

**Formal Recommendation**  
**From: National Organic Standards Board (NOSB)**  
**To: National Organic Program (NOP)**

**Date:** October 22, 2021

**Subject:** Crops 2023 sunset reviews

**NOSB Chair:** Steve Ela

**The NOSB hereby recommends to the NOP the following:**

Rulemaking Action: X

**Statement of the Recommendation:**

The NOSB recommends the following sunset substances be **renewed**:

**§205.601 Sunsets: Synthetic substances allowed for use in organic crop production:**

Copper sulfate (§205.601(a)(3) & §205.601(e)(4))

Ozone gas

Peracetic acid (§205.601(a)(6) & §205.601(i)(8))

EPA List 3 -Inerts of unknown toxicity

Chlorine materials

(i) Calcium hypochlorite

(ii) Chlorine dioxide

(iii) Hypochlorous acid -generated from electrolyzed water

(iv) Sodium hypochlorite

Magnesium oxide

**§205.602 Sunsets: Nonsynthetic substances prohibited for use in organic crop production:**

Calcium chloride

Rotenone

**NOSB Vote:** See below for votes and rationale supporting each recommendation

**Sunset 2023  
Final Review  
Crops Substances § 205.601 & § 205.602  
October 2021**

**Introduction**

As part of the [Sunset Process](#) the NOSB has evaluated the need for the continued allowance for or prohibition of the following substances for use in organic crop production.

**§205.601 Sunsets: Synthetic substances allowed for use in organic crop production:**

- [Copper sulfate \(§205.601\(a\)\(3\) & §205.601\(e\)\(4\)\)](#)
- [Ozone gas](#)
- [Peracetic acid \(§205.601\(a\)\(6\) & §205.601\(i\)\(8\)\)](#)
- [EPA List 3 - Inerts of unknown toxicity](#)
- Chlorine materials
  - [\(i\) Calcium hypochlorite](#)
  - [\(ii\) Chlorine dioxide](#)
  - [\(iii\) Hypochlorous acid - generated from electrolyzed water](#)
  - [\(iv\) Sodium hypochlorite](#)
- [Magnesium oxide](#)

**§205.602 Sunsets: Nonsynthetic substances prohibited for use in organic crop production:**

- [Calcium chloride](#)
- [Rotenone \(CAS # 83-79-4\)](#)

## Copper sulfate

**Reference:** §205.601(a)(3) Copper sulfate - for use as an algicide in aquatic rice systems, is limited to one application per field during any 24-month period. Application rates are limited to those which do not increase baseline soil test values for copper over a timeframe agreed upon by the producer and accredited certifying agent; and,

§205.601(e)(4) Copper sulfate—for use as tadpole shrimp control in aquatic rice production, is limited to one application per field during any 24-month period. Application rates are limited to levels which do not increase baseline soil test values for copper over a timeframe agreed upon by the producer and accredited certifying agent.

**Technical Report:** [1995 TAP \(Copper Sulfate and Other Coppers\)](#); [2001 TAP](#); [2011 TR](#)

**Petition(s):** [2001](#)

**Past NOSB Actions:** [10/2001 meeting minutes and vote](#); [11/2007 recommendation](#); [04/2011 recommendation](#); [10/2016 sunset recommendation](#)

**Recent Regulatory Background:** National List amended 10/31/2003 ([68 FR 61987](#)); Sunset renewal notice effective 11/03/2013 ([78 FR 61154](#)); Sunset renewal notice effective 11/03/2013; Sunset renewal notice effective 5/29/2018 ([83 FR 14347](#))

**Sunset Date:** 5/29/2023

### NOSB Review

#### Use

Copper sulfate is used as an algicide for rice crops, as the growth of algal matting in flooded fields can dislodge young seedlings. It is broadcast aerially into the flooded rice fields by plane. Rice farmers also spray copper sulfate to control a freshwater invertebrate, *Triops longicaudatus*, otherwise known as tadpole shrimp. Tadpole shrimp are only detrimental to very young seedlings, as their burrowing activities can disrupt the seedling roots and the first emerging leaves.

#### Manufacture

Copper sulfate is manufactured by treating copper metal with hot concentrated sulfuric acid. Copper oxides can be treated with a more dilute sulfuric acid to produce copper sulfate. Copper sulfate is also known as copper vitriol.

#### International Acceptance

While the majority of rice is grown in Asian countries, the top ten countries that contribute to global organic rice production include Italy and the USA, as shown in the table below.

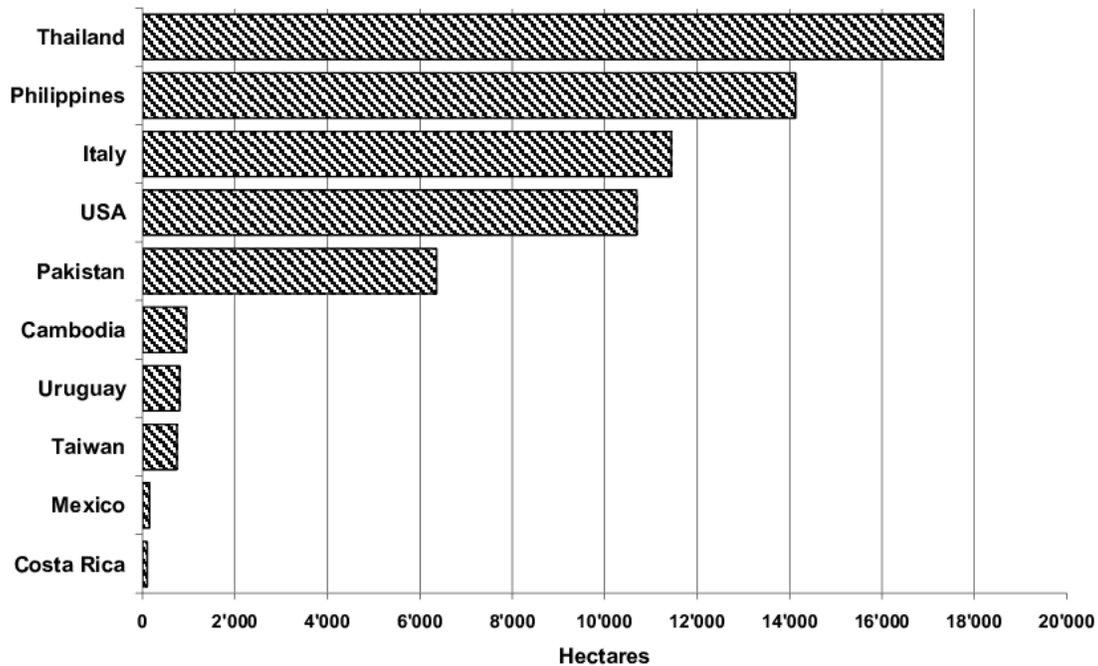


Figure 1. Top producers of organic rice globally (Willer and Yuseffi 2007).

#### [Canadian General Standards Board Permitted Substances List](#)

- Permitted for use as a wood preservative, fungicide on fruit and vegetables or for disease control.
- Shall be used with caution to prevent excessive copper accumulation in the soil. Copper buildup in soil may prohibit future use.
- Visible residue of copper products on harvested crops is prohibited.
- There is very little rice grown in Canada, but the organic rice grown in Abbotsford is farmed without copper sulfate and using the seedling transplanting method that eliminates the need for copper sulfate.

[European Economic Community \(EEC\) Council Regulation, EC No. 834/2007](#) and 889/2008. European Chemicals Agency (ECHA)

- The EU does not permit copper sulfate for use in organic rice production.
- ECHA states copper sulfate “is very toxic to aquatic life, is very toxic to aquatic life with long lasting effects, may cause cancer, may damage fertility or the unborn child, is harmful if swallowed, causes serious eye damage, may cause damage to organs through prolonged or repeated exposure, causes skin irritation and may cause an allergic skin reaction.”

#### [Japan Agricultural Standard \(JAS\) for Organic Production](#)

- Copper sulfate is only permitted in organic agriculture as a fungicidal spray, not for use in rice fields.

#### **Environmental and Human Health Issues**

Copper is readily dissolved and suspended in the water and is lethal to fish and other aquatic organisms at fairly low concentrations. In amphibians, increasing concentrations of copper can alter behavior, reduce growth rates and final size, and at higher concentrations can result in death. Copper also has algicidal effects and can disrupt the food chain in aquatic environments. For this reason, its direct introduction into

flooded rice fields is contentious, particularly since rice fields serve as replacement wetlands for many flora and fauna in agricultural areas like Northern California. Previous [comments to the NOSB](#) have highlighted specific concerns that the application rates in organic rice fields in California are several times higher than the amounts known to be toxic to native amphibian species.

In the soil, copper concentrates heavily in the topsoil and over time, leads to resistant fungal strains, as well as altering the soil microbiota and killing soil-dwelling animals such as earthworms. Copper toxicity in the soil can reduce the growth and nutrient value of crop plants, as well as damage the integrity of root systems (Van Assche and Clijsters, 1990). Because it accumulates in the soil over time and eventually results in poor plant outcomes, its use as a sustainable practice is called into question.

Copper sulfate has been shown to be [toxic to bees](#), particularly in tropical environments. At sub-lethal levels, the heavy metal also changes behavior and movement ability of bees (Rodrigues et al, 2016). Despite this, there are multiples statements on the National Pesticide Information Center ([NPIC](#)) and in US Environmental Protection Agency Office of Pesticide Programs documents stating that copper sulfate is virtually non-toxic to bees. This is an important issue to clarify. The role that bees play in the pollination of commercial crops globally should make the use of copper sulfate a concern to farmers and the general public alike.

Copper sulfate has been classified as a human carcinogen by the European Chemicals Agency (ECHA), with specific concern for renal cancers (Buzio et al, 2002). Chronic exposure to fungicidal sprays elevated the risk of renal cancers by almost 3 times. While copper binds to soils readily, copper contamination of drinking water sources would also be a concern.

### **Discussion**

Copper sulfate is a difficult substance to evaluate, as there appears to be broad consensus throughout the US, EU, and Canada that it is hazardous to both human health and the environment. Despite this, its use has repeatedly been extended in all three jurisdictions, as there isn't yet a viable organic alternative for copper in certain applications. The EU, Canada, and Japan all exclude copper sulfate for organic rice production but allow it as a fungicidal spray in organic orchards and vineyards.

