Re. CS, LS, HS: Chlorine Materials Sunset 2019 on §§601, 603, 605

These comments to the National Organic Standards Board (NOSB) on its Spring 2017 agenda are submitted on behalf of Beyond Pesticides. Founded in 1981 as a national, grassroots, membership organization that represents community-based organizations and a range of people seeking to bridge the interests of consumers, farmers and farmworkers, Beyond Pesticides advances improved protections from pesticides and alternative pest management strategies that reduce or eliminate a reliance on pesticides. Our membership and network span the 50 states and the world.

These comments address the sunset of chlorine materials, which are listed on §205.601, §205.603, and §205.605(b).

Chlorine Materials: Calcium hypochlorite, Chlorine dioxide, Sodium hypochlorite

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
(ii) Chlorine dioxide
(iii) Sodium hypochlorite

§205.603(a) As disinfectants, sanitizer, and medical treatments as applicable.

(7) Chlorine materials—disinfecting and sanitizing facilities and equipment. Residual chlorine levels in the water shall not exceed the maximum residual disinfectant limit under the Safe Drinking Water Act.

(i) Calcium hypochlorite.
(ii) Chlorine dioxide.
(iii) Sodium hypochlorite.

205.605(b) Acidified sodium chlorite — Secondary direct antimicrobial food treatment and indirect food contact surface sanitizing. Acidified with citric acid only.

205.605(b) Chlorine materials — disinfecting and sanitizing food contact surfaces, Except, That, residual chlorine levels in the water shall not exceed the maximum residual disinfectant limit under the Safe Drinking Water Act (Calcium hypochlorite; Chlorine dioxide; and Sodium hypochlorite).

In our previous comments, we included some general remarks about when the use of sanitizers and disinfectants is appropriate. Since these observations provide context for our specific comments and there are new NOSB members, we repeat them here. We begin with defining some terms, discussing what we believe to be mistaken translations of NOSB recommendations into regulation, discussing some relevant issues of microbial ecology, looking at chlorine-based chemicals, and finally concluding that the NOSB must undertake a much deeper investigation before allowing the use of chlorine-based materials for another five years.

Sanitizers, disinfectants, and so forth

Often we see the NOSB assuming a need for strong chemicals as cleaners or disinfectants when none may be needed. We have seen this in our own investigations with personal care products using the biocide triclosan. Research has shown that washing with ordinary soap and water is as effective as using soap containing triclosan. Furthermore, as pointed out by a 2010 report of EPA’s Office of Inspector General (OIG), this problem is widespread — the OIG found that approximately 40% of all antimicrobial products have not been tested for efficacy, and one third of all products tested each year fail, without notification of users. We need research into effective means of cleaning food contact surfaces and food containers with organic and natural cleaning methods, such as hot water or steam or materials more compatible with organic processing, including hydrogen peroxide or ozone. We need research on organic systems, including growing, harvesting, storing, and transporting crops in ways that avoid the need for rinsing in highly chlorinated water. However, it is very likely that we currently have all the non-chlorine tools we need. We need to do all this because organic, to the extent possible, should become chlorine-free, given the human health and environmental hazards associated with its production, transportation, storage, use, and disposal.

The NOSB and NOP need to clarify whether chlorine is required by other statutes. Some have said that other laws require the use of chlorine in higher concentrations than those listed on the National List. If other laws specifically require the use of chlorine, then it must be allowed under the organic program. If it is required, the use should be included on the National List with specific citations for the requirements.

1 http://www.beyondpesticides.org/antibacterial/triclosan.php
Some definitions

The following definitions are quoted from a guidance document produced by the Centers for Disease Control and Prevention for health care facilities.³

*Sterilization* describes a process that destroys or eliminates all forms of microbial life and is carried out in health-care facilities by physical or chemical methods.

*Disinfection* describes a process that eliminates many or all pathogenic microorganisms, except bacterial spores, on inanimate objects.

*Cleaning* is the removal of visible soil (e.g., organic and inorganic material) from objects and surfaces and normally is accomplished manually or mechanically using water with detergents or enzymatic products. Thorough cleaning is essential before high-level disinfection and sterilization because inorganic and organic materials that remain on the surfaces of instruments interfere with the effectiveness of these processes.

*Sanitizer:* agent that reduces the number of bacterial contaminants to safe levels as judged by public health requirements. Commonly used with substances applied to inanimate objects. According to the protocol for the official sanitizer test, a sanitizer is a chemical that kills 99.999% of the specific test bacteria in 30 seconds under the conditions of the test.

The NOP regulations use these terms as if they are synonymous. Since organic practices depend on having a healthy balance of microbes rather than eliminating all of them, growers, certifiers, the NOSB, and NOP all need to be clear about when sanitizing is necessary and when cleaning is sufficient. Removal of all microbial life leaves surfaces available for colonization by spoilage or pathogenic organisms. If strong residual sanitizers are used, strong selection pressure is applied for the development of resistance to materials that may be needed in emergency medical situations.

Chlorine disinfection in organic regulations

There is a history⁴ of misunderstanding and misinterpretation of the original November 1995 NOSB recommendation on chlorine materials that has led to confusion and the allowance of uses of chlorine by NOP that were not permitted by the NOSB recommendation. In 1995, the NOSB intended to distinguish chlorine used to disinfect tools, equipment, and other hard surfaces from chlorine used in direct contact with food and crops.

