Number: P-18-0330

**TSCA Section 5(a)(3) Determination**: The chemical substance is not likely to present an

unreasonable risk (5(a)(3)(C))

#### **Chemical Name:**

Generic: Formaldehyde, polymer with alkyl aryl ketone

## Conditions of Use (intended, known, or reasonably foreseen)<sup>1</sup>:

Intended conditions of use (generic): Manufacture and process for use as and use as an initiator, consistent with the manufacturing, processing, use, distribution, and disposal information described in the PMN.

Known conditions of use: Applying such factors as described in footnote 1, EPA evaluated whether there are known conditions of use and found none.

Reasonably foreseen conditions of use: Applying such factors as described in footnote 1, EPA evaluated whether there are reasonably foreseen conditions of use and found that the media of releases for some activities could be water, increasing the water release estimates, based on the submitter's amendments to the submission.

**Summary:** The chemical substance is not likely to present an unreasonable risk of injury to health or the environment, without consideration of costs or other non risk factors, including an unreasonable risk to a potentially exposed or susceptible subpopulation identified as relevant by the Administrator under the conditions of use, based on the risk assessment presented below and the terms of the proposed Significant New Use Rule (SNUR) signed by EPA.<sup>2</sup> Although EPA

<sup>&</sup>lt;sup>1</sup> Under TSCA § 3(4), the term "conditions of use" means "the circumstances, as determined by the Administrator, under which a chemical substance is intended, known, or reasonably foreseen to be manufactured, processed, distributed in commerce, used, or disposed of." In general, EPA considers the intended conditions of use of a new chemical substance to be those identified in the section 5(a) notification. Known conditions of use include activities within the United States that result from manufacture that is exempt from PMN submission requirements. Reasonably foreseen conditions of use are future circumstances, distinct from known or intended conditions of use, under which the Administrator expects the chemical substance to be manufactured, processed, distributed, used, or disposed of. The identification of "reasonably foreseen" conditions of use will necessarily be a case-by-case determination and will be highly fact-specific. Reasonably foreseen conditions of use will not be based on hypotheticals or conjecture. EPA's identification of conditions of use includes the expectation of compliance with federal and state laws, such as worker protection standards or disposal restrictions, unless case-specific facts indicate otherwise. Accordingly, EPA will apply its professional judgment, experience, and discretion when considering such factors as evidence of current use of the new chemical substance outside the United States, evidence that the PMN substance is sufficiently likely to be used for the same purposes as existing chemical substances that are structurally analogous to the new chemical substance, and conditions of use identified in an initial PMN submission that the submitter omits in a revised PMN. The sources EPA uses to identify reasonably foreseen conditions of use include searches of internal confidential EPA PMN databases (containing use information on analogue chemicals), other U.S. government public sources, the National Library of Medicine's Hazardous Substances Data Bank (HSDB), the Chemical Abstract Service STN Platform, REACH Dossiers, technical encyclopedias (e.g., Kirk-Othmer and Ullmann), and Internet searches.

<sup>&</sup>lt;sup>2</sup> Reasonably foreseen conditions of use subject to a proposed SNUR are not likely to present an unreasonable risk of injury to health or the environment. Based on EPA's experience, it is the Agency's judgment that a new use would not commence during the pendency of a proposed SNUR because web posting of a proposed SNUR serves as the cut-off date for a significant new use. Therefore, manufacturers and processors would not commence a prohibited new use that would be legally required to cease upon the finalization of the SNUR. Once a SNUR is final and effective, no manufacturer or processor – including the PMN submitter – may undertake the conditions of use

estimated that the new chemical substance could be very persistent, the new chemical substance has low potential for bioaccumulation, such that repeated exposures are not expected to cause food-chain effects via accumulation in exposed organisms. Based on estimated physical/chemical properties and test data on analogous chemical substances, EPA estimates that the chemical substance has low environmental hazard and potential for the following human health hazards: skin sensitization and specific target organ toxicity. The PMN describes conditions of use that mitigate the human health and environmental risks. Therefore, EPA concludes that the new chemical is not likely to present unreasonable risk to human health or the environment under the intended conditions of use.

As set forth below, the information available to EPA is sufficient to permit the Agency to conduct a reasoned evaluation of the health and environmental effects of the chemical substance under the conditions of use that are not subject to the proposed SNUR, in order to determine that the chemical substance is not likely to present an unreasonable risk under those conditions of use. As such, EPA does not need to impose testing requirements to conduct this evaluation. Whether testing is needed to evaluate the effects of the intended, known, or reasonably foreseen conditions of use of a chemical substance subject to a PMN is determined on a case-by-case basis. To the extent that testing may be necessary to conduct a reasoned evaluation of the health or environmental effects of the reasonably foreseen conditions of use that are subject to the proposed SNUR, EPA will make the appropriate determination if a Significant New Use Notice (SNUN) is submitted following finalization of the SNUR.

EPA found no known conditions of use, assessed the intended conditions of use, and addressed reasonably foreseen conditions of use by proposing a SNUR. Therefore, EPA determines the new chemical substance is not likely to present unreasonable risk to human health or the environment.

**Fate:** Environmental fate is the determination of which environmental compartment(s) a chemical moves to, the expected residence time in the environmental compartment(s) and removal and degradation processes. Environmental fate is an important factor in determining exposure and thus in determining whether a chemical may present an unreasonable risk. EPA estimated physical/chemical and fate properties of the new chemical substance using data for analogue(s) (polymers) and EPI (Estimation Program Interface) Suite<sup>TM</sup> (http://www.epa.gov/tsca-screening-tools/epi-suitetm-estimation-program-interface) for the low molecular weight (MW) fraction (< 500 g/mol). In wastewater treatment, the new chemical substance is expected to be removed with an efficiency of 90% due to sorption. Removal of the new chemical substance by biodegradation is negligible. Sorption of the new chemical substance to sludge is expected to be strong and to soil and sediment is expected to be very strong.

identified as a significant new use of the PMN substance in the SNUR. EPA must first evaluate the new use in accordance with the requirements of TSCA Section 5 and (a) either conclude that the new use is not likely to present an unreasonable risk under the conditions of use; or (b) take appropriate action under section 5(e) or 5(f). If EPA were not to finalize the proposed SNUR, then that decision would be based on information and data provided to the Agency during the comment period demonstrating that the reasonably foreseen conditions of use subject to the proposed SNUR are not likely to present an unreasonable risk. Under either scenario, the reasonably foreseen condition of use is not likely to present an unreasonable risk.

Migration of the new chemical substance to groundwater is expected to be negligible due to very strong sorption to soil and sediment. Due to low estimated vapor pressure and Henry's law constant, the new chemical substance is expected to undergo negligible volatilization to air. Overall, these estimates indicate that the new chemical substance has low potential to volatilize to air or migrate to groundwater.

**Persistence**<sup>3</sup>: Persistence is relevant to whether a new chemical substance is likely to present an unreasonable risk because chemicals that are not degraded in the environment at rates that prevent substantial buildup in the environment, and thus increase potential for exposure, may present a risk if the substance presents a hazard to human health or the environment. EPA estimated degradation half-lives of the new chemical substance using data for analogue(s) (polymers) and EPI Suite™ for the low MW fraction (< 500 g/mol). EPA estimated that the new chemical substance's aerobic and anaerobic biodegradation half-lives are > 6 months. These estimates indicate that the new chemical substance may be very persistent in aerobic environments (e.g., surface water) and anaerobic environments (e.g., sediment).

**Bioaccumulation**<sup>4</sup>: Bioaccumulation is relevant to whether a new chemical substance is likely to present an unreasonable risk because substances that bioaccumulate in aquatic and/or terrestrial species pose the potential for elevated exposures to humans and other organisms via food chains. EPA estimated the potential for the new chemical substance to bioaccumulate using data for analogue(s) (polymers) and EPI Suite<sup>TM</sup> for the low MW fraction (< 500 g/mol). EPA estimated that the new chemical substance has low bioaccumulation potential based on large predicted molecular volume, which limits bioavailability and BCFBAF model results < 1,000 for the low MW fraction (< 500 g/mol) (bioconcentration factor = 2,133 [estimated by linear regression from log Kow] and bioaccumulation factor = 89 [estimated by the Arnot-Gobas method (2003)<sup>5</sup>]). Estimations from EPISuite were run for the low molecular weight fraction with < 500 g/mol. The bioaccumulation factor was selected from the estimations because this model accounts for metabolism of the new chemical substance. Although EPA estimated that the new chemical substance could be very persistent, the substance has low potential for bioaccumulation, such that repeated exposures are not expected to cause food-chain effects via accumulation in exposed organisms.

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<sup>&</sup>lt;sup>3</sup> Persistence: A chemical substance is considered to have limited persistence if it has a half-life in water, soil or sediment of less than 2 months or if there are equivalent or analogous data. A chemical substance is considered to be persistent if it has a half-life in water, soil or sediments of greater than 2 months but less than or equal to 6 months or if there are equivalent or analogous data. A chemical substance is considered to be very persistent if it has a half-life in water, soil or sediments of greater than 6 months or there are equivalent or analogous data. (64 FR 60194; November 4, 1999)

<sup>&</sup>lt;sup>4</sup> Bioaccumulation: A chemical substance is considered to have a low potential for bioaccumulation if there are bioconcentration factors (BCF) or bioaccumulation factors (BAF) of less than 1,000 or if there are equivalent or analogous data. A chemical substance is considered to be bioaccumulative if there are BCFs or BAFs of 1,000 or greater and less than or equal to 5,000 or there are equivalent or analogous data. A chemical substance is considered to be very bioaccumulative if there are BCFs or BAFs of 5,000 or greater or there are equivalent or analogous data. (64 FR 60194; November 4 1999)

<sup>&</sup>lt;sup>5</sup> Arnot JA, Gobas FAPC. 2003. A generic QSAR for assessing the bioaccumulation potential of organic chemicals in aquatic food webs. *QSAR and Combinatorial Science* 22: 337-345.

**Human Health Hazard**<sup>6</sup>: Human health hazard is relevant to whether a new chemical substance is likely to present an unreasonable risk because the significance of the risk is dependent upon both the hazard (or toxicity) of the chemical substance and the extent of exposure to the substance. EPA estimated the human health hazard of this chemical substance based on its estimated physical/chemical properties and by comparing it to structurally analogous chemical substances for which there is information on human health hazard. Absorption of the new chemical substance is expected to be nil to poor through the skin when neat and poor when in solution and nil through the gastrointestinal (GI) tract and lungs based on physical/chemical properties. For the new chemical substance, EPA identified hazards for irritation to the skin, eyes and respiratory tract based on the structural alert for aromatic hydrocarbons; however, test data for an analogue of the low molecular weight (LMW) fraction indicated it is not irritating to skin eyes or respiratory tract. EPA identified dermal photosensitization and phototoxicity based on the use of the new chemical substance as [claimed CBI]. For the LMW fraction ([claimed CBI]% < 500 Daltons and [claimed CBI]% < 1,000 Daltons), EPA identified hazards for skin sensitization and systemic effects (i.e. nephrotoxicity), based on test data for an analogue. No data were submitted on the new chemical substance. EPA identified a NOAEL of 62.5 mg/kgbw/day based on nephrotoxicity, which was used to derive exposure route- and populationspecific points of departure. EPA qualitatively evaluated sensitization effects.

**Environmental Hazard**<sup>7</sup>: Environmental hazard is relevant to whether a new chemical substance is likely to present unreasonable risk because the significance of the risk is dependent upon both the hazard (or toxicity) of the chemical substance and the extent of exposure to the substance. EPA estimated environmental hazard using predictions based on the negligible water

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<sup>&</sup>lt;sup>6</sup> A chemical substance is considered to have low human health hazard if effects are observed in animal studies with a No Observed Adverse Effect Level (NOAEL) equal to or greater than 1,000 mg/kg/day or if there are equivalent data on analogous chemical substances; a chemical substance is considered to have moderate human health hazard if effects are observed in animal studies with a NOAEL less than 1,000 mg/kg/day or if there are equivalent data on analogous chemical substances; a chemical substance is considered to have high human health hazard if there is evidence of adverse effects in humans or conclusive evidence of severe effects in animal studies with a NOAEL of less than or equal to 10 mg/kg/day or if there are equivalent data on analogous chemical substances. EPA may also use Benchmark Dose Levels (BMDL) derived from benchmark dose (BMD) modeling as points of departure for toxic effects. See https://www.epa.gov/bmds/what-benchmark-dose-software-bmds. Using this approach, a BMDL is associated with a benchmark response, for example a 5 or 10 % incidence of effect. The aforementioned characterizations of hazard (low, medium, high) would also apply to BMDLs. In the absence of animal data on a chemical or analogous chemical substance, EPA may use other data or information such as from in vitro assays, chemical categories (e.g., Organization for Economic Co-operation and Development, 2014 Guidance on Grouping of Chemicals, Second Edition. ENV/JM/MONO(2014)4. Series on Testing & Assessment No. 194. Environment Directorate, Organization for Economic Co-operation and Development, Paris, France. (http://www.oecd.org/officialdocuments/publicdisplaydocumentpdf/?cote=env/jm/mono(2014)4&doclanguage=en)), structure-activity relationships, and/or structural alerts to support characterizing human health hazards.