In terms of copper sulfate use in rice paddies to control tadpole shrimp, it appears that there may be ways to circumvent the need for chemical control. The tadpole shrimp emerge from eggs and most hatch within 1-3 days of flooding. Tadpole shrimp primarily cause injury to the rice through chewing young roots and shoots and disrupting the roots with burrowing activities (Tindall and Fothergill, 2012). The shrimp do not injure older seedlings once they have reached the water surface and roots are well established in the soil. In fact, at this later stage in seedling development, the tadpole shrimp can be beneficial to the crop by controlling algae and mosquitos.

Transplanting in older seedlings eliminates any threat from algal mats to the delicate young seedling stage, as do practices such as dry seeding the rice or ensuring that the rice is seeded directly at the time of flooding. Interestingly, transplanting seedlings has been the preferred method of rice production throughout most of human rice cultivation. In Asian rice cultivation, the tadpole shrimp are often deliberately introduced as a means of controlling algae and mosquitos. The current approach of flooding the fields and then direct wet-seeding didn't gain popularity until broad chemical use was implemented and has been demonstrated to marginally reduce costs and increase yields.

It may be time to research alternate algicides and other means of controlling tadpole shrimp. It appears that to date there is sufficient evidence to conclude that:

- 1) use of copper sulfate in rice fields can cause environmental damage,

- 2) alternative seeding practices could eliminate the need for copper sulfate as both algae and tadpole shrimp cease to be problematic once seedlings are established and
- 3) international standards do not allow for spraying of copper sulfate for organic rice production.

Despite these points, public comment, and interviews with organic rice farmers, certifying agencies, and former board members have all highlighted the ongoing need for copper sulfate until alternative herbicides/insecticides are available. According to these sources, abrupt de-listing would have a tremendous negative impact on US-grown organic rice.

### **NOSB Review**

Much of the Crops Subcommittee's review of copper sulfate centered on public comments and on interviewing stakeholders after the Spring 2021 NOSB meeting. There were in excess of twenty-five written and oral comments with the overwhelming majority in favor of keeping copper sulfate on the National List. Two of the organizations most opposed to the use of copper sulfate did not advocate immediate delisting, but rather, strongly urged the program to: Get serious about "Continuous Improvement" and to put some real effort into finding alternative methods or materials that would limit or end its use.

The Crops Subcommittee recommends re-listing copper sulfate and has called for a comprehensive review of copper sulfate as part of its Research Priorities for 2021.

### **References**

- Buzio L, Tondel M, De Palma G, et al. (2002) Occupational risk factors for renal cell cancer. An Italian case-control study. *La Medicina del Lavoro*. 93(4):303-309.
- Rodrigues C, Krüger A, Barbosa W, Guedes R (2016) Leaf fertilizers affect survival and behavior of the Neotropical Stingless Bee *Friesella schrottkyi* (Meliponini: Apidae: Hymenoptera) , *Journal of Economic Entomology*, 109(3):1001–1008.
- Tindall K, Fothergill K (2012) Review of a new pest of rice, Tadpole Shrimp (Notostraca: Triopsidae), in the midsouthern United States and a winter scouting method of rice fields for preplanting detection. *Journal of Integrated Pest Management* 3 (3):B1–B5.
- Van Assche F, Clijsters H (1990) Effects of metals on enzyme activity in plants. *Plant Cell Environ*. 13:195-206.
- Willer, Helga & Yussefi, Minou. (2007). *The World of Organic Agriculture - Statistics and Emerging Trends 2007*.

### **Justification for Vote**

The NOSB proposes removal of copper sulfate from the National List based on the following criteria in the Organic Foods Production Act (OFPA) and/or 7 CFR 205.600(b): N/A. Not recommending removal.

### **NOSB Vote**

Motion to remove copper sulfate from the National List at 205.601(a)(3) and 205.601(e)(4)

Motion by: Jerry D'Amore

Seconded by: Rick Greenwood

Yes: 3 No: 11 Abstain: 0 Absent: 0 Recuse: 0

Motion Failed

## Ozone gas

**Reference:** §205.601(a)(5) Ozone gas—for use as an irrigation system cleaner only.

**Technical Report:** [2002 TAP](#); [2021 TR](#)

**Petition(s):** [2001](#)

**Past NOSB Actions:** [09/2002 meeting minutes and vote](#); [11/2007 recommendation](#); [12/2011 recommendation](#); [10/2016 sunset recommendation](#)

**Recent Regulatory Background:** National List amended 10/31/2003 ([68 FR 61987](#)); Sunset renewal notice effective 11/03/2013 ([78 FR 61154](#)); Sunset renewal notice effective 5/29/2018 ([83 FR 14347](#)).

**Sunset Date:** 5/29/2023

### NOSB Review

#### Use

Ozone gas is a strong oxidant and works by oxidizing plant tissue and bacterial membranes. It is used as an antimicrobial agent to clean irrigation lines. It has been used in Europe for more than 100 years to treat drinking water and it has been used in the United States to disinfect water and to oxidize color and taste contaminants in water. Ozone is found in the atmosphere at levels of 0.05 ppm but at levels of 0.5 ppm in cities with smog.

#### Manufacture

Ozone is usually formed by combining an oxygen molecule with an oxygen atom in an endothermic reaction. Because ozone is unstable it is generated at the point of use. It can be generated by irradiating oxygen-containing gas with UV light and the other technologies, but the primary industrial method is by corona discharge. There are generally four system components to an ozone generating process; a power source or ozone generator, a gas source, an ozone delivery system, and an off-gas destruction system. The gas source may be air, high purity oxygen or a combination of the two.

#### International acceptance

The 2021 TR of ozone noted the following:

[Canadian General Standards Board Permitted Substances List](#) - not listed

[European Economic Community \(EEC\) Council Regulation, EC No. 834/2007 and 889/2008](#)  
- ozone not listed.

[International Federation of Organic Agriculture Movements \(IFOAM\) Norms](#)  
- listed as an equipment cleanser and equipment disinfectant.

[CODEX Alimentarius Commission, Guidelines for the Production, Processing, Labelling and Marketing of Organically Produced Foods \(CXG 32-1999\)](#) - not listed

[Japan Agricultural Standard \(JAS\) for Organic Production](#) - ozone is not listed for water treatment.

#### Human Health and Environmental Issues

When ozone gas is used for water treatment it oxidizes or disinfects many components that impact water quality and could result in crop iron deficiencies. It will oxidize iron and manganese, which precipitate as ferric and manganese hydroxides. Ozone partially oxidizes organic matter to forms that are more easily biodegradable. It is also germicidal against many types of pathogenic organisms including viruses, bacteria,

and protozoa. It is rated as a strong irritant via inhalation, and irritating to skin, eyes, and mucous membranes. Ozone systems that inject directly into irrigation lines use relatively low concentrations of ozone and there is little potential for off-gassing. In water, ozone decomposes rapidly and the only decomposition product is oxygen, as opposed to chlorine, which can generate trihalomethanes. Cleaning of irrigation lines should not lead to problems with soil structure because most of the ozone is contained in the irrigation tubing.

### Discussion

Ozone is still in active use by the organic community. One certifier indicated that ozone is listed in 50 organic system plans (OSPs). The users include wineries, mushroom operations, and grain handlers. There were 17 public comments at the 2021 Spring NOSB meeting, and all were in favor of relisting ozone gas on the National List.

### Justification for Vote

The NOSB proposes removal of ozone gas from the National List based on the following criteria in the Organic Foods Production Act (OPFA) and/or 7 CFR 205.600(b): N/A. Not recommending removal.

### NOSB Vote

Motion to remove ozone gas from the National List

Motion by: Rick Greenwood

Seconded by: Amy Bruch

Yes: 0 No: 14 Abstain: 0 Absent: 0 Recuse: 0

Motion Failed

## Peracetic acid

**Reference:** §205.601(a)(6) Peracetic acid—for use in disinfecting equipment, seed, and asexually propagated planting material. Also permitted in hydrogen peroxide formulations as allowed in §205.601(a) at concentration of no more than 6% as indicated on the pesticide product label; and, §205.601(i)(8) Peracetic acid - for use to control fire blight bacteria. Also permitted in hydrogen peroxide formulations as allowed in §205.601(i) at concentration of no more than 6% as indicated on the pesticide product label.

**Technical Report:** [2000 TAP](#); [2016 TR](#)

**Petition(s):** [2008](#)

**Past NOSB Actions:** [11/2007 recommendation](#); [11/2009 annotation change](#); [12/2011 sunset recommendation](#); [10/2016 sunset recommendation](#)

**Recent Regulatory Background:** National List amended 10/31/2003 ([68 FR 61987](#)); Sunset Review 10/09/2008 ([73 FR 59479](#)); Annotation change 05/28/2013 ([78 FR 31815](#)); Sunset renewal notice effective 5/29/2018 ([83 FR 14347](#)).

**Sunset Date:** 5/29/2023

### NOSB Review

#### Use

In organic crop production, peracetic acid, or PAA, is used to disinfect equipment. It can also be used as a disinfectant to treat seeds or asexually propagated planting material. It can be used to disinfect pruning equipment to help prevent the spread of the fire blight bacterium and is also used in one of the hydrogen

peroxide formulations for control on the tree canopy of this same disease. PAA is also used in formulations of hydrogen peroxide, allowed at a concentration of no more than 6%, for use in organic crop production. Peracetic acid was relisted during the 2016 sunset review for Handling and the 2017 sunset review for Livestock. Peracetic acid is an unstable oxidizing agent, which makes it an effective sanitizer.

First industrially developed in 1950, it has historically been used to treat fruits and vegetables to reduce spoilage from bacteria and various fungi. It is used to treat bulbs, to disinfect potting soil, clean irrigation equipment, and as a seed treatment to inactivate fungi or other plant diseases. Additionally, in organic crop production it is also used as a bactericide/fungicide in wash waters to help decrease *Escherichia coli* O157:H7 on some fruit and vegetable crops. With the removal of two antibiotics previously allowed for use in organic crop production to assist in fire blight reduction, use of this substance as part of a rotational control and fire blight prevention program has increased in recent years, according to information provided by some organic stakeholders during public comment periods.

