assure that such efforts will be effective in light of th im on your own stationary or by marking the individual documents or samples is notice. The inspector will be glad to answer any questions you may have regarding le as CBI, such claims are not likely to be upheld if they are challenged unless the the information and it intends to continue to take such measures. thout your company's consent by other persons (other than governmental bodies), ing of special need in a judicial or quasi-judicial proceeding).
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