



**NATURAL FLAVOR PRODUCT QUESTIONNAIRE - NATIONAL ORGANIC PROGRAM USE**

The **USDA National Organic Program (NOP)** allows the use of certain natural (non-synthetic) substances, including flavors, in products labeled as "Organic" or "Made with Organic...(specified ingredients or food groups)" providing they comply with provisions established in the USDA NOP (7 CFR Part 205).

The NOP defines **Non-synthetic** (natural) in 7 CFR 205.2: a substance that is derived from mineral, plant or animal matter and does not undergo a synthetic process as defined in section 6502 (21) of the Act (7 U.S.C. 6502(21)). Under the terms of the Act, "**synthetic**" means a substance that is formulated or manufactured by a chemical process or by a process that chemically changes a substance extracted from naturally occurring plant, animal or mineral sources, except that such term shall not apply to substances created by naturally occurring biological processes.

**Non-synthetic Flavors authorized under the NOP, Section 205.605 (a)(9)** must be from non-synthetic sources only and must not be produced using synthetic solvents, carrier systems or any artificial preservative. In addition, **Sections 205.105 (e)(f)** respectively prohibit so-called "excluded" methods (GMOs) and ionizing radiation from being used to produce or during the handling of any ingredients or products under the NOP.

**FDA Definition of Natural Flavors** *FDA 21 CFR Part 101.22(a)(3)*: "...**natural flavor** or **natural flavoring** means the essential oil, oleoresin, essence or extractive, protein hydrolysate, distillate, or any product of roasting, heating or enzymolysis, which contains the flavoring constituents derived from a spice, fruit or fruit juice, vegetable or vegetable juice, edible yeast, herb, bark, bud, root, leaf or similar plant material, meat, seafood, poultry, eggs, dairy products, or fermentation products thereof, whose significant function in food is flavoring rather than nutritional. Natural flavors include [*but not exclusively*] the natural essences or extractives obtained from plants listed in §§182.10, 182.20, 182.40, and 182.50 and part 184 of this chapter, and the substances listed in §172.510 of this chapter."

In order to approve the use of a natural flavor used in an "organic" or "made with" product, QAI requests the information below in order to determine compliance under the terms of the NOP. QAI may request additional information as needed.

**Identification of Natural Flavor Product (Name/code):** ACETALDEHYDE NATURAL 50% IN GRAIN ALCOHOL/501200

**Supplier Name and Address:** Vigon International, Inc. 127 Airport Road East Stroudsburg, PA 18301 USA

**Type of flavor (select one or more as necessary):**

<input type="checkbox"/>	<b>Protein Hydrolysate</b>	<input type="checkbox"/>	<b>Extracts</b>	<input type="checkbox"/>	<b>Essential oil</b>
<input type="checkbox"/>	<b>Compounded flavor</b>	<input type="checkbox"/>	<b>Oleoresin</b>	<input type="checkbox"/>	<b>Isolate</b>
<input type="checkbox"/>	<b>Distillate</b>	<input type="checkbox"/>	<b>Compounded WONF</b>	<input checked="" type="checkbox"/>	<b>Other</b>

**Natural Flavor Product**

**A. Flavor constituents**

- Do all of the flavor constituents in the natural flavor product named above meet the FDA definition of a natural flavor (see above)?  
 Yes                       No
- Natural flavors** authorized for use in NOP "organic" or "made with organic" products, in addition, must not be produced using **synthetic extraction solvents**. Extraction may only use natural, non-petroleum based solvents. Is/are the natural flavor constituent(s) made using NOP-suitable extraction solvents?\*"
   
 Yes                       No                       N/A, no extraction solvents used



> Please list any solvent(s) used in the production of this Natural Flavor Product:

\_\_\_\_\_

\*Allowed natural extraction solvents include water, natural ethanol, super-critical carbon dioxide, authentic essential oil, and natural vegetable oils. No hydrocarbon solvents, or chlorinated, or halogenated solvents may be used. Propane, hexane, and freon are examples of solvents that are prohibited.

**B. Non-flavor constituents and other ingredients**

**Natural flavors** authorized for use in NOP "organic" or "made with organic" products must not contain any **synthetic carrier systems** or any **artificial preservatives**, including but not limited to, propylene glycol, polyglycerol esters of fatty acids, mono- and di-glycerides, benzoic acid, polysorbate 80.

> Please list any carrier system(s) used in this Natural Flavor Product or attach an Ingredient Statement:

GRAIN ALCOHOL \_\_\_\_\_  N/A, no carrier system(s) used

> Please list any preservative(s) used in this Natural Flavor Product or attach an Ingredient Statement:

\_\_\_\_\_  N/A, no preservative(s) used

**C. Genetically Modified Organism (GMO)** products may not be used at any stage in the process of making natural flavor products for NOP goods. **Excluded methods** (= GMO use) include a variety of methods used to genetically modify organisms or influence their growth and development by means that are not possible under natural conditions or processes and are not considered compatible with organic production. Such methods include, but are not limited to, recombinant DNA technology (including gene deletion, gene doubling, introduction of a foreign gene, and changing the positions of genes when achieved by recombinant DNA technology); therefore, GMO-plant extracts may not be used nor may natural flavors be the product of GMO-yeast fermentation.

> *This natural flavor product, including any solvents, carriers, preservatives or other processing aids used or contained therein, was produced and handled **without the use of excluded (GMO) methods?***

Yes  No

**D. Ionizing Radiation** is prohibited for all uses involving food preservation, pest control and pathogen control in NOP products. Other radiation uses, including food inspection, are permitted providing such use meets applicable FDA regulations, which establish limitations applicable to all (organic and non-organic) food products.

> *Ionizing radiation as described in 21 CFR 179.26 was **not used in the processing of this natural flavor product?***

Yes  No

\_\_\_\_\_  
*Please sign this questionnaire below*

Pursuant to 7CFR §205.605(a)(9) and §205.105(e)(f), I, on behalf of the supplier, hereby attest that the information provided in this form is accurate and truthful to the best of my knowledge.

Company Name: Vigon International Inc.

Printed Name: Amanda Moyer Title: Product Documentation Coordinator

Signature: *Amanda Moyer* Date: 01/06/21