### **Manufacture**

According to the 2016 Technical Report (TR), solutions of peracetic acid, hydrogen peroxide, acetic acid, and water are produced by reacting glacial acetic acid with hydrogen peroxide, frequently in the presence of a catalyst such as a mineral acid (e.g., sulfuric acid). Most commercially available PAA solutions contain a synthetic stabilizer and chelating agent such as HEDP (1-hydroxyethylidene-1, 1-diphosphonic acid) or dipicolinic acid (2, 6-dicarboxypyridine) to slow the rate of oxidation or decomposition.

PAA appears to be a straightforward material in that it is made from, and decomposes back to, acetic acid, oxygen, and water. PAA is a very strong oxidizing agent and can be produced by the interaction between methyl (or acetaldehyde) and air, or by mixing acetic acid and hydrogen peroxide (methyl itself derives from plants, commonly coffee, bread grains, and ripe fruit). It can also be produced within laundry detergents and is considered a more effective bleach than hydrogen peroxide.

### **International Acceptance**

[Canadian General Standards Board Permitted Substances List](#) - permits the use of peracetic (peroxyacetic) acid at paragraph 4.3 (Crop Production Aids and Materials) with the following annotation: "Permitted for: a) controlling fire blight bacteria; and b) disinfecting seed and asexually propagated planting material". This allowance is consistent with NOP regulations.

[European Economic Community \(EEC\) Council Regulation, EC No. 834/2007 and 889/2008](#) - Peracetic acid is not listed in Annex II – Pesticides – plant protection products. Nonetheless, as of June 1, 2012, the European Union and the United States have an equivalency agreement whereby organic products certified to the USDA or European Union (EU) organic standards may be sold and labeled as organic in both the U.S.A. and the EU.

[Codex](#) - Not listed.

[Japan Agricultural Standard \(JAS\) for Organic Production](#) - Not listed in the Japanese Agricultural Standard for Organic Production. However, the United States entered into an equivalency agreement with Japan, effective on January 1, 2104. The scope of the arrangement is limited to plants and plant-based products which undergo final processing, packaging, or labeling within the boundaries of those two countries.

[IFOAM](#) - The IFOAM norms permit the use of peracetic acid for cleaning equipment and/or disinfecting equipment with no final rinse (IFOAM Appendix 4, Table 2), for pest and disease control, and for disinfection of livestock housing and equipment (IFOAM Appendix 5).

## **Human Health and Environmental Issues**

If misused, peracetic acid can irritate eyes, skin, and breathing.

### **Discussion**

Peracetic acid was registered by the EPA for indoor antimicrobial use in 1985. In the December 2, 2011 NOSB recommendation for the 2013 sunset review of peracetic acid for the two Crops listings at § 205.601(a)(6) and § 205.601(i)(8), the Board clarified the annotation change from the 2009 recommendation and supported it.

The original recommended annotation change was:

§205.601(a)(6) Peracetic acid—for use in disinfecting equipment, seed, and asexually propagated planting material. Permitted in hydrogen peroxide formulations at concentration of no more than 5%.

§205.601(i)(8) Peracetic acid—for use to control fire blight bacteria. Permitted in hydrogen peroxide formulations at concentrations of no more than 5%.

This annotation was later implemented by the NOP with a slight change. The recommended 5% limit was changed to a 6% limit, based on information provided during public comment stating the recommended 5% limit was too low compared to percentages in use at the time. This point of concern was discussed at the Spring which year? NOSB meeting and it was decided that this slight increase in the percentages was necessary to adequately accommodate use rates.

While there do appear to be other materials that could be used as possible alternatives, peracetic acid is selected for use by many organic crop producers for many reasons: it is a strong oxidizing compound, it works well in cold conditions, it does not give off chlorine into the environment, it is used as part of a rotation process in fire blight disease control, and it is the more benign of the sanitizers and disinfectants, since it reverts back to acetic acid, oxygen, and water in the environment. It has also been described as a no-rinse material. This information was provided during public comment and can be found in the 2016 TR.

Concerns about the various forms of peracetic acid mentioned in the 2016 TR were raised during public comment submitted for the Spring 2016 NOSB meeting. The NOSB determined the majority of those other sources (that were raising a concern) would not be allowed for use in organic crop production or other currently allowed uses, as currently shown on the National List. Several commenters mentioned that all sanitizers and disinfectants should be looked at to determine need and to prioritize allowed uses. The NOSB determined this request was outside of the scope of this specific sunset review and would need to be addressed as a separate issue/topic.

Other public comments mentioned that the implementation of the Food Safety Modernization Act (FSMA), which oversees an enhanced approach to food safety at the farm and handling levels, places an even higher degree of necessity in having this material and/or other sanitizers available for use in organic crop production.

There was overwhelming support for the continued (re)listing of peracetic acid for use in organic crop production. While a few commenters took a neutral position, there were no commenters, either during the written or oral public comment periods, that were specifically opposed to the relisting of peracetic acid. Based on the information provided (comments, new TR, etc.), discussion during public comment periods (in-person, webinar, and written), and Subcommittee review and discussion, the NOSB determined this material satisfies the OFPA Evaluation criteria and the Crops Subcommittee supported the relisting of

peracetic acid. Additionally, peracetic acid was relisted during the 2016 Sunset review for Handling and the 2017 Sunset review for Livestock.

### Summary of Public Comments

There is widespread use of peracetic acid by many stakeholders, and it is generally considered to be critical to the sanitizer, cleaner, and disinfectant toolkit as one of the most benign and effective materials available for crop-specific uses. Many certifiers report that it is a sanitizer in increasingly widespread use.

Organic producers consider peracetic acid essential to ensure food safety and compliance with food safety regulations under FSMA. Stakeholders broadly support the need for a comprehensive technical review of sanitizers and listing of sanitizers on the National List itemized “by specific use or application” with clear identification of the hazards to humans and the environment (NOC, 2020). Further, restructuring the National List so that cleaners, sanitizers, and disinfectants have a designated category would help to ensure certified operations understand which cleaners, sanitizers, and disinfectants may be used, and it would facilitate better organic education. Overall, a unique category on the National List could help the NOSB in its review of cleaners, sanitizers, and disinfectants, and it could support the use of alternative, less toxic materials, when their use can meet strict food safety standards (OTA, 2021). Establishing a separate sanitizer listing on the National List is beyond the scope of this sunset review but the Crops Subcommittee – in coordination with the Handling Subcommittee -- will recommend a work agenda item to advance these suggestions.

### Justification for Vote

The NOSB proposes removal of peracetic acid from the National List based on the following criteria in the Organic Foods Production Act (OFPA) and/or 7 CFR 205.600(b): N/A. Not recommending removal.

### NOSB Vote

Motion to remove peracetic acid from the National List

Motion by: Wood Turner

Seconded by: Jerry D’Amore

Yes: 0 No: 14 Abstain: 0 Absent: 0 Recuse: 0

Motion Failed

## EPA List 3 – Inerts of unknown toxicity

**Reference:** §205.601(m)(2) EPA List 3—Inerts of unknown toxicity—for use only in passive pheromone dispensers.

**Technical Report:** N/A

**Petition(s):** N/A

**Past NOSB Actions:** [10/2002 meeting minutes and vote \(see pheromones\)](#); [11/2007 recommendation](#); [05/2012 recommendation](#); [08/2015 recommendation to change annotation at 7 CFR §205.601\(m\)](#); [10/2016 sunset recommendation](#)

**Recent Regulatory Background:** National List amended 10/31/2003 ([68 FR 61987](#)); Sunset Review 10/09/2008 ([73 FR 59479](#)); Sunset Review 10/03/2013 ([78 FR 61154](#)); Sunset renewal notice effective 5/29/2018 ([83 FR 14347](#)).

**Sunset Date:** 5/29/2023

## **NOSB Review**

### **Use**

The annotation for EPA List 3 inerts limits their use in organic crop production to passive pheromone dispensers. The dispensers are generally manufactured as either tubes that contain pheromones or as an impregnated substance containing the pheromone. Passive pheromone dispensers may be used to trap and monitor insect populations, or they may be used for control of a pest through pheromone mating disruption. For trapping, the pheromone-impregnated dispenser is placed in a trap and the insect catch is monitored to determine when an economic threshold is reached, and the particular insect needs to be controlled. For pheromone mating disruption, the dispensers are tied to branches of trees or placed in such a manner that they are distributed throughout an area being covered by the pheromones. Throughout the season, the design of the pheromone dispensers regulates the volatilization of pheromones into the air. Once in the air of the production area, the pheromones act to disrupt mating by interfering with the insect communication systems. A wide variety of insects, mostly Lepidoptera, can be managed with pheromones including codling moth, peach twig borer, peach crown borer, leafrollers, pink bollworm, boll weevil, gypsy moth, and others. When they are placed in the production area, the pheromone dispensers are not in contact with the organic product being grown but are instead suspended from the trees or plants. Since the pheromone dispensers do not contact the product grown, there is no movement of the pheromones into the product. Passive pheromone dispensers are different from other forms of dispensers such as microencapsulated products, which are sprayed throughout the production area and could be in direct contact with the fruit or other product being grown.

### **Manufacture**

Manufacture varies based on which List 3 inert is being used, so will not be addressed.

### **International Acceptance**

#### [Canadian General Standards Board Permitted Substances List](#)

Synthetic and non-synthetic pheromones and semiochemicals are permitted. For pest control. Use in pheromone traps or passive dispensers.

#### [European Economic Community \(EEC\) Council Regulation, EC No. 834/2007 and 889/2008](#)

Pheromones, Attractant; sexual behaviour disrupter; only in traps and dispensers.

#### [CODEX Alimentarius Commission, Guidelines for the Production, Processing, Labelling and Marketing of Organically Produced Foods \(GXG 32-1999\)](#)

Pheromone preparations for traps.

#### [International Federation of Organic Agriculture Movements \(IFOAM\) Norms](#)

Pheromones – in traps and dispensers only.

