

State of Colorado Energy & Carbon Management Commission

1120 Lincoln Street, Suite 801, Denver, Colorado 80203 Phone: (303) 894-2100



Receive Date:

Document Number:

403778194

TRADE SECRET CLAIM OF ENTITLEMENT

Per Rule 208.b, the Operator, vendor, or service provider will submit a Form 41, Trade Secret Claim of Entitlement to designate the chemical constituents, including the specific identity and concentration of each constituent, contained in a Chemical Product as a Trade Secret Chemical Product.

Trade Secret Claimant

ECMC Operator Number: 200696 Contact Person: Heath Grizzle
Company Name: SELECT CHEMISTRY LLC Phone: (713) 986-2529
Address: 1515 WEST SAM HOUSTON PKWY NORTH SUITE 100 Fax: ( )
City: HOUSTON State: TX Zip: 77043 Email: hgrizzle@selectchemistry.com

Classification of Trade Secret Claimant

Operator [ ] Vendor [x] Service Provider [ ]
Other - Specify in detail: [ ]

Claim of Entitlement to Trade Secret Protection

Rule 208 requires the disclosure of the chemical constituents, including the specific identity and concentration of each constituent, contained in a Chemical Product unless the Director has approved a Trade Secret Chemical Product designation.

The Entity identified above claims that the [ ] identity or [ ] maximum concentration, or [x] both, of the following chemical qualifies as a trade secret:

Chemical Identifier: SC-0001

Provide a chemical identifier (such as "Company TS1") that will be used to reference the Trade Secret Chemical Product in disclosures filed with the Chemical Disclosure Registry.

In order to claim that information is entitled to protection as a trade secret, you must check all the affirmations below and attach specific supporting information regarding each.

- [x] 1. The entity holding the trade secret information has not disclosed the information to any other person, other than a member of a local emergency planning committee, an officer or employee of the United States or a state or local government, an employee of such person, or a person who is bound by a confidentiality agreement, and such person has taken reasonable measures to protect the confidentiality of such information and intends to continue to take such measures, or disclosure has otherwise been limited such that the information is not readily available to competitors.
[x] 2. The information is not required to be disclosed, or otherwise made available, to the public under any other Federal or State law.
[x] 3. Disclosure of the information is likely to cause harm to the competitive position of the entity holding the trade secret information.
[x] 4. The information is not readily discoverable through reverse engineering.

This form must be signed by an authorized agent of the entity making assertion.

I certify under penalty of perjury that this report has been examined by me and to the best of my knowledge is true, correct and complete.

Print Name: Email:
Signature: Title: Date: