## NOSB COMMITTEE RECOMMENDATION Form NOPLIST1. Committee Transmittal to NOSB

For NOSB Meeting: May 2008 .				Substance: Jujube Fruit Powdered Extract to 205.606					
Committee: Crops ☐ Livestock ☐ Handling X Petition is for: Inclusion of Jujube Fruit Powdered Extract on the National List § 205.606									
A. Evaluation Criteria (Applicability noted for each category; Documentation attached)  1. Impact on Humans and Environment  2. Essential & Availability Criteria  3. Compatibility & Consistency  4. Commercial Supply is Fragile or Potentially Unavailable as Organic (only for 606)  B. Substance Fails Criteria Category: 4 Comments: The petition is not compelling in it's assertion that this material cannot be obtained organically in the appropriate form, quantity, or quality  C. Proposed Annotation (if any):  Basis for annotation: To meet criteria above:  Other regulatory criteria:  Citation:  D. Recommended Committee Action & Vote (State Actual Motion): Recommend Jujube Fruit Powdered Extract for listing on									
§205.606  Motion by: Julie We	eisman Seco	nded	: Steve DeMuri	Y	/es: <u>0</u>	No: <u>5</u> Absen	nt: <u>1</u>	Abstain: 0	
	Crops Livestock		Agricultural Non-Synthetic		X	Allowed <sup>1</sup> Prohibited <sup>2</sup>			
	Handling	Х	Synthetic			Rejected <sup>3</sup>	х		
	No restriction		Commercially Un- Available as Organic <sup>1</sup> Deferred <sup>4</sup>						
1) Substance voted to be added as "allowed" on National List to § 205with Annotation (if any)  2) Substance to be added as "prohibited" on National List to § 205with Annotation (if any)  Describe why a prohibited substance:  3) Substance was rejected by vote for amending National List to § 205. 606 Describe why material was rejected: Material was									
rejected because petition did not demonstrate that this material may not be available in organic form.  4) Substance was recommended to be deferred because									
follow up If follow-up needed, who will									
E. Approved by Committee Chair to transmit to NOSB:									
Committee Chair Date									

## NOSB EVALUATION CRITERIA FOR SUBSTANCES ADDED TO THE NATIONAL LIST

Category 1. Adverse impacts on humans or the environment? Substance - Jujube Fruit Powdered Extract

Category 1. Adverse impacts on it	mans	or the	enviroin	nent? Substance - Jujube Fruit Powdered Extract
Question	Yes	No	N/A <sup>1</sup>	Documentation (TAP; petition; regulatory agency; other)
1. Are there adverse effects on environment from manufacture, use, or disposal? [§205.600 b.2]		X		Pages 2 and 3 of the petition claim there are no adverse effects on the environment.
2. Is there environmental contamination during manufacture, use, misuse, or disposal? [§6518 m.3]		X		Same as above
3. Is the substance harmful to the environment? [§6517c(1)(A)(i);6517(c)(2)(A)i]		X		Same as above
4. Does the substance contain List 1, 2, or 3 inerts? [§6517 c (1)(B)(ii); 205.601(m)2]		X		None listed in the petition, ingredient specification, or MSDS.
5. Is there potential for detrimental chemical interaction with other materials used? [§6518 m.1]		X		Page 2 of the petition
6. Are there adverse biological and chemical interactions in agroecosystem? [§6518 m.5]			X	None indicated in the petition - pages 2 and 3.
7. Are there detrimental physiological effects on soil organisms, crops, or livestock? [§6518 m.5]			X	Page 3 of the petition.
8. Is there a toxic or other adverse action of the material or its breakdown products? [§6518 m.2]			X	Pages 2 and 3 of the petition.
9. Is there undesirable persistence or concentration of the material or breakdown products in environment?[§6518 m.2]			X	Same as above
10. Is there any harmful effect on human health? [§6517 c (1)(A)(i); 6517 c(2)(A)i; §6518 m.4]		X		Petition page 3 Section 9 d.) states that Jujube has been used as food and herbal medicine for thousands of years in China. Petitioner claims it was marketed in the US prior to 10/15/94, and was grandfathered in as "considered safe" per DSHEA, upon it's implementation on 10/15/94.
11. Is there an adverse effect on human health as defined by applicable Federal regulations? [205.600 b.3]		X		See above
12. Is the substance GRAS when used according to FDA's good manufacturing practices? [§205.600 b.5]		Х		Page 3 of petition - jujube powdered extract was marketed in the U.S. prior to October 15, 1994. The Dietary Supplement Health and Education Act (DSHEA) provides that supplement ingredients that were marketed in the U.S. prior to the enactment of DSHEA on October 15, 1994 are considered safe and are "grandfathered in" as safe for use. This herb is also listed in The American Herbal Products Association's Herbs of Commerce, 2nd Edition.
13. Does the substance contain residues of heavy metals or other contaminants in excess of FDA tolerances? [§205.600 b.5]		X		None listed in the MSDS attached to the petition.

<sup>1</sup>If the substance under review is for crops or livestock production, all of the questions from 205.600 (b) are N/A—not applicable.

Category 2. Is the Substance Essential for Organic Production? Substance - Jujube Fruit Powdered Extract

Category 2. Is the Substance Esse	ciitiai io	i Oiga	inc i rou	uction: Substance - Jujube Fruit Fowdered Extract
Question	Yes	No	N/A <sup>1</sup>	Documentation (TAP; petition; regulatory agency; other)
1. Is the substance formulated or manufactured by a chemical process? [6502 (21)]		X		Page 2 of petition states the fruit is harvested, dried, clean milled and placed into an extraction kettle. Water and ethanol are added and heat applied. The extracted liquid is concentrated into essential oils and standardized to the desired concentration. The essential oils are mixed with organic astragalus root carrier then spray dried and ground into a powder."
2. Is the substance formulated or manufactured by a process that chemically changes a substance extracted from naturally occurring plant, animal, or mineral, sources? [6502 (21)]		X		See above
3. Is the substance created by naturally occurring biological processes? [6502 (21)]			X	This is an agricultural product
4. Is there a natural source of the substance? [§205.600 b.1]			X	This is an agricultural product
5. Is there an organic substitute? [§205.600 b.1]			X	Material is being petitioned for inclusion on §205.606; see category 4 below.
6. Is the substance essential for handling of organically produced agricultural products? [§205.600 b.6]			X	
7. Is there a wholly natural substitute product? [§6517 c (1)(A)(ii)]			X	This is an agricultural product
8. Is the substance used in handling, not synthetic, but not organically produced? [§6517 c (1)(B)(iii)]	X			This is an agricultural product being petitioned for inclusion on §205.606
9. Is there any alternative substances? [§6518 m.6]			X	
10. Is there another practice that would make the substance unnecessary? [\$6518 m.6]			X	

Category 3. Is the substance compatible with organic production practices? Substance - Jujube Fruit Powdered Extract

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Question	Yes	No	N/A	Documentation (TAP; petition; regulatory agency; other)
1. Is the substance compatible with organic handling? [\$205.600 b.2]			X	
2. Is the substance consistent with organic farming and handling? [§6517 c (1)(A)(iii); 6517 c (2)(A)(ii)]			X	
3. Is the substance compatible with a system of sustainable agriculture? [§6518 m.7]			X	
4. Is the nutritional quality of the food maintained with the substance? [§205.600 b.3]			X	
5. Is the primary use as a preservative? [§205.600 b.4]		X		
6. Is the primary use to recreate or improve flavors, colors, textures, or nutritive values lost in processing (except when required by law, e.g., vitamin D in milk)? [205.600 b.4]		X		
7. Is the substance used in production, and does it contain an active synthetic ingredient in the following categories: a. copper and sulfur compounds;		X		
b. toxins derived from bacteria;		X		
c. pheromones, soaps, horticultural oils, fish emulsions, treated seed, vitamins and minerals?		X		
d. livestock parasiticides and medicines?		X		
e. production aids including netting, tree wraps and seals, insect traps, sticky barriers, row covers, and equipment cleaners?		X		

If the substance under review is for crops or livestock production, all of the questions from 205.600 (b) are N/A—not applicable.

## Category 4. Is the commercial supply of an agricultural substance as organic, fragile or potentially unavailable? [§6610, 6518, 6519, 205.2, 205.105 (d), 205.600 (c) 205.2, 205.105 (d), 205.600 (c)]

## Substance - - <u>Jujube Fruit Powdered Extract</u>

Question	Yes	No	N/A	Comments on Information Provided (sufficient,
1. In the communities described		X		plausible, reasonable, thorough, complete, unknown)
1. <u>Is the comparative description</u>		Λ		Petition did not provide sufficient information explaining
<u>provided</u> as to why the non-organic form of the material /substance is				why the non-organic form of the materials is necessary for use in organic handling
				use in organic nandring
necessary for use in organic handling?  2. Does the current and historical		X		Detition and 2 Section 12 states metitioned and an arrangement
		Λ		Petition page 3 Section 12. states petitioner's procurement
industry information, research, or				department is continuously searching for organic forms of the non-organic ingredients used in the company's
evidence provided explain how or why the material /substance cannot be				
obtained organically in the appropriate				formulations. Regular searches include monthly review of trade journals, ingredient source contacts, internet searches,
form to fulfill an essential function in				and websites of both the Organic Trade Association and
a system of organic handling?				Quality Assurance International. There is no detail provided
a system of organic handling:				as to who and when potential sources were contacted, and to
				what extent the fruit was unavailable in quality, quantity, or
				form. An internet search by the petition evaluator indicated
				that organic jujube fruit was available.
3. Does the current and historical		X		See above
industry information, research, or				
evidence provided explain how or why				
the material /substance cannot be				
obtained organically in the appropriate				
<b>quality</b> to fulfill an essential function				
in a system of organic handling?				
4. Does the current and historical		X		See above
industry information, research, or				
evidence provided explain how or why				
the material /substance cannot be				
obtained organically in the appropriate				
quantity to fulfill an essential				
function in a system of organic				
handling?		W		
5. Does the industry information		X		Page 2 Section 5 of the petition describes historical
provided on material / substance non-				producing areas, but does not address the current situation,
availability as organic, include (but				nor does it discuss supplies related to hurricanes, floods,
not limited to) the following:  a. Regions of production (including				droughts, trade related issues, etc.
factors such as climate and number of				
regions);				
b. Number of suppliers and amount		X		See above
produced;				
c. Current and historical supplies		X		See above
related to weather events such as				
hurricanes, floods, and droughts that				
may temporarily halt production or				
destroy crops or supplies;				
d. Trade-related issues such as		X		See above
evidence of hoarding, war, trade				
barriers, or civil unrest that may				
temporarily restrict supplies; or	ļ			
e. Are there other issues which may		X		See above
present a challenge to a consistent				
supply?				