#### [Japan Agricultural Standard \(JAS\) for Organic Production](#)

Limited to the agent containing sex pheromone activity for pest as active ingredient.

### **Human Health and Environmental Issues**

Passive pheromone dispensers used to monitor insects are crucial to integrated pest management programs in that they help to determine the size and impact of insect populations. The use of passive pheromone dispensers for mating disruption often precludes the need for other chemical controls. When used with adequate sanitation practices, monitoring, biocontrol methods, and environmental controls, pheromones can be effective in controlling certain Lepidoptera insects. Without pheromone use, and despite the other natural controls listed, insecticides may be needed for control of a specific pest insect. Insecticides may be either natural or synthetic but would most often be applied directly to the product

being grown and might require preharvest intervals. While pheromones are very specific to individual insect species, other insecticides may be broader spectrum and affect more species than those requiring control and may have more detrimental environmental impacts.

Other potential environmental issues relate to the number of pheromone dispensers containing List 3 inerts used per acre. Often maximum applications are in the range of 400 dispensers per acre. Information from the package of one manufacturer lists 8% other ingredients which may include List 3 inerts, and that the total amount of pheromone applied per acres is 50 grams. Given the small amount of pheromone applied, there is a very small volume of List 3 inerts applied to any given acre. This application rate is very low when compared to the amounts of allowed List 4 inerts applied in spray materials or the amount of synthetics applied in allowed newspaper mulch. While application of any material to organic acreage should be considered, it is also important to consider the scale of the application. In addition, the ingredients other than pheromones are heavier than the pheromone itself and remain inside the dispenser. Thus, the List 3 inerts are not dispersed into the atmosphere and do not have direct crop contact.

The manufacture of pheromones may have possible environmental impacts, but because these materials are grouped together as List 3 inerts, these impacts cannot be independently categorized.

### **Discussion**

For reference, the old EPA lists can be found at: <https://www.epa.gov/pesticide-registration/categorized-lists-inert-ingredients-old-lists>.

As noted in the 2020 review of List 4 inerts, the List 3 inerts listing is also outdated because EPA no longer maintains these lists. Thus, the process to review materials for addition or removal is broken. The listing for List 3 inerts is more specific than that for List 4 inerts in that it is limited to only those materials needed for and used in passive pheromone dispensers. These dispensers do not come into direct contact with the agricultural product being produced, whether they be used for trapping or mating disruption.

During the previous review the NOSB supported the recommendation that inerts be moved into a separate listing, containing all inert ingredients, with a subheading for inert ingredients used in passive pheromone dispensers. However, the process recommended by the NOSB in that review was not initiated, therefore the current review of these materials is similar to the previous review. As with List 4 inerts, the NOSB strongly recommends and asks the National Organic Program to develop an alternative to the List 4/List 3 references that would allow for review (and addition or removal) of inerts and that would not rely on an antiquated list. Public comments from prior reviews supported moving quickly with an annotation change so that the List 3 inerts could be systematically and thoroughly reviewed.

However, NOSB, in prior reviews, found that these materials are an essential component of passive pheromone dispensers, have a history of use in organic farming, and have reduced the use of many other pest control products. The specificity of the annotation leads to limited use in very controlled situations. There was no new information that caused the NOSB to question the safety to human health or the environment. In prior reviews, public commenters supported moving quickly with the annotation change so that the List 3 inerts, as well as the other inerts, could be systematically and thoroughly reviewed. The continued need for pheromones in organic production was a common theme in the public comments.

### **NOSB Review**

Comments received at the Spring 2021 NOSB meeting were similar to the comments received for the List 4 inerts review in 2020. The prohibition of List 3 inerts prior to establishment of a new system would cause significant disruption to the availability of essential pest control tools for organic production. Removing List 3 inerts from the National List would severely limit the ability of organic growers to control and monitor a

number of crop-threatening pests. There are no natural control alternatives to control these pests. Comments noted that only the pheromones, not the List 3 inerts, are released from the dispensers and that the pheromones themselves do not have direct contact with the organic crop.

While these pheromone products with their accompanying List 3 inerts are critical to organic growers, strong concern was expressed by stakeholders regarding the reference to a defunct EPA list. As with List 4 inerts, a new, current, reference system must be developed for the List 3 inerts. This is critical so that the inerts can be reviewed, new materials can be added to this category, and problematic materials can be removed. Stakeholders and the NOSB implore the NOP to move forward on a current method of listing these inerts in a parallel process to List 4 inerts.

Other stakeholders had concerns about possible health effects from some List 3 inerts and that it is difficult to establish what inerts are being used. One group suggested that it is quite likely that at least some of the List 3 substances would be found to be acceptable if they were individually reviewed by the NOSB, but the broad listing does not support the integrity of the organic label.

#### **Justification for Vote**

The NOSB proposes removal of EPA List 3 from the National List based on the following criteria in the Organic Foods Production Act (OFPA) and/or 7 CFR 205.600(b): N/A. Not recommending removal.

#### **NOSB Vote**

Motion to remove EPA List 3 from the National List

Motion by: Steve Ela

Seconded by: Asa Bradman

Yes: 1 No: 13 Abstain: 0 Absent: 0 Recuse: 0

Motion Failed

## **Chlorine materials – Calcium hypochlorite**

**Reference:** §205.601(a) - As algicide, disinfectants, and sanitizer, including irrigation system cleaning systems. (2) Chlorine materials -For pre-harvest use, residual chlorine levels in the water in direct crop contact or as water from cleaning irrigation systems applied to soil must not exceed the maximum residual disinfectant limit under the Safe Drinking Water Act, except that chlorine products may be used in edible sprout production according to EPA label directions.

(i) Calcium hypochlorite

**Technical Report(s):** [1995 TAP](#); [2006 TR](#); [2011 TR](#)

**Petition(s):** N/A

**Past NOSB Actions:** [10/1995 NOSB minutes and vote](#); [04/2006 NOSB sunset recommendation](#); [04/2011 NOSB sunset recommendation](#); [10/2015 sunset recommendation](#); [11/2017 sunset recommendation](#)

**Recent Regulatory Background:** Added to National List 2/20/2001 ([65 FR 80547](#)), Sunset renewal notice 3/21/2017 ([82 FR 14420](#)); Sunset renewal notice effective 10/30/2019 ([84 FR 53577](#)).

**Sunset Date:** 10/30/2024

#### **NOSB Review**

#### **Use**

Calcium hypochlorite is an Environmental Protection Agency (EPA)-registered pesticide (PC Code 014701). Calcium hypochlorite is an antimicrobial disinfectant and pesticide used to control harmful microorganisms including bacteria, viruses, and fungi on inanimate objects and surfaces primarily in indoor environments. It is allowed for disinfecting and sanitizing food contact surfaces. Residual chlorine levels for wash water in direct crop or food contact and in flush water from cleaning irrigation systems that is applied to crops or fields cannot exceed the maximum residual disinfectant limit under the Safe Drinking Water Act (SDWA) (currently 4mg/L expressed as Cl<sub>2</sub>).

Calcium hypochlorite is an "indirect" food additive approved by the Food and Drug Administration ([FDA](#)). Calcium hypochlorite may be used as a final sanitizing rinse on food-processing equipment (21 CFR 178.1010). Calcium hypochlorite also can be used in postharvest, seed, or soil treatment on various fruit and vegetable crops (EPA, 1991).

For organic food handling facilities and equipment, chlorine materials may be used up to maximum- labeled rates for disinfecting and sanitizing food contact surfaces. Rinsing is not required unless mandated by the label use directions. Water used in direct post-harvest crop or food contact (including flume water to transport fruits or vegetables, wash water in produce lines, egg or carcass washing) is permitted to contain chlorine materials at levels approved by the FDA or the EPA for such purposes. Rinsing with potable water that does not exceed the maximum residual disinfectant limit for the chlorine material under the SDWA must immediately follow this permitted use. Certified operators should monitor the chlorine level of the final rinse water, the point at which the water last contacts the organic product. The level of chlorine in the final rinse water must meet limits as set forth by the SDWA. Water used as an ingredient in organic food handling should not exceed the maximum residual disinfectant limit for the chlorine material under the SDWA, as required by the Organic Food Production Act (7 U.S.C. 6510(a)(7)).

In water, calcium hypochlorite separates into calcium and hypochlorite ions, and hydrochlorous acid molecules. Hypochlorous acid molecules are neutral and small in size. As a result, when hypochlorous acid molecules exist in equilibrium with the hypochlorite ions, they easily diffuse through the cell walls of bacteria. This changes the oxidation-reduction potential of the cell and inactivates 3-phosphate dehydrogenase, an enzyme which is essential for the digestion of glucose. Inactivation of this enzyme effectively destroys the microorganism's ability to function.

### **Manufacture**

Calcium hypochlorite is produced by passing chlorine gas over hydrated (slaked) lime. It is then separated from the coproduct, calcium chloride, and air dried or vacuum dried.

### **International Acceptance**

[Canadian General Standards Board Permitted Substances List](#)

[International Federation of Organic Agriculture Movements \(IFOAM\) Norms](#) - Equipment cleaner/disinfectant

### **Human Health and Environmental Issues**

Chlorine sanitizing compounds currently on the National List are strong oxidants and can pose serious risks to human health if acute high exposures occur or from chronic lower-level exposures – especially in occupational environments when these materials are used on a daily basis. Chlorine compounds are dermal, respiratory, ocular, and mucous membrane irritants. In addition, sodium hypochlorite (bleach) can cause asthma, as classified by the Association of Occupational and Environmental Clinics (<http://www.aoecdata.org/ExpCodeLookup.aspx Code 332.10>). Given the similar chemical properties and

mechanisms of action, other chlorine-based oxidant sanitizers are also likely to cause asthma. Chlorine compounds are toxic to fish and other aquatic organisms. Strict adherence to the label is required when used, including the use of personal protective equipment when appropriate. Use of chlorine compounds in organic processing and crop production have been reviewed in 2006 and 2011 Technical Reports (TR) (referenced above).

