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Summary:	This guide assists the public with submitting documents to APHIS BRS by describing formatting and justification procedures for indicating CBI.
Disclaimer:	The contents of this guide do not have the force and effect of law and are not meant to bind the public in any way. This guide is intended only to provide clarity to the public regarding existing requirements under the law or agency regulations.



APHIS Biotechnology Regulatory Services

Guide for Claiming Confidential Business Information (CBI) in Submission to APHIS BRS

v. December 20, 2021

Biotechnology Regulatory Services Animal and Plant Health Inspection Service United States Department of Agriculture

> 4700 River Road Riverdale, MD 20737

The information contained in this document is intended solely as guidance. Except where noted, persons may choose to follow APHIS guidance or follow different procedures, practices, or protocols that meet applicable statutes and regulations.

Language implying that guidance is mandatory (e.g., "shall," "must," "required," or "requirement") should not be construed as binding unless the terms are used to refer to a statutory or regulatory requirement.

Following the guidelines contained in this document should not be construed as a guarantee of compliance with applicable statutes and regulations.

Guide for Claiming CBI in Submission to APHIS BRS

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Introduction to Understanding Confidential Business Information

All documents are subject to the Freedom of Information Act (FOIA) 5 U.S.C. § 552, which requires federal agencies to provide the public with access to information. BRS provides the public with access to information in response to requests submitted through the APHIS FOIA office and by publishing subsets of information on the APHIS BRS website. When providing such access, BRS considers section (b)(4) of the FOIA, which exempts from disclosure certain types of information that are customarily kept as confidential by the business submitter. BRS follows USDA regulations (7 CFR §§ 1.8, 340.7) and Executive Order 12600 in ensuring submitters have the opportunity to claim CBI, consistent with federal law.

Examples of information BRS publishes on the APHIS BRS website include:

- Confirmation requests seeking to confirm exemption from regulation under 7 CFR part 340.
- Regulatory Status Review requests to determine whether a plant developed using genetic engineering is regulated under 7 CFR part 340.
- Petitions seeking a determination of non-regulated status for a plant developed using genetic engineering submitted under the legacy 7 CFR part 340.

What is CBI?

Section (b)(4) of the FOIA (also known as Exemption 4) protects (or exempts) from disclosure information that comprises "trade secrets and commercial or financial information obtained from a person and privileged or confidential." BRS refers to this type of information as CBI. BRS follows Department of Justice <u>guidance</u> when analyzing CBI claims.

When a submitter provides BRS with information and seeks to claim CBI, the submitter must demonstrate the information is customarily kept private or closely held, in the context of industry practices concerning the information.

Information that is often justified as CBI in submissions to BRS includes:

- Genotypes, phenotypes (also known as phenotype descriptions), mechanisms of action, donor organisms, gene or genetic sequence names, gene descriptions, and transformation methods
- Points of origin and destination such as location name and description, and address and contacts (except for County and State names)
- Name, location, and contact information of suppliers or developers of plants or organisms developed using genetic engineering (except for County and State names)
- Detailed descriptions of the country (or countries) and locality (or localities) where the
 organisms was collected, developed, manufactured, reared, cultivated, and cultured (as
 applicable)
- Field test location sites such as cities, zip codes, and descriptions (except for County and State names)
- Acreage location (descriptions, drawings, maps, addresses, and GPS coordinates)
- Release site history if it reveals the location (e.g., describing a location as being next to a known landmark)
- Acreage and Material Quantities
- Individuals who are connected to a field test site location
- Contractual information between the submitter and a cooperator
- Literature references that describe CBI
- Novel methods, processes, procedures, or safeguards
- Novel design protocols/production design/standard operating procedures
- Novel destruction/devitalization methods
- Novel species names of soil microbial biocontrol agents or pests/diseases

Information that does not typically qualify as CBI in submission to BRS (and, thus, is typically released publicly) includes:

- Information published or otherwise publicly available may not be claimed as confidential or CBI
- Common plant, pest, or pathogen names for which many permits have been issued
- Trait (e.g., "Herbicide Resistance," "Product Quality," etc.)
- County and State names found anywhere in documentation
- Field test or other location site codes/coded location identifiers, and other reference numbers not distinguishable outside of the submitter's business
- BRS assigned numbers
- Release site history that does not reveal the location
- Critical habitat specific site locations

