NOSB COMMITTEE RECOMMENDATION Form NOPLIST1. Committee Transmittal to NOSB

For NOSB Meeting:	March 2007		Substance: Whey Protein Concentrates 80%				
Committee: Crops Livestock Handling X Petition is for inclusion of Whey Protein Concentrates 80% on the National List § 205. 606							
A. Evaluation Criteria (Applicability noted for each category; Documentation attached) 1. Impact on Humans and Environment 2. Essential & Availability Criteria 3. Compatibility & Consistency 4. Commercial Supply is Fragile or Potentially Unavailable as Organic (only for 606) Criteria Satisfied? (see B below) Yes X No N/A Yes X No N/A Yes X No N/A Yes X No N/A Yes X No N/A N/A NO N/A N/A NO N/A N/A NO N/A N/A NO N/A N/A NO N/A N/A NO N/A N/A NO N/A N/A NO N/A N/A NO N/A N/A NO N/A N/A NO N/A N/A NO N/A N/A NO N/A N/A N/A NO N/A							
B. Substance Fails	Criteria Category: C	Comments:					
C. Proposed Annota	ation (if any):						
Basis for annotation	on: To meet criteria al	bove: Otl	her regulatory c	riteria: Citation:			
D. Recommended Committee Action & Vote (State Actual Motion): Recommend inclusion of Whey Protein Concentrates 80% to § 205.606 of the National List Motion by: Julie Weisman Seconded: Andrea Caroe Yes: 0 No: 4 Absent: 1 Abstain: 0							
	Crops	Agricultural	X	Allowed ¹			
	Livestock	Non-Synthetic	X	Prohibited ²	+ 1		
	Handling	X Synthetic		Rejected ³	X		
	No restriction	Commercially U Available as Or		Deferred ⁴			
Substance voted to be added as "allowed" on National List to § 205with Annotation (if any) Substance to be added as "prohibited" on National List to § 205with Annotation (if any)							
Describe why a prohibited substance:							
3) Substance was rejected by vote for amending National List to § 205606_ Describe why material was rejected: The statement "The process does not involve the use of chemicals" was not made for the 80% concentrate as it was for the 35 % concentrate. More information is needed on how concentration is achieved for this products.							
4) Substance was recommended to be deferred because If follow-up needed, who will							
follow up							
E. Approved by Committee Chair to transmit to NOSB:							
Committee Chair Date							

NOSB EVALUATION CRITERIA FOR SUBSTANCES ADDED TO THE NATIONAL LIST

Category 1. Adverse impacts on humans or the environment? Substance - Whey Protein Concentrates 80%

Question	Yes	No	N/A ¹	Documentation
				(TAP; petition; regulatory agency; other)
1. Are there adverse effects on		X		Stonyfield Petition 1/25/2007 #9 (e) "biodegradable"
environment from manufacture,				
use, or disposal?				
[§205.600 b.2]				T CC : C
2. Is there environmental contamination during manufacture,				Insufficient information.
use, misuse, or disposal? [\$6518				
m.3]				
3. Is the substance harmful to the		X		Stonyfield Petition 1/25/2007 #9 (e) sights reference to
environment?				GRAS status, however there was not documentation that FDA
[§6517c(1)(A)(i);6517(c)(2)(A)i]				supports this status.
4. Does the substance contain List			X	
1, 2, or 3 inerts?				
[§6517 c (1)(B)(ii); 205.601(m)2]		37		Cton-Cald Dattion 1/05/2007 #0 (1) (2) (2)
5. Is there potential for detrimental chemical interaction with other		X		Stonyfield Petition 1/25/2007 #9 (a) 'It is not intended fro
materials used?				use in organic crops or livestock production."
[§6518 m.1]				
6. Are there adverse biological and		X		Stonyfield Petition 1/25/2007 #9 (b) "easily assimilated by
chemical interactions in agro-				animals and soil bacteria."
ecosystem? [§6518 m.5]				
7. Are there detrimental		X		Stonyfield Petition 1/25/2007 #9 (b)
physiological effects on soil				
organisms, crops, or livestock?				
[§6518 m.5] 8. Is there a toxic or other adverse		X		Stonyfield Petition 1/25/2007 # 9 (b), (c), (e)
action of the material or its		Λ		Stonyheid Fetition 1/25/2007 # 9 (b), (c), (e)
breakdown products?				
[§6518 m.2]				
9. Is there undesirable persistence		X		Stonyfield Petition 1/25/2007 #9 (b), (c), (e)
or concentration of the material or				
breakdown products in				
environment?[§6518 m.2]		37		G. C. LID (V. 1/05/2007 HOV.) (D.
10. Is there any harmful effect on		X		Stonyfield Petition 1/25/2007 #9(c), (d)
human health? [§6517 c (1)(A)(i); 6517 c(2)(A)i;				"Whey protein powder Isolate is a value-added means of using whey" Ingredient is indented to add nutritional
[86517 c (1)(A)(1), 6517 c(2)(A)1, [86518 m.4]				value.
11. Is there an adverse effect on		X		Stonyfield Petition 1/25/2007 # 9 (d)
human health as defined by				, , , , (a)
applicable Federal regulations?				
[205.600 b.3]				
12. Is the substance GRAS when	X			Stonyfield Petition 1/25/2007 #7
used according to FDA's good				
manufacturing practices?				
[§205.600 b.5]				
	<u> </u>			
13. Does the substance contain		X		See MSDS Sheet
residues of heavy metals or other				
contaminants in excess of FDA				
tolerances? [§205.600 b.5]				