In November, 1995, the NOSB approved the following recommendation concerning the use of chlorine:

Chlorine Bleach (Calcium hypochlorite, sodium hypochlorite, chlorine dioxide) -

⁴ The early history can be found in the 2003 NOSB recommendation “Measuring Effluent: Clarification of Chlorine Contact with Organic Food” http://www.ams.usda.gov/AMSv1.0/getfile?dDocName=STELDEV3104548.
Determined to be synthetic; Vote - Unanimous (2 absent).

The NOSB’s decision is to allow this material for use for organic crop production, organic food processing, and organic livestock production.
Vote: 9 aye / 2 opposed / 2 absent.

Annotation: 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 Cl2). This substance is to be reviewed again in two years.

With respect to the use in contact with food and crops, no direct use of chlorine is allowed by the 1995 recommendation, but use of tap water is allowed if the level of residual chlorine—the chlorine available for disinfection after the water has been disinfected—is less than the limit in the Safe Drinking Water Act (SDWA). So, tap water can be used to wash produce and irrigate crops, but more chlorine cannot be added for those purposes (with the exception of sprouts.)

With respect to the disinfection of tools, equipment, and hard surfaces, the NOSB simply allowed the use, taking the position that it is not appropriate for the NOP to prescribe the manner of use of these materials. However, the NOSB did state that any residues from such actions should not contact food or crops unless they also meet the SDWA standards.

The first confusion resulted when NOP, in translating the recommendation into regulations, omitted the underlined portion in the recommendation above in the listings on §603 and §605.

Chlorine materials used for disinfection are listed in three places on the National List, all of which are subject to 2019 sunset:
[Crops] §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.
(ii) Chlorine dioxide.
(iii) Sodium hypochlorite.

[Livestock] §205.603 (a) As disinfectants, sanitizer, and medical treatments as applicable. (7) Chlorine materials—disinfecting and sanitizing facilities and equipment. Residual chlorine levels in the water shall not exceed the maximum residual disinfectant limit under the Safe Drinking Water Act.
(i) Calcium hypochlorite.
(ii) Chlorine dioxide.
(iii) Sodium hypochlorite.

[Handling] §205.605(b) Chlorine materials—disinfecting and sanitizing food contact surfaces, Except, That, residual chlorine levels in the water shall not exceed the maximum residual disinfectant limit under the Safe Drinking Water Act (Calcium hypochlorite; Chlorine dioxide; and Sodium hypochlorite).

Since “residual chlorine” means (as defined above) the total active chlorine that is available during the use of the water, a straightforward reading would be that that organic producers and processors may use water that is allowable as tap water under the Safe Drinking Water Act—with the exception of cleaning crop production tools and irrigation systems (as long as the concentrated solution does not contact crops) and the use on sprouts.

The NOP guidance on use of chlorine materials, in attempting to clarify the meaning of the regulations, creates greater confusion and permits far more chlorine than is allowed under the regulations and the recommendations on which they are based. NOP correctly states, “This annotation [in §205.605(b)] was originally crafted to acknowledge that levels of chlorine permitted in municipal drinking water were considered acceptable for organic food production and handling.” NOP then cites the spring 2003 recommendation by the NOSB on the definition of “residual chlorine” under the Safe Drinking Water Act. It continues, “The Organic Foods Production Act is not designed to function as a waste water regulation. Instead, it is a regulation designed to protect organic integrity. As such, processing operations must demonstrate compliance with the chlorine annotation by monitoring the chlorine content of the water which is in direct contact with organic products, not the wash water which is discharged from the facility.”

However, NOP goes on to explain what this means in practice:

4.1 Crop operations:
1. Residual chlorine levels in the water in direct crop contact (when used pre-harvest) or as water from cleaning irrigation systems applied to soil should not exceed the maximum residual disinfectant limit under the SDWA.

2. Chlorine products may be used up to maximum labeled rates for disinfecting and sanitizing equipment or tools. No intervening event is necessary before equipment is used in contact with organic crops.

4.2 Livestock operations:

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1. Residual chlorine levels in the water in direct food or animal contact (for example, drinking water) should not exceed the maximum residual disinfectant limit under the SDWA.

2. Chlorine products may be used up to maximum labeled rates for sanitizing equipment or tools (including dairy pipelines and tanks). Label instructions should be followed regarding requirements for rinsing or not rinsing prior to the equipment’s next use.

4.3 Handling operations (includes on-farm post-harvest handling):
1. For 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.

2. 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 or the Environmental Protection Agency for such purpose.
   a. 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.
   b. 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.
   c. 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)).

The explanation for crop operations is an acceptable translation of the NOSB recommendation and the listing on §205.601, where the annotation refers only to water in contact with soil or water. However, the guidance for livestock—even though it is consistent with the NOSB recommendation—is inconsistent with the listing on §205.603, which does not refer to a use of a chlorine product outside the use of treated water, and states that the residual chlorine content in the water must not exceed the SDWA limit. Furthermore, the guidance for handling is inconsistent with both the NOSB recommendation and the regulations at §205.605(b) because it allows use of chlorine for purposes not allowed by the recommendations and food contact with chlorine above the SDWA limits.