- Applicant information submitted to ePermits or eFile: Applicant's name, position, organization, organization unique identification name or number, full address including number and street, county/providence, township or island, zip codes, country, day telephone, fax, email addresses, and any alternate information. Note that is information found in Block 1 of an ePermit or eFile application.*
- Responsible person(s)/entity names
- Signatures of responsible person(s)*
- Document or table headings
- Most literature references
- Commercialized or widely known production methods, processes, or procedures
- Plant names/organism names along with general descriptions of the plant or organism
- Plant traits
- General descriptions of the phenotype and mechanism of action for plants developed using genetic engineering
- All of the above for Petitions, Regulatory Status Reviews, Confirmation Requests, and Compliance Submissions, and:
 - Submitter's individual names/phone numbers/addresses/email address/fax number(s)
 - · Identifying line names

Note that these are not exhaustive lists. BRS will review each claim of confidentiality and will discuss with the submitter any claims that do not meet the criteria for CBI. BRS encourages submitters to release genotypic, phenotypic, mechanism of action, and any lab and field data submitted to support RSR requests that proceed to the second step of the RSR process to facilitate public understanding and comment on APHIS reviews. If and when BRS determines that a plant is not regulated under 7 CFR part 340, BRS will release a subset of information that is published in the PTMOA and RSR tables (e.g., specific phenotype and mechanism of action) even if such information was previously claimed as CBI. BRS will not remove redacted areas from submitter documents but will make such information publicly available in tables that appear on the BRS website, as seen here.

*Although some information is not eligible for withholding as CBI, it may qualify for protection as Personally Identifiable Information (PII) under FOIA Section 6(b)(6), such as the signatures of responsible persons.

CBI Justification

All claims of CBI must include a CBI justification and such claims expire 10 years after the date of the submission unless the submitter requests and provides justification that supports a longer designation period.

CBI justifications must be detailed enough to demonstrate that each piece of information claimed as CBI is customarily kept private or closely held, in the context of industry practices concerning the information. Information is not protected from disclosure simply because the submitter does not want the information to be made public. The language used to prepare your CBI justification should be in non-technical terms when possible and should not reveal any information marked as confidential.

When evaluating CBI claims, BRS considers the factors outlined in the Department of Justice's guidance, the submitter's previous document submissions and CBI claims (if any), and publicly available information. BRS will consult with the APHIS FOIA Office as necessary when

considering CBI claims and the release of submitted information.

Preparation and Submission of Documents

If a document intended for submission to BRS does not contain CBI, only submit one copy. These documents should be clearly marked "No CBI" in the upper right corner of the first page.

If a document intended for submission to BRS contains information the submitter claims as CBI, the submitter must submit two versions of the document along with the justification: a complete version containing CBI (the "CBI Copy"), and an edited version with the CBI redacted (the "CBI-deleted Copy").

- submit Petition documents to: <u>BRS.Petitions@usda.gov</u>
- submit Confirmation Requests documents to: <u>ConfirmationRequests@usda.gov</u>
- submit Regulatory Status Review documents to: <u>RSRrequests@usda.gov</u>
- submit Permit and Compliance documents within USDA APHIS online eFile system: https://efile.aphis.usda.gov
 - note Compliance documents may also be submitted via: BRSCompliance@usda.gov
- each page of a document containing CBI must have "CBI Copy" marked in the upper right corner
- each page of a CBI-redacted document must have "CBI-deleted Copy" marked in the upper right corner
- in a document containing CBI, mark with square brackets ("[]") only the specific words, phrases or sentences claimed as CBI, and in the right margin for each set of brackets write "CBI"
- in the CBI-deleted version, replace with blank spaces the words or phrases marked in the CBI version, mark the spaces with square brackets, and in the right margin for each set of brackets write "CBI-deleted"
- the CBI-deleted version should be identical to the CBI version, except blank spaces surrounded by square brackets occurring in the text where the CBI text has been redacted and "CBI-deleted Copy" should appear in the upper right corner of each page instead of "CBI Copy"
- the CBI-deleted version must be paginated identically to the CBI copy and should be made directly from the same document that originally contained CBI
- do not insert additional text (transitions, paraphrasing, or generic substitutions, etc.) into the spaces of the CBI-deleted version
- all published references that appear in the reference list of a CBI copy should be included in the reference list of the CBI-deleted copy

CBI, CBI-Deleted, and No CBI Document Formats

See Sample Letters on following pages.