### **Discussion**

Protecting food from contamination by human pathogens is essential to safeguard organic integrity. Despite the potential for significant risks to human health and the environment, chlorine compounds have been deemed essential to ensure food safety and to comply with food safety regulations under the Food Safety Modernization Act (FSMA). The Crops Subcommittee (CS) generally supports continued listing of chlorine materials but encourages ongoing discussion about the listing of sanitizers and disinfectants for post-harvest handling and processing. The CS supports research priorities that investigate alternatives to chlorine compounds and encourages the use of alternative, less toxic materials, when their use can meet strict food safety standards.

### **Summary of Public Comments**

Many organic stakeholders commented that chlorine materials are essential to ensure food safety and compliance with food safety regulations under the FSMA. Public comment and Board discussions reflect concerns about the use of chlorine materials in organic crop production due to potential impacts on human health and the environment. Some public comments outline the need for a comprehensive technical review of sanitizers and listing of sanitizers on the National List itemized “by specific use or application” with clear identification of the hazards to humans and the environment (NOC, 2020). Further, restructuring the National List with a designated category for cleaners, sanitizers and disinfectants would help to ensure certified operations understand which cleaners, sanitizers and disinfectants may be used, and would facilitate better organic education. Overall, a unique category on the National List could help the NOSB in its review of sanitizers, cleaners, and disinfectants, and could support the use of alternative, less toxic, materials when their use can meet strict food safety standards (OTA, 2021). Establishing a separate sanitizer listing on the National List is beyond the scope of this sunset review but the Crops Subcommittee – in coordination with the Handling Subcommittee -- will recommend a work agenda item to advance these suggestions.

### **Justification for Vote**

The NOSB proposes removal of calcium hypochlorite from the National List based on the following criteria in the Organic Foods Production Act (OFPA) and/or 7 CFR 205.600(b): N/A. Not recommending removal.

### **NOSB Vote**

Motion to remove calcium hypochlorite from the National List

Motion by: Wood Turner

Seconded by: Logan Petrey

Yes: 0 No: 14 Abstain: 0 Absent: 0 Recuse: 0

Motion Failed

## Chlorine materials – Chlorine dioxide

**Reference:** §205.601(a) - As algicide, disinfectants, and sanitizer, including irrigation system cleaning systems. (2) Chlorine materials - For pre-harvest use, residual chlorine levels in the water in direct crop contact or as water from cleaning irrigation systems applied to soil must not exceed the maximum residual disinfectant limit under the Safe Drinking Water Act, except that chlorine products may be used in edible sprout production according to EPA label directions.

(ii) Chlorine dioxide

**Technical Report(s):** [1995 TAP](#); [2006 TR](#); [2011 TR](#)

**Petition(s):** N/A

**Past NOSB Actions:** [10/1995 NOSB minutes and vote](#); [04/2006 NOSB sunset recommendation](#); [04/2011 NOSB sunset recommendation](#); [10/2015 sunset recommendation](#); [11/2017 sunset recommendation](#)

**Recent Regulatory Background:** Added to National List 2/20/2001 ([65 FR 80547](#)), Sunset renewal notice 3/21/2017 ([82 FR 14420](#)); Sunset renewal notice effective 10/30/2019 ([84 FR 53577](#)).

**Sunset Date:** 10/30/2024

### NOSB Review

#### Use

Chlorine dioxide is an antimicrobial disinfectant and pesticide used to control harmful microorganisms including bacteria, viruses, and fungi on inanimate objects and surfaces primarily in indoor environments. It is allowed for disinfecting and sanitizing food contact surfaces. Residual chlorine levels for wash water in direct crop or food contact and in flush water from cleaning irrigation systems that is applied to crops or fields cannot exceed the maximum residual disinfectant limit under the Safe Drinking Water Act (currently 4mg/L expressed as Cl<sub>2</sub>).

For organic food handling facilities and equipment, chlorine materials may be used up to maximum- labeled rates for disinfecting and sanitizing food contact surfaces. Rinsing is not required unless mandated by the label use directions. Water used in direct post-harvest crop or food contact (including flume water to transport fruits or vegetables, wash water in produce lines, egg or carcass washing) is permitted to contain chlorine materials at levels approved by the Food and Drug Administration (FDA) or the Environmental Protection Agency (EPA) for such purposes. Rinsing with potable water that does not exceed the maximum residual disinfectant limit for the chlorine material under the SDWA must immediately follow this permitted use. Certified operators should monitor the chlorine level of the final rinse water, the point at which the water last contacts the organic product. The level of chlorine in the final rinse water must meet limits as set forth by the SDWA. Water used as an ingredient in organic food handling should not exceed the maximum residual disinfectant limit for the chlorine material under the SDWA, as required by the Organic Food Production Act (7 U.S.C. 6510(a)(7)).

Chlorine dioxide is a strong oxidant. It is likely a better bactericide than hypochlorous acid. In general, the disinfection efficiency of chlorine dioxide decreases as temperature decreases.

#### Manufacture

To form chlorine dioxide, sodium chlorate (NaClO<sub>3</sub>) and sulfuric acid (H<sub>2</sub>SO<sub>4</sub>) are reacted with sulfur dioxide (SO<sub>2</sub>), or chloric acid (Cl-H-O<sub>3</sub>) is reacted with methanol (CH<sub>3</sub>OH) (HSDB, 2005). Alternatively, chlorine dioxide can be formed with chlorine (Cl<sub>2</sub>) and sodium chlorite; sodium hypochlorite with hydrochloric acid; potassium chlorate with sulfuric acid; or by passing nitrogen dioxide through a column of sodium chlorate.

## **International Acceptance**

[Canadian General Standards Board Permitted Substances List](#)

[International Federation of Organic Agriculture Movements \(IFOAM\) Norms](#) - Equipment cleaner/disinfectant

## **Human Health and Environmental Issues**

Chlorine sanitizing compounds currently on the National List are strong oxidants and can pose serious risks to human health if acute high exposures occur or from chronic lower level exposures – especially in occupational environments when these materials are used on a daily basis. Chlorine compounds are dermal, respiratory, ocular, and mucous membrane irritants. Sodium hypochlorite (bleach) can cause asthma, as classified by the Association of Occupational and Environmental Clinics (<http://www.aoecdata.org/ExpCodeLookup.aspx> Code 332.10). Given the similar chemical properties and mechanisms of action, other chlorine-based oxidant sanitizers are also likely to cause asthma. Chlorine compounds are toxic to fish and other aquatic organisms. Strict adherence to the label is required when used, including the use of personal protective equipment when appropriate. Use of chlorine compounds in organic processing and crop production have been reviewed in 2006 and 2011 Technical Reports (TR) (referenced above).

## **Discussion**

Protecting food from contamination by human pathogens is essential to safeguard organic integrity. Despite the potential for significant risks to human health and the environment, chlorine compounds have been deemed essential to ensure food safety and to comply with food- safety regulations under the Food Safety Modernization Act (FSMA). The Crops Subcommittee (CS) generally supports continued listing of chlorine materials but encourages ongoing discussion about the listing of sanitizers and disinfectants for post-harvest handling and processing. The CS supports research priorities that investigate alternatives to chlorine compounds and encourages the use of alternative, less toxic, materials when their use can meet strict food safety standards.

## **Summary of Public Comments**

Many organic stakeholders commented that chlorine materials are essential to ensure food safety and compliance with food safety regulations under the FSMA. Public comment and Board discussions reflect concerns about the use of chlorine materials in organic crop production due to potential impacts on human health and the environment. Some public comments outline the need for a comprehensive technical review of sanitizers and listing of sanitizers on the National List itemized “by specific use or application” with clear identification of the hazards to humans and the environment (NOC, 2020). Further, restructuring the National List with a designated category for cleaners, sanitizers and disinfectants would help to ensure certified operations understand which cleaners, sanitizers and disinfectants may be used, and would facilitate better organic education. Overall, a unique category on the National List could help the NOSB in its review of sanitizers, cleaners and disinfectants, and it could support the use of alternative, less toxic, materials when their use can meet strict food safety standards (OTA, 2021). Establishing a separate sanitizer listing on the National List is beyond the scope of this sunset review but the Crops Subcommittee – in coordination with the Handling Subcommittee -- will recommend a work agenda item to advance these suggestions.

## **Justification for Vote**

The NOSB proposes removal of chlorine dioxide from the National List based on the following criteria in the Organic Foods Production Act (OFPA) and/or 7 CFR 205.600(b): N/A. Not recommending removal.

## NOSB Vote

Motion to remove chlorine dioxide from the National List

Motion by: Wood Turner

Seconded by: Logan Petrey

Yes: 0 No: 14 Abstain: 0 Absent: 0 Recuse: 0

Motion Failed

## Chlorine materials – Hypochlorous acid – generated from electrolyzed water

**Reference:** §205.601(a) - As algicide, disinfectants, and sanitizer, including irrigation system cleaning systems. (2) Chlorine materials -For pre-harvest use, residual chlorine levels in the water in direct crop contact or as water from cleaning irrigation systems applied to soil must not exceed the maximum residual disinfectant limit under the Safe Drinking Water Act, except that chlorine products may be used in edible sprout production according to EPA label directions.

(iii) Hypochlorous acid - generated from electrolyzed water.

**Technical Report(s):** [1995 TAP \(Chlorine materials\)](#); [2006 TR \(Chlorine materials\)](#); [2011 TR \(Chlorine materials\)](#); [2015 TR \(Hypochlorous acid\)](#)

**Petition(s):** [2015](#)

**Past NOSB Actions:** [04/2016 recommendation to add](#)

**Recent Regulatory Background:** Added to NL 12/27/2018 ([83 FR 66559](#)).

**Sunset Date:** 1/28/2024

## NOSB Review

### Use

Hypochlorous acid is an antimicrobial disinfectant and pesticide used to control harmful microorganisms including bacteria, viruses, and fungi on inanimate objects and surfaces primarily in indoor environments. It is allowed for disinfecting and sanitizing food contact surfaces. Residual chlorine levels for wash water in direct crop or food contact and in flush water from cleaning irrigation systems that is applied to crops or fields cannot exceed the maximum residual disinfectant limit under the Safe Drinking Water Act (currently 4mg/L expressed as Cl<sub>2</sub>).

