§ 205.606 Nonorganically produced agricultural products allowed as ingredients in or on processed products labeled as “organic.”

Only the following nonorganically produced agricultural products may be used as ingredients in or on processed products labeled as “organic,” only in accordance with any restrictions specified in this section, and only when the product is not commercially available in organic form.

(a) Casings, from processed intestines.
(b) Celery powder.
(c) Chia (Salvia hispanica L.).
(d) Colors derived from agricultural products.
(1) Annatto extract color (pigment CAS # 1393–63–1)—water and oil soluble.
(2) Beet juice extract color (pigment CAS # 7659–95–2).
(3) Beta-carotene extract color, derived from carrots (CAS # 1393–63–1).
(7) Carrot juice color (pigment CAS # 1393–63–1).
(13) Paprika color (CAS # 68917–78–2)—dried, and oil extracted.
(14) Pumpkin juice color (pigment CAS # 127–40–2).
(18) Saffron extract color (pigment CAS # 1393–63–1).
(e) Dillweed oil (CAS # 8006–75–5).
(f) Fish oil (Fatty acid CAS #’s: 10417–94–4, and 25167–62–8)—stabilized with organic ingredients or only with ingredients on the National List, §§205.605 and 205.606.
(g) Fortified cooking wines.
(1) Marsala.
(2) Sherry.
(h) Fructooligosaccharides (CAS # 308066–66–2).
(i) Galangal, frozen.
(j) Gelatin (CAS # 9000–70–8).
(k) gums—water extracted only (Arabic; Guar; Locust bean; and Carob bean).
(l) Hops (Humulus lupus).
(m) Inulin-oligofructose enriched (CAS # 9005–80–5).
(n) Some for use only as a thickener and dietary supplement.
(o) Konjac flour (CAS # 37220–17–0).
(p) Lecithin—unbleached.
(q) Lemongrass—frozen.
(r) Orange shellac—unbleached (CAS # 9000–59–3).
(s) Pectin (high-methoxyl).
(t) Peppers (Chipotle chile).
(u) Starches.
(1) Cornstarch (native).
(2) Rice starch, unmodified (CAS # 977000–08–0)—for use in organic handling until June 21, 2009.
(3) Sweet potato starch—for bean thread production only.
(v) Tragacanth gum (CAS #—9000–65–1).
(w) Turkish bay leaves.
(x) Wakame seaweed (Undaria pinnatifida).
§ 205.607 Amending the National List.

(a) Any person may petition the National Organic Standard Board for the purpose of having a substance evaluated by the Board for recommendation to the Secretary for inclusion on or deletion from the National List in accordance with the Act.

(b) A person petitioning for amendment of the National List should request a copy of the petition procedures from the USDA at the address in § 205.607(c).

(c) A petition to amend the National List must be submitted to: Program Manager, USDA/AMS/TMP/NOP, 1400 Independence Ave., SW., Room 4008–So., Ag Stop 0268, Washington, DC 20250.

§ 205.620 Requirements of State organic programs.

(a) A State may establish a State organic program for production and handling operations within the State which produce and handle organic agricultural products.

(b) A State organic program must meet the requirements for organic programs specified in the Act.

(c) A State organic program may contain more restrictive requirements because of environmental conditions or the necessity of specific production or handling practices particular to the State or region of the United States.

(d) A State organic program must assume enforcement obligations in the State for the requirements of this part and any more restrictive requirements approved by the Secretary.

(e) A State organic program and any amendments to such program must be approved by the Secretary prior to being implemented by the State.

§ 205.621 Submission and determination of proposed State organic programs and amendments to approved State organic programs.

(a) A State organic program’s governing State official must submit to the Secretary a proposed State organic program and any proposed amendments to such approved program.

(1) Such submission must contain supporting materials that include statutory authorities, program description, documentation of the environmental conditions or specific production and handling practices particular to the State which necessitate more restrictive requirements than the requirements of this part, and other information as may be required by the Secretary.

(2) Submission of a request for amendment of an approved State organic program must contain supporting materials that include an explanation and documentation of the environmental conditions or specific production and handling practices particular to the State or region, which necessitates the proposed amendment. Supporting material also must explain how the proposed amendment furthers and is consistent with the purposes of the Act and the regulations of this part.

(b) Within 6 months of receipt of submission, the Secretary will: Notify the State organic program’s governing State official of approval or disapproval of the proposed program or amendment of an approved program and, if disapproved, the reasons for the disapproval.

(c) After receipt of a notice of disapproval, the State organic program’s governing State official may submit a revised State organic program or amendment of such a program at any time.

§ 205.622 Review of approved State organic programs.

The Secretary will review a State organic program not less than once during each 5-year period following the date of the initial program approval. The Secretary will notify the State organic program’s governing State official of approval or disapproval of the