

NATURAL FLAVOR QUESTIONNAIRE - NOP (US), COR (Canada), (EC) No 889/2008 (EU), LPO (Mexico)

	ibove noted organic standards. <u>N</u>	avors used in products requested for lote that QAI may request additional
Natural Flavor Name <u>and</u>	d FEMA Number on Technical Dat	a Sheet:
Linalool Bois De Rose N	latural	
FEMA: 2635		
Supplier Company Name	e and Address: Aurochemicals,	7 Nicoll St, Washingtonville, NY 10992
Type of flavor (select on	e or more as necessary):	
Protein Hydrolysate	Extracts	Essential oil
Compounded flavor	Oleoresin	☐ Isolate
☑ Distillate	Compounded WONF	Other (Single Flavor Chemical)
A. Natural Flavor Compl	iance Information	
1. Which regulatory body or reg	gulation does the natural flavor and a	all its flavor constituents comply with?
FDA (US)	A (Canada) 📝 European Coi	mmission (EU) Codex Alimentarius Commission (Mexico)
2. Can the material legally be la	beled as a "natural flavor" per the a	pplicable regulatory body?

3. Is the material only formulated for flavoring purposes (no nutritional use or other functions)?

✓ Yes □ No

4.	Natural flavors authorized for use in NOP or COR "organic" or "made with organic" (70-95%) products must not be produced using synthetic extraction solvents (NOP) or non-agricultural extraction solvents and precipitation aids exclusive of CAN/CGSB-32.311-2015, Section 6.3-6.5 (COR). Is/are the natural flavor constituent(s) made using NOP or COR-suitable extraction materials* as applicable based on the response to A.1 above? Yes No N/A, no extraction solvents are used.
	If Yes , list solvent(s)/extraction material(s) used in the production of this Natural Flavor. If alcohol/ethanol is used, please indicate whether it is produced naturally (via fermentation):
	*Allowed natural extraction materials include water, natural ethanol, super-critical carbon dioxide, authentic essentia oil, and natural vegetable oils. No hydrocarbon, chlorinated, or halogenated solvents may be used. Propane, hexane, triglycerides, and freon are examples of solvents that are prohibited.
5.	Natural flavors authorized for use in NOP or COR "organic" or "made with organic" (70-95%) products must not contain any synthetic carrier systems or any artificial preservatives exclusive of those included at 205.605 of the National List (NOP) and CAN/CGSB-32.311-2015, Section 6.3-6.5 (COR). Prohibited carrier systems and artificial preservatives include but are not limited to, propylene glycol, polyglycerol esters of fatty acids, mono-, di-, and tri-glycerides, benzoic acid, and polysorbate 80.
	➤List any carrier system(s) used in this Natural Flavor:
	N/A, no carrier system(s) used.
	☐ If maltodextrin is used as a carrier, please attach confirmation from the supplier or manufacturer that enzymes are primarily responsible for the hydrolysis ☐ Attached ☑ N/A
	➤List any preservative(s) used in this Natural Flavor:
	N/A, no preservative(s) used.
☐ If citric acid is used as a carrier, please complete the following:	
	■ Is it produced via fermentation of carbohydrates? (NOP or COR)
	■ Is it from fruit and vegetable products? (COR)
	If glycerin is used as a carrier or solvent, please provide its organic certificate or a completed QAI Non-Organic Material Compliance Questionnaire to detail its manufacturing process. Attached N/A
	□ Alternatively, if this Natural Flavor is to be used in a product certified under COR , is the glycerin from vegetable or animal fats and/or oils and produced using fermentation or hydrolysis? ☐ Yes ☐ No ☑ N/A

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	Non-Flavor Ingredient/Adjuvant	Function in the Flavor		
√ el	N/A, no other non-flavor ingredients/adjuvants are lsewhere on this form.	present in the flavor aside from those identified		
sı (N	o the flavoring agent(s) in this material only consist of substances that do not impart a specific characteristic flavour as flavorings with modifying properties? For example, if the only flavoring agent in the material is Luo Han Gullonk Fruit) derived products, Thaumatin, Glycosylated Steviol Glycosides, or similar the response should e Yes. Yes No			
	Yes, attach documentation detailing the maximum usagavor: Attached. N/A	ge rate for the overall flavor material to qualify as a natural		
pr ex	roducts for use in products certified under the NOP, CO xcluded methods (i.e methods used to produce GMOs) rganisms or influence their growth and development by rocesses and are not considered compatible with organiell fusion, microencapsulation, macroencapsulation, and ene doubling, introduction of a foreign gene, and changing	used at any stage in the process of making natural flavor R, (EC) No 889/2008, or LPO. Genetic engineering and include a variety of methods used to genetically modify means that are not possible under natural conditions or ic production. Such methods include but are not limited to direcombinant DNA technology (including gene deletion, ing the positions of genes when achieved by recombinant tural flavors produced via GMO-microbial fermentations ar		
pr ce ge D	ot permitted.			
pr ce ge D no	This natural flavor, including any solvents, carriers, pr therein, was produced and handled as applicable bas	ted on the response to A.1 above <u>without</u> the use of da), and genetically modified organisms (EU and LPO),		

applicable regulations that establish limitations pertaining to all (organic and non-organic) food products.

This natural flavor has been handed <u>without</u> the use of ionizing radiation as described in 21 CFR 179.26(US), Canadian Food and Drug Regulations, Division 26, B.26.001(a-c)(Canada), Council Directive 96/29/Euratom (EU) or LPO Guidelines for the Organic Operation Article 4 (Mexico) as applicable based on the response to

A.1 above? Yes No
D. Nanotechnology or technologies <i>intentionally</i> manipulating matter at atomic, molecular, or macromolecular dimensions typically between 1 and 100 nm to create materials, devices and systems with fundamentally new properties and functions, is prohibited for all uses and materials used in organic products. Naturally occurring nanosized particles or those produced incidentally are permitted.
This natural flavor has been handed <u>without</u> the use of nanotechnology as described in NOP Policy Memo 15-2 (US), CAN/CGSB-32.310-2015(Canada), and/or LPO Guidelines for the Organic Operation Article 276, VI (Mexico) as applicable based on the response to A.1 above? Yes No
(Mexico) as applicable based on the response to A. I above? 🕓 Yes 🗀 No
E. Commercial Availability is the ability to obtain an input, in this case a natural flavor product, in an appropriate form, quality, or quantity to fulfill an essential function. Non-organic natural flavors may only be used in products with an "organic" label claim under the NOP when organic flavors are not commercially available.
➤ Is this natural flavor commercially available in organic form? Yes No Unknown N/A – flavor is used in product certified under COR, European Commission (EC) No 889/2008, or LPO only.
If No , provide specific details regarding how commercial availability has been assessed for this natural flavor and if the supplier intends to develop an organic alternative. Note that any information provided is intended to assist the operation using the natural flavor in demonstrating compliance with NOP commercial availability requirements.
Commercial Availability Explanation: An extensive review for the availability of this flavor ingredient as
organic certified has been conducted and as a result of this review, it has been determined to the best of our knowledge that it is not available in the appropriate form, quality or quantity.
To be Signed by a qualified technical person.
Pursuant to applicable regulations, 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.
Supplier (Company) Name: <u>Aurochemicals</u> Date: 5/20/2022
Name of Representative (print): Deo N. Persaud Signature:

Contact Information (Phone/Email): (845)496-6065 regulatory@aurochemicals.com