For organic food handling facilities and equipment, chlorine materials may be used up to maximum- labeled rates for disinfecting and sanitizing food contact surfaces. Rinsing is not required unless mandated by the label use directions. Water used in direct post-harvest crop or food contact (including flume water to transport fruits or vegetables, wash water in produce lines, egg or carcass washing) is permitted to contain chlorine materials at levels approved by the Food and Drug Administration (FDA) or the Environmental Protection Agency (EPA) for such purposes. Rinsing with potable water that does not exceed the maximum residual disinfectant limit for the chlorine material under the SDWA must immediately follow this permitted use. Certified operators should monitor the chlorine level of the final rinse water, the point at which the water last contacts the organic product. The level of chlorine in the final rinse water must meet limits as set forth by the SDWA. Water used as an ingredient in organic food handling should not exceed the maximum residual disinfectant limit for the chlorine material under the SDWA, as required by the Organic Food Production Act (7 U.S.C. 6510(a)(7)).

Hypochlorous acid molecules are neutral and small in size. As a result, when hypochlorous acid molecules exist in equilibrium with hypochlorite ions, they easily diffuse through the cell walls of bacteria. This

changes the oxidation-reduction potential of the cell and inactivates 3-phosphate dehydrogenase, an enzyme which is essential for the digestion of glucose. Inactivation of this enzyme effectively destroys the microorganism's ability to function.

### **Manufacture**

Electrolyzed water (EW) is the product of the electrolysis of a dilute sodium chloride solution in an electrolysis cell containing a semi-permeable membrane that physically separates the anode and cathode but permits ions to pass through. In the process, hypochlorous acid, hypochlorite ion, and hydrochloric acid are formed at the anode, and sodium hydroxide is formed at the cathode. The solution formed on the anode side is acidic EW (pH 2 to 6), and the solution formed on the cathode side is basic EW (pH 7.5 to 13). Neutral EW, with a pH of 6 to 7.5 is produced by mixing the anodic solution with hydroxide, or by using a single-cell chamber for electrolysis. (TR lines 48-68).

### **International Acceptance**

[Canadian General Standards Board Permitted Substances List](#)

[International Federation of Organic Agriculture Movements \(IFOAM\) Norms](#) - Equipment cleaner/disinfectant

[Japan Agricultural Standard \(JAS\) for Organic Production](#)

### **Human Health and Environmental Issues**

Hypochlorous acid, generated from electrolyzed water, is present in solutions of two chlorine sanitizers (sodium hypochlorite and calcium hypochlorite) currently allowed at §205.601(a)(2)(i, ii). Like other chlorine compounds, hypochlorous acid is also an oxidant and can pose risks to human health. Strict adherence to the label is required when used, including the use of personal protective equipment when appropriate. Use of chlorine compounds in organic processing and crop production have been reviewed in 2006 and 2011 Technical Reports (TR) (referenced above).

When formulated via electrolyzed water, hypochlorous acid is effective as a sanitizer at lower chlorine concentrations and is likely safer for health and the environment than other currently listed chlorine sanitizers.

### **Discussion**

Protecting food from contamination by human pathogens is essential to safeguard organic integrity. Despite the potential for significant risks to human health and the environment, chlorine compounds have been deemed essential to ensure food safety and to comply with food safety regulations under the Food Safety Modernization Act (FSMA). The Crops Subcommittee (CS) generally supports continued listing of chlorine materials but encourages ongoing discussion about the listing of sanitizers and disinfectants for post-harvest handling and processing. The CS supports research priorities that investigate alternatives to chlorine compounds and encourages the use of alternative, less toxic, materials when their use can meet strict food safety standards.

### **Summary of Public Comments**

Many organic stakeholders commented that chlorine materials are essential to ensure food safety and compliance with food safety regulations under the FSMA. Public comment and Board discussions reflect concerns about the use of chlorine materials in organic crop production due to potential impacts on human health and the environment. Some public comments outline the need for a comprehensive technical review of sanitizers and listing of sanitizers on the National List itemized “by specific use or application” with clear

identification of the hazards to humans and the environment (NOC, 2020). Further, restructuring the National List with a designated category for cleaners, sanitizers and disinfectants would help to ensure certified operations understand which cleaners, sanitizers and disinfectants may be used, and would facilitate better organic education. Overall, a unique category on the National List could help the NOSB in its review of sanitizers, cleaners, and disinfectants, and could support the use of alternative, less toxic, materials when their use can meet strict food safety standards (OTA, 2021). Establishing a separate sanitizer listing on the National List is beyond the scope of this sunset review but the Crops Subcommittee – in coordination with the Handling Subcommittee -- will recommend a work agenda item to advance these suggestions.

### Justification for Vote

The NOSB proposes removal of hypochlorous acid from the National List based on the following criteria in the Organic Foods Production Act (OFPA) and/or 7 CFR 205.600(b): N/A. Not recommending removal.

### NOSB Vote

Motion to remove hypochlorous acid from the National List

Motion by: Wood Turner

Seconded by: Logan Petrey

Yes: 0 No: 14 Abstain: 0 Absent: 0 Recuse: 0

Motion Failed

## Chlorine materials – Sodium hypochlorite

**Reference:** §205.601(a) - As algicide, disinfectants, and sanitizer, including irrigation system cleaning systems. (2) Chlorine materials -For pre-harvest use, residual chlorine levels in the water in direct crop contact or as water from cleaning irrigation systems applied to soil must not exceed the maximum residual disinfectant limit under the Safe Drinking Water Act, except that chlorine products may be used in edible sprout production according to EPA label directions.

(iv) Sodium hypochlorite

**Technical Report(s):** [1995 TAP](#); [2006 TR](#); [2011 TR](#)

**Petition(s):** N/A

**Past NOSB Actions:** [10/1995 NOSB minutes and vote](#); [04/2006 NOSB sunset recommendation](#); [04/2011 NOSB sunset recommendation](#); [10/2015 sunset recommendation](#); [11/2017 sunset recommendation](#)

**Recent Regulatory Background:** Added to National List 2/20/2001 ([65 FR 80547](#)), Sunset renewal notice 3/21/2017 ([82 FR 14420](#)); Sunset renewal notice effective 10/30/2019 ([84 FR 53577](#)).

**Sunset Date:** 10/30/2024

### NOSB Review

#### Use

Sodium hypochlorite is an Environmental Protection Agency (EPA)--registered pesticide (PC Code 014703). Sodium hypochlorite is an antimicrobial disinfectant and pesticide used to control harmful microorganisms including bacteria, viruses, and fungi on inanimate objects and surfaces primarily in indoor environments. It is allowed for disinfecting and sanitizing food contact surfaces. Residual chlorine levels for wash water in direct crop or food contact and in flush water from cleaning irrigation systems that is applied to crops or

fields cannot exceed the maximum residual disinfectant limit under the Safe Drinking Water Act (currently 4mg/L expressed as Cl<sub>2</sub>).

Sodium hypochlorite is an "indirect" food additive approved by Food and Drug Administration ([FDA](#)). Sodium hypochlorite may be used as a final sanitizing rinse on food processing equipment (21 CFR 178.1010); sodium hypochlorite may be used in washing and lye peeling of fruits and vegetables (21 CFR 173.315). Sodium hypochlorite also can be used in postharvest, seed, or soil treatment on various fruit and vegetable crops (EPA, 1991).

For organic food handling facilities and equipment, chlorine materials may be used up to maximum- labeled rates for disinfecting and sanitizing food contact surfaces. Rinsing is not required unless mandated by the label use directions. Water used in direct post-harvest crop or food contact (including flume water to transport fruits or vegetables, wash water in produce lines, egg or carcass washing) is permitted to contain chlorine materials at levels approved by the FDA or the EPA for such purposes. Rinsing with potable water that does not exceed the maximum residual disinfectant limit for the chlorine material under the SDWA must immediately follow this permitted use. Certified operators should monitor the chlorine level of the final rinse water, the point at which the water last contacts the organic product. The level of chlorine in the final rinse water must meet limits as set forth by the SDWA. Water used as an ingredient in organic food handling should not exceed the maximum residual disinfectant limit for the chlorine material under the SDWA, as required by the Organic Food Production Act (7 U.S.C. 6510(a)(7)).

In water and soil, sodium hypochlorite separates into sodium and hypochlorite ions and hydrochlorous acid molecules. Hypochlorous acid molecules are neutral and small in size. As a result, when hypochlorous acid molecules exist in equilibrium with the hypochlorite ions, they easily diffuse through the cell walls of bacteria. This changes the oxidation-reduction potential of the cell and inactivates 3-phosphate dehydrogenase, an enzyme which is essential for the digestion of glucose. Inactivation of this enzyme effectively destroys the microorganism's ability to function.

### **Manufacture**

Generally, sodium hypochlorite is produced by reacting chlorine with a solution of sodium hydroxide (NaOH, also called lye or caustic soda). This method is used for most commercial productions of sodium hypochlorite. A more active, but less stable formulation of sodium hypochlorite can be produced by chlorinating a solution of soda ash (Na<sub>2</sub>CO<sub>3</sub>).

### **International Acceptance**

[Canadian General Standards Board Permitted Substances List](#)

[International Federation of Organic Agriculture Movements \(IFOAM\) Norms](#) - Equipment cleaner/disinfectant. An intervening event or action must occur to eliminate risks of contamination.

[European Economic Community \(EEC\) Council Regulations 834/2007 and 889/2008](#)

Products for cleaning and disinfection referred to in Article 23 (4).

[Japan Agricultural Standard \(JAS\) for Organic Production](#)

### **Human Health and Environmental Issues**

Chlorine sanitizing compounds currently on the National List are strong oxidants and can pose serious risks to human health if acute high exposure occurs or from chronic lower-level exposures – especially in

occupational environments when these materials are used on a daily basis. Chlorine compounds are dermal, respiratory, ocular, and mucous membrane irritants. Sodium hypochlorite (bleach) can cause asthma, as classified by the [Association of Occupational and Environmental Clinics](#). Given the similar chemical properties and mechanisms of action, other chlorine-based oxidant sanitizers are also likely to cause asthma. Chlorine compounds are toxic to fish and other aquatic organisms. Strict adherence to the label is required when used, including the use of personal protective equipment when appropriate. Use of chlorine compounds in organic processing and crop production have been reviewed in 2006 and 2011 Technical Reports (TR) (referenced above.).