Company Letterhead

Bernadette Juarez U.S. Department of Agriculture APHIS Deputy Administrator Biotechnology Regulatory Services

Contains Confidential Business Information

Each page should denote that the document contains CBI

CBI

Dear Ms. Juarez,

The following example document demonstrates proper formatting and composition of submissions containing Confidential Business Information (CBI) to Biotechnology Regulatory Services (BRS). Arranging content in this way ensures clarity and protection for an institution's CBI data.

This sentence gives background on the purpose of the communication without disclosing novel business methods, practices, or data. This sentence names and describes [specific genotypes, phenotypes, donor organisms, gene names, gene descriptions and transformation methods] to provide BRS with context needed for a decision or response. Square brackets should surround the CBI data to denote its sensitivity.

Publicly available information is not eligible to be claimed as CBI. However, [trade secrets and information that is customarily kept private by the submitter] may be claimed with the proper justification. This justification letter should be submitted along with the request and should detail each category of information that was claimed, without revealing the data itself. A CBI deleted copy of the document should also be provided along with the submission.

For example, if [Gene ABC] is CBI and used in transformation of the organism, [Gene ABC] should be surrounded by brackets and not visible anywhere in the CBI deleted copy of the document. In the justification document, a submitter should explain .how the information is customarily kept private by the submitter without revealing the actual information that was enclosed in square brackets.

For proper formatting of CBI Deleted or No CBI materials, please see the following pages.

Sincerely,

Your Name
Your Title
Your Address
Your Phone

Contact Info is not considered CBI but may be protected as Personally Identifiable Information (PII), if requested

CBI

CBI

CBI

CBI

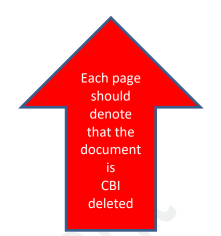
CBI, CBI

Company Letterhead

Bernadette Juarez
U.S. Department of Agriculture
APHIS Deputy Administrator
Biotechnology Regulatory Services

Confidential Business Information Deleted

Dear Ms. Juarez,



CBI Deleted

The following example document demonstrates proper formatting and composition of CBI Deleted documents that must be included with CBI submissions to Biotechnology Regulatory Services (BRS). This document should be identical to the confidential copy, but have all CBI replaced with blank space.

This sentence gives background on the purpose of the communication without disclosing novel business methods, practices, or data. This sentence names and describes [

] to provide BRS with context needed for a decision or response. Square brackets should surround the CBI data to denote its sensitivity.

Publicly available information is not eligible to be claimed as CBI. However, [

] may be claimed with the proper justification. This justification letter should be submitted along with the request and should detail each category of information that was claimed, without revealing the data itself. A CBI deleted copy of the document should also be provided along with the submission.

For example, if [] is CBI and used in transformation of the organism, [] should be surrounded by brackets and not visible anywhere in the CBI deleted copy of the document. In the justification document, a submitter should explain how the information is customarily kept private by the submitter without revealing the actual information that was enclosed in square brackets.

For proper formatting of CBI documents, please see the previous page. A No CBI example follows.

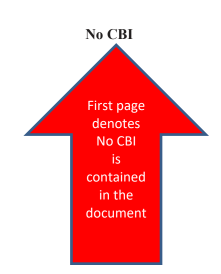


Company Letterhead

Bernadette Juarez
U.S. Department of Agriculture
APHIS Deputy Administrator
Biotechnology Regulatory Services

Does Not Contain Confidential Business Information

Dear Ms. Juarez,



The following example document demonstrates proper formatting and composition of submissions that do not contain Confidential Business Information to Biotechnology Regulatory Services (BRS). Arranging content in this way ensures clarity that the document does not contain sensitive CBI data.

This sentence gives background on the purpose of the communication to provide BRS with context needed for a decision or response. Square brackets should not be included anywhere in the document.

No CBI should be in this document. A justification document is not required with the submission, and no CBI-deleted copy is necessary.

For example, if Gene ABC is not considered to be novel, proprietary, or secret, Gene ABC should not be surrounded by brackets. Regardless of whether a document is marked as containing CBI, BRS and APHIS FOIA routinely allow submitters to conduct a "Requestor CBI" review prior to any public disclosure of the materials. Submitters have a second opportunity to review the document for justifiable claims of CBI at that time.

For proper formatting of CBI and CBI-deleted documents, please see the previous pages.

