Policy Memorandum

To: Stakeholders and Interested Parties
From: Miles McEvoy, Deputy Administrator
Subject: Production and Certification of Aquatic Plants
Date: Original Issue Date – September 12, 2012

This policy memorandum is issued as a reminder that aquatic plants and their products may be certified under the current USDA organic regulations. Certifiers and their clients may use the USDA organic regulations, including the National List of Allowed and Prohibited Substances at 7 Code of Federal Regulations (CFR) 205.601-205.602, as the basis for the production and certification of cultured and wild crop harvested aquatic plants.

While current USDA organic regulations specifically exclude aquatic animals from organic certification, no such exclusion exists for aquatic plants. Further, some parts of the USDA organic regulations specifically address aquatic plant production. For example, some aquatic plants, such as kelps and seaweeds, are listed in 7 CFR 205.606 of the USDA organic regulations, allowing their use in non-organic form when certified organic forms are not commercially available. Producers and certifiers are required to comply with the USDA organic regulations when producing or certifying cultured and wild crop harvested aquatic plants.

The use of ground and surface waters, ponds, streams, or other waterways for aquatic plant production may be regulated by Federal, State or local authorities. Aquatic plant producers should consult with Federal, State and local authorities to ensure compliance with all applicable laws, in addition to the USDA organic regulations, regarding the use of synthetic substances and other materials in ponds and waterways. Also, under 7 CFR 205.200, aquatic plant producers must ensure, and certifying agents must verify, that production practices maintain or improve the natural resources of the operation, including soil and water quality.