### **Discussion**

Protecting food from contamination by human pathogens is essential to safeguard organic integrity. Despite the potential for significant risks to human health and the environment, chlorine compounds have been deemed essential to ensure food safety and to comply with food-safety regulations under the Food Safety Modernization Act (FSMA). The Crops Subcommittee (CS) generally supports continued listing of chlorine materials but encourages ongoing discussion about the listing of sanitizers and disinfectants for post-harvest handling and processing. The CS supports research priorities that investigate alternatives to chlorine compounds and encourages the use of alternative, less toxic, materials when their use can meet strict food safety standards.

### **Summary of Public Comments**

Many organic stakeholders commented that chlorine materials are essential to ensure food safety and compliance with food safety regulations under the FSMA. Public comment and Board discussions reflect concerns about the use of chlorine materials in organic crop production due to potential impacts on human health and the environment. Some public comments outline the need for a comprehensive technical review of sanitizers and listing of sanitizers on the National List itemized “by specific use or application” with clear identification of the hazards to humans and the environment (NOC, 2020). Further, restructuring the National List with a designated category for cleaners, sanitizers and disinfectants would help to ensure certified operations understand which cleaners, sanitizers and disinfectants may be used, and it would facilitate better organic education. Overall, a unique category on the National List could help the NOSB in its review of sanitizers, cleaners, and disinfectants, and could support the use of alternative, less toxic, materials when their use can meet strict food safety standards (OTA, 2021). Establishing a separate sanitizer listing on the National List is beyond the scope of this sunset review but the Crops Subcommittee – in coordination with the Handling Subcommittee -- will recommend a work agenda item to advance these suggestions.

### **Justification for Vote**

The NOSB proposes removal of sodium hypochlorite from the National List based on the following criteria in the Organic Foods Production Act (OFPA) and/or 7 CFR 205.600(b): N/A. Not recommending removal.

### **NOSB Vote**

Motion to remove sodium hypochlorite from the National List

Motion by: Wood Turner

Seconded by: Logan Petrey

Yes: 0 No: 14 Abstain: 0 Absent: 0 Recuse: 0

Motion Failed

## Magnesium oxide

**Reference:** §205.601(j)(5) Magnesium oxide (CAS # 1309-48-4)—for use only to control the viscosity of a clay suspension agent for humates.

**Technical Report(s):** [2021 TR](#)

**Petition(s):** [2013](#)

**Past NOSB Actions:** [5/2014 NOSB recommendation to add](#)

**Recent Regulatory Background:** Added to NL 12/27/2018 ([83 FR 66559](#)).

**Sunset Date:** 1/28/2024

### NOSB Review

#### Use

Magnesium oxide (MgO) is a synthetic substance approved for organic crop production to control the viscosity of a clay suspension agent for humates. MgO occurs as the mineral magnesite and in its hydrated form – magnesium hydroxide - as the naturally occurring mineral periclase. Magnesium oxide appears to be a fairly benign compound with a wide range of uses, including as an antacid and laxative (milk of magnesia) and in lots of industrial processes such as in producing cement, abrasive materials, and furnace linings.

MgO is neither a strong acid nor a strong base. Instead, it acts as a buffering agent when in an aqueous solution. Buffering agents are materials that create an effective resistance to change in pH of an aqueous solution when a strong acid or base is added.

#### Manufacture

Magnesium oxide is a naturally occurring compound that is found in the mineral periclase. There are several manufacturing processes used to produce MgO. However, most commercially available magnesium oxide is formed by calcinating magnesium carbonate-containing minerals (e.g., magnesite, hydro-magnesite).

Magnesium can also be sourced from other mineral sources in the form of magnesium chlorides and silicates, which can be converted to magnesium hydroxide via acid-base and metathesis reactions. Magnesium hydroxide sourced as brucite or by the chemical processing of other magnesium-containing minerals is calcined to form magnesium oxide.

Magnesium oxide is also produced from seawater and salt lake brine sources. While magnesium is a common elemental component of brine, magnesium oxide is not present in brine sources due to its water insolubility. Magnesium chloride is the primary source of magnesium within brine and is converted to magnesium hydroxide using the same reactions used to process mineral sources of magnesium chloride. Additionally, brine may be treated with sulfuric acid to remove carbonates, reducing calcium in the final product. Magnesium oxide from brine is also obtained by calcination of magnesium hydroxide.

NOP guidelines classify substances produced by the “heating or burning of non-biological matter (e.g., minerals) to cause a chemical reaction” as synthetic (NOP 5033). Based on this classification, all commercial sources of magnesium oxide are considered synthetic, formed by calcination (heating) to liberate carbon dioxide (Equation 3) or water (Equation 8). (TR 2021)

#### International Acceptance

[Canadian General Standards Board Permitted Substances List](#)

The CAN/CGSB-32.311-2015 lists magnesium oxide as a “mineral” for use in “feed, feed additives, and feed supplements” and in “health care products and production aids.” (TR 2021)

[European Economic Community \(EEC\) Council Regulation, EC No. 834/2007 and 889/2008](#)

Magnesium oxide is listed in ED No. 889/2008 as a “feed material of mineral origin.” Magnesium oxide is not listed in EC. No 834/2007.

[CODEX Alimentarius Commission, Guidelines for the Production, Processing, Labelling and Marketing of Organically Produced Foods \(GL 32-1999\)](#)

There are no current references to synthetic magnesium oxide for use in crop production.

[International Federation of Organic Agriculture Movements \(IFOAM\) Norms](#)

There are no current references to synthetic magnesium oxide for use in crop production.

[Japan Agricultural Standard \(JAS\) for Organic Production](#)

There are no current references to synthetic magnesium oxide for use in crop production.

### **Environmental Issues**

TR2021 states that, at the time of publication, the author found no studies on magnesium oxide’s environmental persistence or toxicity. The insoluble nature of magnesium oxide makes it unlikely to contaminate water systems, and its insolubility results in low bioavailability within terrestrial environments. Moreover, when used as approved within organic agriculture, magnesium oxide is applied in limited quantities as a viscosity control additive, making environmental contamination unlikely (NOSB 2013).

The code of federal regulations (CFR), title 21, Part 184-Direct food substances affirmed as generally recognized as safe lists magnesium oxide at § 184.1431 as an ingredient used in food with no limitation other than current good manufacturing practice and affirms the ingredient as generally recognized as safe (GRAS) as a direct human food ingredient.

The original petitioner noted that magnesium oxide is safely used in numerous applications for other materials because it is considered nonhazardous, environmentally safe, and nontoxic. Some of the applications include:

- wastewater treatment
- toxic metal removal
- adsorption of dyes and excess phosphorus from industrial wastewater
- odor control
- treatment of acid mine drainage
- nontoxic flame retardant for clothing
- flue gas desulfurization
- hazardous spill clean up

Magnesium oxide and the hydrated form magnesium hydroxide have been used safely for over a century as a laxative and antacid (milk of magnesia).

### **Discussion**

This is the first sunset review for magnesium oxide since it was added to the National List. A previous technical report covered the uses of magnesium oxide in livestock production, and the petitioner noted that aspects from that report were relevant to the listing for crop use. In addition, the NOSB requested and received a technical report in the summer of 2021 specifically for this material to be used in crops.

According to the original petition, natural humic substances stimulate biological activity, foster cycling of resources by making fertilization more efficient, conserve water, promote ecological balance, conserve biodiversity, and improve soil and water quality. Non-synthetic humic substances are used in organic

agriculture to improve soil structure and fertility, increase plant nutrient uptake, and improve root architecture.

The petitioner further stated that magnesium oxide is used to:

modify clays in such a manner to effectively suspend humic substances while simultaneously preventing recrystallization of any fertilizer or micronutrient salts that may be in solution. Reducing the growth of crystals is necessary to prevent the plugging of spray nozzles during spray applications. The use of the magnesium oxide-modified clay also increases the viscosity of aqueous suspensions of humates, which in turn delays settling and keeps the solids from forming a hard cake when settling eventually occurs.

Alternatives to magnesium oxide include periclase and brucite, dolomitic limestone, phlogopite, wood ash, and pelletized non-synthetic humates. The petitioner states that these are either not commercially available or do not meet chemical or physical specifications for suspending humates in the solution.

In the review to add magnesium oxide to the National List, the NOSB determined that magnesium oxide, as petitioned, satisfied all three evaluation criteria - minimal impact on humans and environment, essentiality for use in organic agriculture, no commercial availability of non-synthetic material, and compatibility & consistency with organic agriculture. They found that magnesium oxide appeared to be a fairly benign compound with a wide range of uses. The petitioned use is for a very low level and specific use. The NOSB chose to add the restrictive annotation to clarify the language in the petition, which they felt was too broad.

In advance of the Spring NOSB meeting, stakeholders submitted a few comments, primarily in favor of permitting magnesium oxide for this particular use. Based on the current review, and stakeholder support, the Subcommittee proposes magnesium oxide remain on the National List.

#### **Justification for Vote**

The NOSB proposes removal of magnesium oxide from the National List based on the following criteria in the Organic Foods Production Act (OFPA) and/or 7 CFR 205.600(b): N/A. Not recommending removal.

#### **NOSB Vote**

Motion to remove magnesium oxide from the National List

Motion by: Amy Bruch

Seconded by: Logan Petrey

Yes: 0 No: 14 Abstain: 0 Absent: 0 Recuse: 0

Motion Failed

## Calcium chloride

**Reference:** §205.602(c) Calcium chloride, brine process is natural and prohibited for use except as a foliar spray to treat a physiological disorder associated with calcium uptake.

**Technical Report:** [2001 TAP](#); [2021 TR](#)

**Petition(s):** [2005](#); [2015](#)

**Past NOSB Actions:** [09/1996 minutes and vote](#); [11/2006 annotation change \(failed\)](#); [11/2007 sunset recommendation](#); [12/2011 sunset recommendation](#); [10/2016 sunset recommendation](#)

**Recent Regulatory Background:** National List amended 10/31/2003 ([68 FR 61987](#)); Sunset renewal notice effective 11/03/2013 ([78 FR 61154](#)); Sunset renewal notice effective 5/29/2018 ([83 FR 14347](#)).