<sup>&</sup>lt;sup>7</sup> A chemical substance is considered to have low ecotoxicity hazard if the Fish, Daphnid and Algae LC50 values are greater than 100 mg/L, or if the Fish and Daphnid chronic values (ChVs) are greater than 10.0 mg/L, or there are not effects at saturation (occurs when water solubility of a chemical substance is lower than an effect concentration), or the log Kow value exceeds QSAR cut-offs. A chemical substance is considered to have moderate ecotoxicity hazard if the lowest of the Fish, Daphnid or Algae LC50s is greater than 1 mg/L and less than 100 mg/L, or where the Fish or Daphnid ChVs are greater than 0.1 mg/L and less than 10.0 mg/L. A chemical substance is considered to have high ecotoxicity hazard, or if either the Fish, Daphnid or Algae LC50s are less than 1 mg/L, or any Fish or Daphnid ChVs is less than 0.1 mg/L (Sustainable Futures <a href="https://www.epa.gov/sustainable-futures/sustainable-futures-p2-framework-manual">https://www.epa.gov/sustainable-futures/sustainable-futures-p2-framework-manual</a>).

solubility of the new chemical substance and its low molecular weight fractions. This substance falls within the TSCA New Chemicals Category of Neutral Organics. Acute and chronic toxicity values estimated for fish, aquatic invertebrates and algae are all no effects at saturation. These toxicity values indicate that the new chemical substance is expected to have low environmental hazard. Because hazards are not expected up to the water solubility limit, acute and chronic concentrations of concern are not identified.

**Exposure:** The exposure to a new chemical substance is potentially relevant to whether a new chemical substance is likely to present unreasonable risks because the significance of the risk is dependent upon both the hazard (or toxicity) of the chemical substance and the extent of exposure to the substance.

EPA estimates occupational exposure and environmental release of the new chemical substance under the intended conditions of use described in the PMN using ChemSTEER (Chemical Screening Tool for Exposures and Environmental Releases; <a href="https://www.epa.gov/tsca-screening-tools/chemsteer-chemical-screening-tool-exposures-and-environmental-releases">https://www.epa.gov/tsca-screening-tools/chemsteer-chemical-screening-tool-exposures-and-environmental-releases</a>). EPA uses EFAST (the Exposure and Fate Assessment Screening Tool; <a href="https://www.epa.gov/tsca-screening-tools/e-fast-exposure-and-fate-assessment-screening-tool-version-2014">https://www.epa.gov/tsca-screening-tools/e-fast-exposure-and-fate-assessment-screening-tool-version-2014</a>) to estimate general population, consumer, and environmental exposures.

EPA considers workers to be a potentially exposed or susceptible subpopulation (PESS) on the basis of greater exposure potential compared to the general population. EPA also considers PESS in conducting general population drinking water exposures by evaluating risks associated with water intake rates for multiple age groups, ranging from infants to adults. EPA considers consumers of specific products to be a potentially exposed or susceptible subpopulation on the basis of greater exposure potential compared to the general population who do not use specific products.

For this new chemical assessment, EPA assessed worker exposures via the inhalation and dermal routes. Releases to water, air, and landfill were estimated. Exposures to the general population were assessed via drinking water, fish ingestion, and stack and fugitive air inhalation. Exposure to the general population via ingestion of groundwater impacted by landfill leachate was not assessed because releases to landfill were expected to be negligible (below modeling thresholds). Consumer exposures were not assessed because consumer uses were not identified as conditions of use. Risks to human health for the new chemical substances were evaluated using a route-specific effect level (i.e., NOAEL).