We are thus starting from a point at which NOP—through both rulemaking and “guidance”—has allowed the use of synthetic substances beyond the uses allowed by NOSB recommendations. We have further recommendations, but first we will suggest corrected language that correctly translates the NOSB recommendation:

[Crops] §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.
(ii) Chlorine dioxide.
(iii) Sodium hypochlorite.

[Livestock, corrected] §205.603 (a) As disinfectants, sanitizer, and medical treatments as applicable. (7) Chlorine materials—disinfecting and sanitizing facilities and equipment. Residual chlorine levels in the water for wash water in direct crop or food contact and in flush water from cleaning equipment and surfaces that is applied to crops or fields shall not exceed the maximum residual disinfectant limit under the Safe Drinking Water Act.
(i) Calcium hypochlorite.
(ii) Chlorine dioxide.
(iii) Sodium hypochlorite.

[Handling, corrected] §205.605(b) Chlorine materials—disinfecting and sanitizing food contact surfaces, Except, That, residual chlorine levels in the water for wash water in direct crop or food contact and in flush water from cleaning equipment and surfaces that is applied to crops or fields shall not exceed the maximum residual disinfectant limit under the Safe Drinking Water Act (Calcium hypochlorite; Chlorine dioxide; and Sodium hypochlorite).

Implications of Microbial Ecology for the Use of Sanitizers and Disinfectants
Research on microbial communities calls into question routine use of antimicrobial soaps, as well as sanitizers in food handling. It suggests that we may prevent disease better by preserving natural microbial communities than by exterminating them.

Ecological Processes
Ecological communities are structured by processes that include colonization, succession, competition, and predation. This applies to microbial communities as well as communities of macroorganisms. When a hurricane strikes an island, it may wipe out most of the vegetation, setting in motion processes leading to the re-establishment of plant and animal communities, which may be different from the original communities, depending on the colonizers and the relationships among them. Colonization by pioneer organisms leads to changes in the environment that make it favorable for others, beginning the process of succession to a more stable community.

Similarly, when a microbial community is wiped out by application of an antibiotic, disinfectant, or antimicrobial soap, the habitat is available for colonization by new microorganisms. Just as organic agriculture is based on the maintenance of healthy ecosystems and ecological communities, organic approaches to food safety and personal hygiene should be based on ecological processes. Here we look at implications of microbial ecology on human skin and plant surfaces.
Microbiota on the Skin

Much of the recent research on microbial ecology has been stimulated by the Human Microbiome Project (HMP), which is designed to bring new methods of studying microorganisms to bear on the properties and functioning of microbial communities—specifically those in habitats in and on humans. It is well known that a human individual contains approximately ten times as many bacteria as human cells. The extensive sampling by the HMP of the human microbiome across many individual and habitats on their bodies helps to characterize the normal microbiota of healthy adults in a Western population, resulting in a concept of an individual human as a “supraorganism.” In addition, it supports the concept of disease as “dysbiosis,” an imbalance of the natural biota.

The skin is the human body’s largest organ and performs a diverse and complex variety of innate and adaptive immune functions. It is an inhospitable environment for microbial life, a somewhat acid environment exposed to the effects of drying, friction, washing, and various chemicals.

The most practical issue arising from studies of the human microbiome is the extent to which the microbiome affects our health. The role of the gastrointestinal microbiome in supporting immunity is becoming certain, though details are complicated by its role in processing food. The skin, through its resident microbial communities, plays an active role in immunity beyond the function of a physical barrier. The skin microbiota contributes to immune system function by inhibiting the growth of pathogenic microbes—by means of competition for nutrients and space and by restricting the growth of competitors through the production of antimicrobial compounds, called bacteriocins, which can inhibit the growth of other species of...

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6 The websites http://nihroadmap.nih.gov/hmp/ and http://hmpdacc.org/, and links therein, provide additional information about the HMP and access to HMP data.
bacteria. Among those with damaged skin, certain bacteriocin producers proliferate and dominate the bacterial community (Roth and James, 1988).

**Microbial Ecology of the Skin**

The dermal environment is a complex system of cell layers, nerves, and glands. Harmful disturbances of the skin microbial community may arise from changes in the composition of the community from acquisition of non-resident microorganisms or the removal of dominant microorganisms, handwashing and other behaviors, environmental factors varying with geography and indoor environments, and host genetics and demographic characteristics.

As our ability to respond to pathogens with antimicrobial chemicals is compromised through the development of antibiotic resistance, the importance of maintaining health and responding to infection through encouragement of commensal microbiota is becoming more widely understood.

There are many ways that the skin microbiota can be disturbed, possibly leading to dysbiosis. For example, sealing skin abrasions with a bandage or other airtight barrier may promote growth of potentially pathogenic anaerobes. *S. aureus*, once believed to be a “transient colonizer during abnormal conditions,” is now known to be a resident bacterium that may become pathogenic upon disturbance of the individual’s skin microbiota.