**Sunset Date:** 5/29/2023

### NOSB Review

#### Use

Calcium chloride is used to manage almost three dozen physiological disorders on crops. These include a reduction of cork spot on pears, bitter pit in apples, fruit cracking on developing figs, rain cracking in cherries, blossom end rot on tomatoes, and tipburn on Chinese cabbage (TAP lines 156-175). “Application of foliar calcium sprays relieves calcium physiological disorders because these are local deficiencies due to calcium transport problems. Local availability of calcium in new shoots and fruits can help solve the problem” (lines 197-98). Application of nonsynthetic calcium chloride in organic crop production is limited to foliar sprays to treat a physiological disorder associated with calcium uptake.

#### Manufacture

According to the 2007 TAP, “calcium chloride can be produced from a number of sources by various methods. Some of these are naturally occurring, some require extraction and beneficiation that is not considered by most reviewers to be a chemical reaction, and some are entirely synthetic. Those extracted from brine are generally considered nonsynthetic, although certain steps to purify the brine may be considered synthetic (lines 8-11).” The TAP goes on to explain that “calcium chloride can be obtained by extraction of nonsynthetic brines. When calcium chloride is extracted from a nonsynthetic source, its molecular structure is not changed during extraction and thus should be classified nonsynthetic. However, Dow (the major supplier) and other producers use synthetic chemicals during the purification of the brine (lines 62-4).” Industrial production of calcium chloride occurs mainly through 1) the hydrochloric acid method, 2) the Solvay process, and 3) the Dow process. “Productions by the Solvay process and by reaction of a calcium source with hydrochloric acid are both clearly synthetic” (lines 11-12). The 2001 TAP explains that:

Calcium chloride can be obtained by extraction of nonsynthetic brines. When calcium chloride is extracted from a nonsynthetic source, its molecular structure is not changed during extraction and thus should be classified nonsynthetic (lines 62-3).

Calcium chloride from naturally occurring brine is nonsynthetic as long as there are no manufacturing steps (see [NOP 5033 4.6](#) Extraction of Nonorganic Materials) that change the classification to synthetic.

#### International Acceptance

[Canadian General Standards Board Permitted Substances List](#)

States “non-synthetic calcium chloride may be used to address nutrient deficiencies and physiological disorders”.

[European Economic Community \(EEC\) Council Regulation, EC No. 834/2007 and 889/2008](#)

Allows for calcium chloride as a “foliar treatment of apple trees, after identification of deficit of calcium” with the limitation that the need be “recognized by the inspection body or inspection authority”.

[CODEX Alimentarius Commission, Guidelines for the Production, Processing, Labelling and Marketing of Organically Produced Foods \(GL 32-1999\)](#)

Lists calcium chloride for “leaf treatment in case of proven calcium deficiency”.

[International Federation of Organic Agriculture Movements \(IFOAM\) Norms](#)

Permits calcium chloride under Appendix 2, Fertilizers and Soil Conditioners of mineral origin with no restrictions on use.

[Japan Agricultural Standard \(JAS\) for Organic Production](#)

Lists calcium chloride under Fertilizers and Soil Improvement Substances.

### **Environmental Issues**

The 2007 TAP describes that, when used as a foliar spray, calcium chloride “probably has low potential for interaction or interference with other materials used in organic farming” (lines 295-96). It has a low toxicity to mammals, though it can be a skin, eye, and breathing irritant. When used in foliar applications, “it should not affect beneficial insects. It should not persist on foliage. Any not absorbed by the plant should be washed off with rain. Calcium chloride is extremely soluble in water, and low concentrations from foliar use should not build up in soil, unless it is used in low rainfall areas with minimal irrigation. Any water-soluble calcium or chloride not absorbed by plant roots would drain into surface waters or be leached into groundwater (lines 304-08).” Additionally, during manufacture from brines, the liquid brines are pumped out from underground, and do not present the kind of problem usually seen with strip mining. The only toxic chemicals involved are chlorine and bromine, and they are handled so that environmental contamination is low. The chlorine is recycled, and bromine is isolated as bromide or bromine and is sold as a chemical product. Excess lime added in processing is isolated as part of the final calcium chloride. The magnesium hydroxide produced is used to prepare other magnesium salts and magnesium metal by electrolysis. It is not dumped into the environment. The sodium chloride isolated in the process is sold as table salt or for chemical production. Spent solutions are recycled and pumped back underground to isolate a new concentrated brine (lines 311-319). Finally, “calcium chloride obtained from natural salt brines has a significant amount of sodium chloride, usually about 3-4%. Sodium chloride has a high salt index and should not be applied to soil (Rader, et al., 1943)... Application to soil could lead to chloride phytotoxicity (Greenway and Munns, 1980) (TAP lines 355-58).

### **Discussion**

This is a unique §205.602 material in that while not completely prohibited for use, the listing serves to annotate or the restrict use of this nonsynthetic. Since it is only allowed for a very specific use (foliar application to treat a calcium uptake disorder), Material Review Organizations list it with the restriction to reflect the very narrow permitted use. Certifiers are responsible for verifying that growers use it in a manner consistent with the restriction.

In 1996, the NOSB originally voted to allow calcium chloride for use to control bitter pit in apples and as an emergency defoliant for cotton; the material was categorized as nonsynthetic and was not included on sections 205.601 or 205.602. In 2003, calcium chloride was subsequently added to National List at § 205.602 as a non-synthetic substance prohibited for use in organic crop production with the current annotation. The annotation states: “brine process is natural and prohibited for use except as a foliar spray to treat a physiological disorder associated with calcium uptake.” In 2005, the NOSB rejected a petition to remove the prohibition for use as a soil-applied nonsynthetic substance due to high chloride and solubility concerns. The board received another petition in 2015 to remove the prohibition on direct soil applications

but determined it to be ineligible as no new substantive information was presented to warrant reconsideration of the petition.

The NOSB has consistently concluded that brine process calcium chloride is a mined substance of high solubility, and as such, its use is subject to the conditions established on the National List of non-synthetic materials prohibited for crop production. The foundational principle for placing high solubility materials such as calcium chloride on the prohibited non-synthetic materials list is elaborated in §205.203(d) – Soil fertility and crop nutrient management practice standard: “A producer may manage crop nutrients...in a manner that does not contribute to contamination of crops, soil, or water by plant nutrients...” The NOSB has established that the potential for overuse of this natural substance resulting in subsoil, surface water, and ground water contamination, warrant continued limitation through the annotation restrictions.

#### **Summary of Public Comments:**

Relisting calcium chloride as a prohibited non-synthetic material was widely supported in the public comments. Calcium chloride is a material needed to combat physiological disorders of many commodities that typically cannot be resolved with other calcium products. Many commenters stated that calcium chloride is necessary to ensure quality of many crops and significant losses would occur if the substance were not relisted. The current annotation restricting the use to “foliar sprays to treat a physiological disorder associated with calcium uptake” is also supported to prevent soil buildup of chloride.

#### **Justification for Vote**

The NOSB proposes removal of calcium chloride from the National List based on the following criteria in the Organic Foods Production Act (OFPA) and/or 7 CFR 205.600(b): N/A. Not recommending removal.

#### **NOSB Vote**

Motion to remove calcium chloride from the National List

Motion by: Logan Petrey

Seconded by: Brian Caldwell

Yes: 0 No: 14 Abstain: 0 Absent: 0 Recuse: 0

Motion Failed

## **Rotenone**

**Reference:** §205.602(f) Rotenone (CAS # 83-79-4).

**Technical Report(s):** N/A

**Petition(s):** N/A

**Past NOSB Actions:** [10/2012 NOSB recommendation to add](#)

**Recent Regulatory Background:** Added to NL 12/27/2018 ([83 FR 66559](#)).

**Sunset Date:** 1/28/2024

#### **NOSB Review**

#### **Use**

Rotenone is a potent non-synthetic botanical pesticide that is also used as a piscicide.

#### **Manufacture**

Rotenone is commonly derived from the roots of various tropical plants native to Southeast Asia, South

America, and East Africa. Historically, farmers have used this extract as a foliar spray to control pests on vegetables, berries, tree fruit, nuts, and forage crops.

### **International acceptance**

In the U.S. rotenone is only registered for piscicidal (fish killing) purposes. Since it is no longer registered by the EPA as a pesticide, it is not available for purchase as an insecticide in the U.S. although it might be available for purchase in other countries. In the December 27, 2018 Federal Register rotenone was added to §205.602 as a non-synthetic substance that is prohibited for use in organic crop production. The UK banned the sale of rotenone in 2009 and it is also banned in the EU.

### **Human Health and Environmental Issues**

Adverse health effects from rotenone have been well documented since the NOSB reviewed botanicals in 1994. In 2004 the EPA required an inhalation neurotoxicity study to investigate the possibility of rotenone leading to Parkinson's Disease-like symptoms at high-dose exposure in animals. Instead, the companies distributing and selling rotenone products voluntarily cancelled all food-use registrations, except for piscicidal uses.

### **Discussion**

Rotenone was found to have adverse environmental and health impacts, a lack of essentiality, and an incompatibility with organic principles, and therefore, the NOSB unanimously passed a recommendation in October 2012 to add rotenone to the National List at §205.602 as a non-synthetic substance prohibited for use in organic crop production.

There were only five public comments at the 2021 Spring meeting about rotenone and all were in favor of the continued listing as a prohibited natural substance in organic crop production.

### **Justification for Vote**

The NOSB proposes removal of rotenone from the National List based on the following criteria in the Organic Foods Production Act (OPFA) and/or 7 CFR 205.600(b): Not recommending removal from the prohibited list, based on adverse environmental and health impacts, a lack of essentiality, and an incompatibility with organic principles.

### **NOSB Vote**

Motion to remove rotenone from the National List

Motion by: Rick Greenwood

Seconded by: Amy Bruch

Yes: 0 No: 14 Abstain: 0 Absent: 0 Recuse: 0

Motion Failed