**Risk Characterization:** EPA applies a margin of exposure approach to calculate potential human health risks of new chemicals. A benchmark (acceptable) margin of exposure (MOE) is derived by applying uncertainty factors (UF) for the following types of extrapolations: intraspecies extrapolation (UF<sub>H</sub> = 10 to account for variation in sensitivity among the human population), inter-species extrapolation (UF<sub>A</sub> = 10 to account for extrapolating from experimental animals to humans) and Lowest Observed Adverse Effect Level (LOAEL)-to-

<sup>&</sup>lt;sup>8</sup> TSCA New Chemicals Program (NCP) Chemical Categories. <a href="https://www.epa.gov/reviewing-new-chemicals-under-toxic-substances-control-act-tsca/chemical-categories-used-review-new">https://www.epa.gov/reviewing-new-chemicals-under-toxic-substances-control-act-tsca/chemical-categories-used-review-new</a>.

NOAEL extrapolation (UF<sub>L</sub> = 10 to account for using a LOAEL when a NOAEL is not available). Hence, in the New Chemicals Program, a benchmark MOE is typically 100 and 1,000 when NOAELs and LOAELs, respectively, are used to identify hazard. When allometric scaling or pharmacokinetic modeling is used to derive an effect level, the UF<sub>H</sub> may be reduced to 3, for a benchmark MOE of 30. The benchmark MOE is used to compare to the MOE calculated by comparing the toxicity NOAEL or LOAEL to the estimated exposure concentrations. When the calculated MOE is equal to or exceeds the benchmark MOE, the new chemical substance is not likely to present an unreasonable risk. EPA assesses risks to workers considering engineering controls described in the PMN but in the absence of personal protective equipment (PPE) such as gloves and respirators. If risks are preliminarily identified, EPA then considers whether the risks would be mitigated by the use of PPE (e.g., impervious gloves, respirator).

Risks were not identified for workers for nephrotoxicity via inhalation of respirable and total particulates based on quantitative hazard data for an analogue ( $MOE_{Respirable} = 494$ ;  $MOE_{Total} = 171$ ; Benchmark MOE = 100). Risks were identified for workers for nephrotoxicity via dermal contact based on quantitative hazard data for an analogue to the LMW fractions (MOE = 74; Benchmark MOE = 100). Skin sensitization hazards to workers via dermal contact were identified based on the use of the new chemical substance as [claimed CBI] and based on positive skin sensitization results for an analogue to the LMW fraction. Risks for these endpoints were not quantified due to a lack of dose-response for these hazards. However, exposures can be mitigated by the use of appropriate personal protective equipment (PPE), including impervious gloves. EPA expects that employers will require and that workers will use appropriate PPE consistent with the Safety Data Sheet (SDS) prepared by the submitter, in a manner adequate to protect them.

Risks were not identified for the general population for nephrotoxicity via drinking water, fish ingestion, or inhalation of stack or fugitive air based on quantitative hazard data for an analogue to the low molecular fractions (MOE<sub>Adult Drinking Water (DW)</sub> = 553,004; MOE<sub>InfantDW</sub> = 131,668; MOE<sub>Fish Ingestion</sub> = 24,935; MOE<sub>Stack Air</sub> > 37 million; MOE<sub>Fugitive Air</sub> = 9,156; Benchmark MOE = 100). Risks were not evaluated for the general population via groundwater impacted by landfill leachate because exposures were expected to be negligible. Sensitization hazards to the general population are not expected via drinking water, fish ingestion, or stack or fugitive air releases due to dilution of the chemical substance in the media. Risks to consumers were not evaluated because consumer uses were not identified as conditions of use.

Risks to the environment from acute and chronic exposure are not expected at any concentration of the new chemical substance soluble in the water (i.e., no effects at saturation).

It is reasonably foreseen, based on the submitter's amendments to the submission, that the new chemical substance could have increased water releases above 770 ppb. The SNUR that has been proposed for this chemical substance defines certain conditions of use as significant new uses. The proposed significant new uses include releases to water where the surface water concentration of the chemical substance exceeds 770 ppb. Conditions of use that fall under the restrictions of the proposed SNUR are not likely to present unreasonable risk of injury to health or the environment because (1) those conditions of use are not likely to be commenced during the pendency of the proposed SNUR, and (2) upon finalization of the SNUR, those conditions of

use would be prohibited unless and until EPA makes an affirmative determination that the

section 5(e) or 5(f).		
9/30/2020	/s/	
Date:	Madison H. Le, Director Chemical Control Division Office of Pollution Prevention and Toxics U.S. Environmental Protection Agency	

significant new use is not likely to present an unreasonable risk or takes appropriate action under