Hands can be thought of as either carriers of transient infectious organisms and/or as vectors that harbor established, endogenous microorganisms with the potential to be transmitted from one person to another. Despite the benefits of hand washing on reducing disease transmission by removing transients, the effects of hand washing on the longer term resident biota are still unknown. Such impacts can be compared to the disturbance caused by hurricanes and forest fires. Hand washing is meant to remove transient microorganisms to decrease self-inoculation when we eat or reduce transmission of our disease to others, but researchers do not necessarily see a reduction in bacteria after hand washing. Disease results from not just an increase in bacteria, but also a change in the microbial community of the individual and the resulting interaction with host immunity.

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Microbiota of the Phyllosphere

The phyllosphere is comprised of the aboveground portions of plants that are available for colonization by microorganisms. In many ways, the phyllosphere is analogous to human skin. The phyllosphere microbial community includes a large and diverse microbiota of bacteria, fungi, yeast, archaea, and other microorganisms that have commensal, pathogenic, and mutualistic interactions with the plant host. While the phyllosphere contains plant pathogens (and human pathogens), it also contains microorganisms that can act as biocontrols for those pathogens. Commensal microbiota on leaves can play a role in pathogen exclusion, contribute to plant health and productivity, and have practical applications in disease prevention.  

Bacteria are considered the most numerous of phyllosphere organisms, including those from the phyla Actinobacteria, Bacteroidetes, Firmicutes, and Proteobacteria. Researchers have suggested that like humans, plants can be considered as supra organisms harboring diverse microbial communities providing specific functions. The combined rhizosphere and phyllosphere microbial communities improve nutrient acquisition and growth, sustain plant growth under stress, induce resistance against pathogens, interact with plant or human pathogens, and interact with herbivores and parasites. Thus, like the skin microbiota, the plant microbiota is a key element in health. There is an interplay between microbiota and plants – while the microbiota affects plants, plants also affect microbiota selection through leaf or root anatomy and morphology or production of exudates.  

Phyllosphere, rhizosphere, and soil microbial communities are significantly different in terms of species composition, abundance and diversity. The main determinants of the rhizosphere microbiome are soil type and plant genotype, while the phyllosphere microbiome is principally influenced by plant species and genotype. Key factors are the chemical and structural composition of the cuticle. The genotype is also particularly important – a single mutation in a plant gene can modify the microbiome. In addition, environmental factors, including UV exposure, air humidity, and geographical location, also influence microbiome composition. Geographical location has been identified as important in a lettuce field, but not in trees. Cropping system, growing season, nitrogen fertilization, and pesticide application also affect community composition.  

The human pathogens *Salmonella* and *Escherichia coli* have been found on fresh vegetables, which increases interest in understanding their interactions with the other

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inhabitants of the phyllosphere. Phyllosphere microorganisms may also provide an ecosystem service to human health. It has been proposed that exposure to environmental microbiota in the air, in soil, and on plants, is essential for regulating the human immune system. Most epiphytic bacteria are commensal. Some provide specific ecosystem services including phytoremediation of toxic pollutants and cycling of important elements. Others contribute to pathogen exclusion.\(^\text{24,25}\)

**In the field**

Like the skin, the phyllosphere is considered a hostile environment for survival and colonization by microorganisms because of fluctuations in solar radiation, temperature, humidity, and heterogeneous availability of nutrients.\(^\text{26}\)

Phyllosphere microbes often have a direct positive influence in altering plant surface properties, where they may be involved in the nitrogen fixation, promoting the growth of plants, the control of plant pathogens, and the degradation of organic pollutants. However, some phyllosphere microbes have negative effects upon the host – when plant pathogens result in disease. Phyllosphere microbes may also include human pathogens, thus compromising the safety of plant food grown for consumption.\(^\text{27}\)

The phyllosphere community is dynamic. Leaves of both annual and perennial deciduous plants are colonized by microorganisms each year. Successional patterns throughout the growing season generally begin with initial colonization by bacteria, followed by yeasts, then filamentous fungi.\(^\text{28}\) Although the contributions of different sources are not well understood, microbial colonizers of the phyllosphere can originate from different sources including soil, air, seed, and other plants.\(^\text{29}\)

Plant leaf surfaces are colonized in large part through immigration of bacteria, fungi, and other microorganisms from air, soil, water, seed, or through animal-borne sources. Only a small fraction of the phyllosphere microbiota is shared with the soil.\(^\text{30}\) In addition to microbes on the plant surface, it is likely that every plant species is colonized by at least one endophytic

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bacterial species. Although most endophytes appear to be non-pathogenic to humans, a number of pathogenic bacteria can become internalized as at least temporary endophytes within leaves, and no amount of washing or vegetable preparation will remove them, which may be a problem for the consumption of raw vegetables.31

As on the skin, the structure of the phyllosphere microbial community affects the survival and impacts of both plant and human pathogens. For example, Enterobacter asburiae reduced the survival of E. coli O157:H7 on lettuce leaves by a factor 20–30, while Wausteria paucula increased survival by a factor 6; bacterial isolates belonging to Firmicutes and Enterobacteriaceae reduced the growth rate of E. coli O157:H7 on detached spinach leaves; Salmonella introduced onto tomatoes pre- or postharvest altered the composition of the microbial community; Enterobacter and Bacillus species reduced the persistence of Salmonella on preharvest tomatoes; native plant-associated microorganisms acted as competitors to Salmonella and E. coli O157:H7 on lettuce and alfalfa sprouts.32,33,34