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

Category 2. Is the Substance Essential for Organic Production? Substance – Whey Protein Concentrates 80%

Question	Yes	No	N/A ¹	Documentation (TAP)
1. Is the substance formulated or manufactured by a chemical process? [6502 (21)]		X		(TAP; petition; regulatory agency; other) Whey Protein Isolate is manufactured from fresh cheese whey by ion exchange and an ultra-filtration process to remove a large portion of the lactose and minerals. Low temperature processing ensures retention of both nutritional and functional properties. Whey Protein isolate is spray-dried and sold as a dry ingredient.
2. Is the substance formulated or manufactured by a process that chemically changes a substance extracted from naturally occurring plant, animal, or mineral, sources? [6502 (21)]		X		
3. Is the substance created by naturally occurring biological processes? [6502 (21)]		X		It's a derivative of cheese manufacturing
4. Is there a natural source of the substance? [§205.600 b.1]		X		
5. Is there an organic substitute? [§205.600 b.1]		X		
6. Is the substance essential for handling of organically produced agricultural products? [§205.600 b.6]	X			
7. Is there a wholly natural substitute product? [§6517 c (1)(A)(ii)]	X			
8. Is the substance used in handling, not synthetic, but not organically produced? [§6517 c (1)(B)(iii)]	X			
9. Is there any alternative substances? [§6518 m.6]		X		
10. Is there another practice that would make the substance unnecessary? [§6518 m.6]		X		Specifically enhances texture in low fat products

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

Category 3. Is the substance compatible with organic production practices. $Substance-Whey\ Protein\ Concentrates\ 35\%\ and\ 80\%$

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

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

Category 4. Is the commercial supply of an agricultural substance as organic, fragile or potentially

unavailable? [§6610, 6518, 6519, 205.2, 205.105 (d), 205.600 (c) 205.2, 205.105 (d), 205.600 (c)] **Substance: Whey Protein Concentrates 80% Comments on Information Provided (sufficient,** Question Yes No N/A plausible, reasonable, thorough, complete, unknown) 1. Is the comparative description X Most whey protein is not made into WPI due to heavy provided as to why the non-organic demand for whey protein for other products form of the material /substance is necessary for use in organic handling? X 2. Does the current and historical industry information, research, or evidence provided explain how or why the material /substance cannot be obtained organically in the appropriate **form** to fulfill an essential function in a system of organic handling? 3. Does the current and historical X industry information, research, or evidence provided explain how or why the material /substance cannot be obtained organically in the appropriate quality to fulfill an essential function in a system of organic handling? 4. Does the current and historical X See petition pg 4 industry information, research, or evidence provided explain how or why the material /substance cannot be obtained organically in the appropriate quantity to fulfill an essential function in a system of organic handling? 5. Does the industry information X See petition pg 4 & 5 provided on material / substance nonavailability as organic, include (but not limited to) the following: a. Regions of production (including factors such as climate and number of b. Number of suppliers and amount X See petition pg 4 & 5 produced; c. Current and historical supplies X related to weather events such as hurricanes, floods, and droughts that may temporarily halt production or destroy crops or supplies: X d. Trade-related issues such as evidence of hoarding, war, trade barriers, or civil unrest that may temporarily restrict supplies; or e. Are there other issues which may X present a challenge to a consistent

supply?