Organic vs. chemical intensive production

Microbial populations on foliage in agricultural settings are influenced by management practices such as organic vs. chemical-intensive farming, use of antibiotics, pesticide application, and nitrogen fertilization.35,36 Otteson et al. concluded, “The fact that organic and conventional phyllosphere bacterial communities were significantly different at numerous time points suggests that crop management methods may influence the bacterial consortia associated with the surfaces of fruits and vegetables.”37

In spite of the differences in microbial communities between the phyllosphere on plants grown organically vs. those grown in a chemical-intensive system, and in spite of the microbially-active inputs into organic production (e.g., compost and manure), there is evidence that the phyllosphere on organic plants does not harbor more plant or human pathogens. Leff and Fierer found that vegetables labeled as conventional had a greater relative abundance of potentially pathogenic Enterobacteriaceae taxa across several produce types, including spinach,

lettuce, tomatoes, and peaches, than those labeled organic.\textsuperscript{38} Otteson et al. found no detectable differences in the presence of potential enteric pathogens between organic and chemical-intensive apples, and neither \textit{Salmonella} nor \textit{Escherichia} were found.\textsuperscript{39} Marine et al. found an association between \textit{Salmonella} on leafy greens sampled in the field and growing season but not farming system.\textsuperscript{40} Distinct fungal communities and a higher proportion of antagonistic fungal isolates against \textit{Botrytis cinerea} were found on organically grown grapes than on those grown in a chemical-intensive system.\textsuperscript{41} Several European studies have shown that \textit{Fusarium} and mycotoxin contamination is lower in organic cereal production than in chemical-intensive production.\textsuperscript{42} Xu found that more \textit{Salmonella} introduced on tomato leaves survived on plants grown in a chemical-intensive system than in an organic system. She also reported, “Endophytic bacterial diversities of tomato plants grown in conventional soils were significantly lower than those in organic soils. All contaminated fruit (1%) were from tomato plants grown in conventional soil.”\textsuperscript{43}

\textit{Mulches}

Xu found that different mulches had different effects on the microbial levels. Straw mulch reduced levels of center rot on sweet onion, while black plastic mulches had the opposite effect. Plastic mulch resulted in more coliforms, yeast and mold, as well as mesophilic, psychrotrophic and lactic acid bacteria before storage.\textsuperscript{44}

\textit{Post-harvest}

The true phyllosphere microbiome associated with a plant is the microbial community present on or in plants growing in the field. However, from the viewpoint of consumer safety, the microbial populations present at the point of sale or consumption are more relevant. Both epiphytic and endophytic phyllosphere microorganisms may differ at these different time points.\textsuperscript{45} Consumers may be exposed to 50 or more species of bacteria while consuming raw vegetables. While many of these bacteria are likely to be plant symbionts or pathogens, some


\textsuperscript{44} Xu, A. (2014). Microbiological assessment of organic produce pre-and post-harvest on Maryland farms and impact of growing and handling methods on epiphytic bacteria. MS thesis, University of Maryland, College Park.

are human pathogens. The pathogens of greatest public health concern are *Shigella* spp., *Salmonella*, enterotoxigenic and enterohemorrhagic *Escherichia coli*, *Campylobacter* spp., *Listeria monocytogenes*, *Yersinia enterocolitica*, *Bacillus cereus*, *Clostridium botulinum*, viruses, and parasites such as *Giardia lamblia*, *Cyclospora cayetanensis*, and *Cryptosporidium parvum*. Fruits and vegetables can become contaminated with pathogenic microorganisms while growing in fields, orchards, vineyards, or greenhouses, or during harvesting, post-harvest handling, processing, distribution, and preparation in food service or home settings. From a food safety standpoint, it makes more sense to sample at point of sale, rather than in the field.

Research looking at the microbiota in the field and post-harvest has found that the post-harvest phyllosphere microbial community shifts in the relative abundance of different species, becoming less diverse and containing species that do well under storage conditions. Although relatively few of the microbial species found after storage are members of the field phyllosphere, the pre-existing community does affect the success of newly-introduced microbes. More potentially pathogenic groups of microbes are found in the field in tomatoes, but the opposite is true of leafy greens and peppers.

Post-harvest handling operations can cause disturbances in the microbiota and select for microbes that survive under storage conditions. The process of harvesting tomatoes alone seems to be enough to shift the community composition (reducing the number of *E. coli* positive samples). Washed post-harvest produce had higher risks than unwashed and pre-harvest organic produce, as measured by indicator organisms. Although adding a sanitizer to rinse water resulted in produce with no significant difference from pre-harvest samples, it did

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not decrease indicator microbes. Allende et al. showed that while washing reduces microbial loads initially, the difference is no longer significant after 5 days of storage.\textsuperscript{55}

Storage temperature affects the microbial community, selecting for cold tolerant species.\textsuperscript{56, 57} For example, both Enterobacteriaceae and Pseudomonadaceae increased at least 1000-fold over 12 days in fresh-cut spinach stored at 10 °C. Refrigerated storage also reduced the diversity and richness of the phyllosphere community, and the temperature of storage influenced the extent of community changes in storage, with larger changes at colder temperatures. Microbiota in bagged lettuce mixes also changed in storage at 10 °C, experiencing an increase in the relative abundance of Enterobacteriaceae and a decrease in the relative abundance of Pseudomonas, but when the bagged lettuce mixes were stored at refrigerator temperature (4 °C), the decrease in \textit{Pseudomonas} was less pronounced. Thus, Jackson et al concluded, “[R]efrigerated storage might help retain the natural microbiome, while extended storage at cool, but not cold, temperatures might be more likely to promote shifts in the phyllosphere community, and potentially favor pathogenic strains.”\textsuperscript{58}

Another handling measure that affects the microbial community on post-harvest produce is enclosure in air-tight packages. Commercially pre-bagged, refrigerated lettuce samples showed evidence of the presence of additional bacterial populations, including \textit{Pseudomonas libanensis}.\textsuperscript{59} Herbs packaged in plastic containers sealed with polymer contained a high proportion of anaerobic microbes.\textsuperscript{60}

\textbf{Implications}

Researchers are just beginning to grasp the diversity and complexity of epiphytic and endophytic communities of microbes in the phyllosphere. As we have seen, disturbing these communities—e.g., by washing produce—can result in greater exposure to human pathogens. In addition to the stabilizing effects of the natural microbial community, augmenting phyllosphere microbiota can result in reduction of human pathogens and biocontrol of plant pathogens.

\textbf{Biocontrol}

Natural members of the plant phyllosphere can reduce the growth of human pathogens. For example, \textit{Pseudomonas syringae} reduced the growth of \textit{E. coli} O157:H7 from wounded

\begin{footnotesize}
\textsuperscript{59} \url{http://www.tgw1916.net/Pseudomonas/libanensis.html}
\end{footnotesize}
apples by a factor of 10-1000. *Pseudomonas fluorescens* 2-79, inhibited *S. enterica* and reduced the growth of *Salmonella* on alfalfa sprouts by a factor of approximately 100,000. *Enterobacter asburiae* reduced *E. coli* O157:H7 and *Salmonella* on lettuce.”

However, plant pathogens, along with physical damage, can provide entry and increased risk from human pathogens.

Biocontrol of plant pathogens is an exciting application of the knowledge of plant microbiota that has been practiced by organic growers for many years. The mechanisms involved include resource competition, antibiosis, parasitism, and induced resistance. It can be practiced either by adding antagonistic microorganisms to the phyllosphere or by stimulating naturally occurring antagonists.

Martin reviewed the evidence showing that according to the preponderance of the research, various types of compost tea and/or compost-based liquid preparations can suppress phytopathogens and plant diseases. He cited works by Stindt, and Samerski and Weltzien suggesting that the theoretical basis for effectiveness of compost tea in controlling aerial plant disease is its ability to alter the microbiota of the phyllosphere and to induce resistance in plant hosts. Martin reported that Evans et al. found that multiple applications of aerated compost tea made from various animal manure and green waste composts were consistently as effective as standard fungicide spray programs for managing grapevine powdery and Botrytis bunch rot. Compost with a high diversity of microbes is generally considered best for the production of compost tea to suppress plant disease, with growing support for teas produced from vermicompost or vermicasting.

**Conclusions from Examining Microbial Ecology**

Research on microbial communities suggests that we may prevent disease better by preserving or augmenting natural microbial communities. An ecological approach to microbiota in humans and plants calls into question the routine use of antimicrobial soaps, as well as sanitizers in food handling, to attempt to exterminate microbes.

**Chlorine-based disinfectants**

Chlorine is a strong oxidizer and hence does not occur naturally in its pure (gaseous) form. Nearly all naturally occurring chlorine occurs as chloride, the ionic form found in salts such as sodium chloride. Gaseous chlorine is formed by running an electric current through salt brine.

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The high oxidizing potential of chlorine leads to its use for bleaching, biocides, and as a chemical reagent in manufacturing processes. Because of its reactivity, chlorine and many of its compounds bind with organic matter. In the case of bleaches, the reaction with chlorine destroys chemicals responsible for color. When used as a disinfectant, chlorine reacts with microorganisms and other organic matter. Similarly, the toxicity of chlorine to other organisms comes from its power to oxidize cells.\textsuperscript{67}

Alternatives to chlorine disinfection

To the extent that organic production requires a disinfectant other than the level of residual in finished drinking water, the NOSB should be looking at non-chlorine alternatives. The above-cited 2003 NOSB recommendation stated:

The TAP reviews pointed out many ways in which chlorine is unsatisfactory for organic handling. Chlorine compounds and other halogens have been shown to produce trihalomethanes. It was the NOSB’s opinion that while chlorine needs to be allowed in the handling of organic food out of concern for public health and safety, its use needs to be minimized and operators need incentives and clear guidance to develop viable alternatives that protect the public as effectively as chlorine, but are less harmful to food handlers and the environment.

Toward that end, the NOSB has recommended other methods for disinfecting water in crop contact, including ozone, hydrogen peroxide, and peracetic acid. The review of chlorine should be prioritized in the re-review process in light of new information about alternatives, food safety, health effects, and application procedures. To the extent possible, the NOSB encourages the adoption of non-chemical and less toxic methods of disinfection of wash and chill water. This should be done with the full support and cooperation of the Food and Drug Administration’s Center for Food Safety and Nutrition, and the Food Safety Inspection Service.

In addition, the need for equipment to be clean must be distinguished from a need for disinfection, and disinfection is difficult to accomplish if a surface is not clean.\textsuperscript{68}

Technical reviews on chlorine have identified the following alternative materials: ethanol and isopropanol; copper sulfate; hydrogen peroxide; peracetic acid--for use in disinfecting equipment, seed, and asexually propagated planting material; soap-based algaece/demossers; phosphoric acid, ozone. The TRs also identified some alternative practices—steam sterilization and UV radiation.\textsuperscript{69}

\textsuperscript{67} http://en.wikipedia.org/wiki/Chlorine
\textsuperscript{69} 2011 Crops TR and 2006 Livestock TR.
Safer Choice Program

EPA’s Safer Choice (formerly Design for the Environment) program has been investigating alternative disinfectants.\(^{70}\) A Safer Choice label on a disinfectant means that the product meets the following criteria:

- It is in the least-hazardous classes (i.e. III and IV) of EPA’s acute toxicity category hierarchy;
- It is unlikely to have carcinogenic or endocrine disruptor properties;
- It is unlikely to cause developmental, reproductive, mutagenic, or neurotoxicity issues;
- It has no outstanding “conditional registration” data issues;
- EPA has reviewed and accepted mixtures, including inert ingredients;
- It does not require the use of Agency-mandated personal protective equipment;
- It has no unresolved or unreasonable adverse effects reported;
- It has no unresolved efficacy failures (associated with the Antimicrobial Testing Program or otherwise);
- It has no unresolved compliance or enforcement actions associated with it; and
- It has the identical formulation as the one identified in the Safer Choice application reviewed by EPA.\(^{71}\)

EPA has approved the following for use in Safer Choice disinfectant products: citric acid, hydrogen peroxide, l-lactic acid, ethanol, isopropanol, peroxyacetic acid, and sodium bisulfate.\(^{72}\) Safer Choice disinfectant product formulations and “inert” ingredients must also meet the Safer Choice standard for safer cleaning products.\(^{73}\) All of the approved Safer Choice disinfectant active ingredients except sodium bisulfate are on the National List. Citric and lactic acids are considered nonsynthetic and are listed on §205.605(a), and do not need to be listed in order to be used in crop or livestock production.

EPA’s Safer Choice has approved l-lactic acid and citric acid as meeting its criteria for use as disinfectants.\(^{74}\) While the Safer Choice criteria are not the same as OFPA criteria, they do require that the materials be low-hazard and efficacious. Lactic acid and citric acid are both considered nonsynthetic and are listed on §205.605(a) with no restrictions as to use.

Essential oils are often cited as a class of natural disinfectants. The TR for hydrogen peroxide refers to the following essential oils and extracts: clove oil, melaleuca (tea tree) oil, and oregano oil, pine oil, basil oil, cinnamon oil, eucalyptus oil, helichrysum oil, lemon and lime oils, peppermint oil, tea tree oil, and thyme oil. Aloe vera contains six antiseptic agents active against fungi, bacteria and viruses. There is considerable research on essential oils as disinfectants that could be useful to organic producers. For example, an early review by Janssen

\(^{70}\) [http://www.epa.gov/pesticides/regulating/labels/design-dfe-pilot.html](http://www.epa.gov/pesticides/regulating/labels/design-dfe-pilot.html)

\(^{71}\) [http://www.epa.gov/pesticides/regulating/labels/design-dfe-pilot.html](http://www.epa.gov/pesticides/regulating/labels/design-dfe-pilot.html)

\(^{72}\) [http://www.epa.gov/pesticides/regulating/labels/design-dfe-pilot.html](http://www.epa.gov/pesticides/regulating/labels/design-dfe-pilot.html)

\(^{73}\) [http://www.epa.gov/dfe/pubs/projects/formulat/dfe_criteria_for_cleaning_products_10_09.pdf](http://www.epa.gov/dfe/pubs/projects/formulat/dfe_criteria_for_cleaning_products_10_09.pdf)

\(^{74}\) [http://www.epa.gov/pesticides/regulating/labels/design-dfe-pilot.html](http://www.epa.gov/pesticides/regulating/labels/design-dfe-pilot.html)
et al described methods for screening. A more recent review by Kalemba and Kunicka gave an updated review of screening methods and an overview of the susceptibility of human and food-borne bacteria and fungi towards different essential oils and their constituents. Deans and Ritchie compared the potency of 50 different essential oils and the range of their antibacterial action against 25 genera of bacteria. A review of the literature should be encouraged by the NOSB to encourage the use of safer materials more compatible with organic principles.

Practices that eliminate the need for disinfectants

Technical reviews have mentioned practices that eliminate the need for disinfectant materials. They include: hot water, steam, UV radiation, slow filtration for cleaning water. As pointed out earlier, “cleaning” is not synonymous with disinfection, and it is possible that in some cases, disinfection is not necessary at all. And, as indicated above, disinfection is sometimes unhealthy.

Conclusion: Chlorine-based disinfectants

While the uses of disinfectants vary so that no one method or material is likely to be effective in all cases, there are numerous alternative methods and materials that should allow organic producers and handlers to avoid the use of the most toxic materials—in particular, those containing chlorine. Regarding alternative materials for teat dips, the iodine TR says, “The available information suggests that commercial antimicrobial products containing oxidizing chemicals (e.g., sodium chlorite, hypochlorite, iodophor), natural products composed of organic acids (e.g., lactic acid), and homemade products using vinegar (i.e., acetic acid) as the active ingredient may all be equally effective teat dip treatments.” The active ingredients identified by the Safer Choice are safer and effective alternatives.

Material comments for acidified sodium chlorite

[Handling] §205.605(b) Acidified sodium chlorite—Secondary direct antimicrobial food treatment and indirect food contact surface sanitizing. Acidified with citric acid only.

“Acidified sodium chlorite” (ASC) refers to a solution containing several active chlorine species that is formed when acid is added to sodium chlorite. The chlorine compounds contained in ASC include chlorite, chlorate, chlorous acid, and chlorine dioxide gas. The main active ingredient is considered to be chlorous acid, which is a strong oxidizing agent. Chlorine dioxide is very toxic. It is a severe respiratory and eye irritant. Chronic exposure to animals and workers has resulted in death. Repeated acute exposure to workers has caused eye and throat irritation, nasal discharge, cough, wheezing, bronchitis, and pulmonary edema. Repeated exposure may lead to chronic bronchitis. In addition, exposure to high levels of chlorine

dioxide and chlorite in animals both before birth and during early development after birth may cause delays in brain development.”

The use of ASC is incompatible with organic production.

In 2015, OMRI asked for clarification of the current annotation specifically with regard to formulas and permitted ancillary ingredients for “indirect food contact surface sanitizing”: The 2008 Technical Evaluation Report (TR) states that 21 CFR 178.1010(b)(46) permits ASC for use on food processing equipment and utensils, and dairy processing equipment (lines 58-62), but it does not quote the entire section accurately. Specifically, the TR fails to note the specific ancillary substances listed in this section. Section 21 CFR 178.1010(b)(46) lists a number of ancillary substances added to the ASC, including sodium gluconate, phosphoric acid, and sodium mono- and di-dodecylphenoxybenzenedisulfonate. OMRI believes the current annotation permits the use of these ancillary ingredients in ASC formulas for “indirect food contact surface sanitizing,” without an intervening event as would be required per 205.272(a) otherwise. This policy would also align with the allowance for formulants in peracetic acid formulas.

Conclusion: Acidified sodium chlorite

The annotation for acidified sodium chlorite says, “Secondary direct antimicrobial food treatment and indirect food contact surface sanitizing. Acidified with citric acid only.” Secondary direct food additives are added during the manufacture or processing for functionality but are removed from the final food. Residuals of such additives cannot have any technical effect. If ASC is used in chilling tanks, then it must be removed from the final food product. The listing for ASC should be annotated, “No detectable residue may be present in the final food.” If the NOSB chooses this option, then we suggest that the HS for develop an annotation that could be considered with the sunset proposal.

Conclusion

We have addressed a number of issues above. To summarize:

OFPA requires that materials on the National List be itemized “by specific use or application.” Justification of listing of chlorine materials requires that the NOSB identify the uses for which they are needed. Needs for cleaners, sanitizers, disinfectants, and sterilants must be distinguished.

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Freedom from microbes is not always good.

The long discussion about microbial ecology has been included because the assumption is often made that sterility is necessary in handling food. The evidence we present shows that not only is sterility often unnecessary, but it is also sometimes counterproductive because just as succession occurs in a field, microbial succession also occurs on the surface of produce. Eliminating benign microbes can make room for spoilage organisms or pathogens.

Establishing the need for a “sanitizer” requires a demonstration that a certain degree of freedom from microbes is required.

This combines the previous two points. The NOSB must establish when microbes should be removed from what and the degree to which they must be removed.

Alternatives to chlorine-based materials have been identified.

We have listed some alternative practices and materials identified by technical reviews and EPA’s Safer Choice Program.

OFPA requires that the NOSB examine the need for a material in light of alternatives and hazards.

Chlorine compounds have long been identified as hazardous to humans and the environment. The NOSB, in reviewing the listings of these materials, must delve into the needs, alternatives, and hazards.

All three subcommittees responsible for sunset proposals must commit to a thorough review.

The subcommittees must take into consideration the widespread impacts of chlorine manufacture, use, and disposal. They should try once more to clarify limitations on the use of chlorine. We recommend that all three listings for “chlorine materials” be replaced with the following language:

Chlorine materials, only as present as residual chlorine levels in water delivered by municipal or other public water systems, which shall not exceed the maximum residual disinfectant limit under the Safe Drinking Water Act. Shall not be used in higher concentrations in direct contact with food, crops, or cropland.

(i) Calcium hypochlorite.
(ii) Chlorine dioxide.
(iii) Sodium hypochlorite.

Since the NOP has allowed a number of annotation proposals to go forward in tandem with sunset proposals, we suggest that we suggest that the sunset motion be considered with an annotation motion.

The NOSB should recommend that NOP guidance promote safer alternatives.
Thank you for your consideration of these comments.

Sincerely,

Terry Shistar, Ph.D.
Board of Directors