

17 CCR § 22035, 22055 & NOP § 205.2, 205.605,

COMMERCIAL AVAILABILITY

OSP SECTION: OCal H2.7

Find all forms at www.ccof.org/documents. Send completed forms to inbox@ccof.org.

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Оp	eration Name: Date:
he Pro	norganic ingredients are allowed in or on cannabis products labeled "OCal" only when organic forms are not commercially available, ingredient appears on the National Organic Program's National List §205.605/ 205.606, and other technical criteria are met (per OCal organic Nonorganic Material Affidavit). If an organic version is commercially available, you must use it. Cost cannot be a factor in ermining commercial availability.
Col	mmercially available – "The ability to obtain a production input in an appropriate form, quality, or quantity to fulfill an essential function".
•	Complete one OCal H2.7 form for each 205.606 National List nonorganic agricultural ingredient used in products labeled "OCal" or other material requiring commercial unavailability documentation, i.e. yeast, flavors, silicon dioxide. You are required to search for organic ingredients at least on an annual basis. You may create a spreadsheet to track this information if you source multiple ingredients.
۹.	Organic Ingredient Search
1)	Nonorganic ingredient:
2)	Used in the following "OCal" product(s):
3)	Describe your search (potential suppliers, dates, search methods).
	You must contact at least three (3) potential organic sources and use resources such as the <u>USDA Organic Integrity Database</u> , or explain why this search is not possible. If an organic version is commercially available, you must use it. Cost cannot be a factor in determining commercial availability.
1)	Which of the following makes this product unavailable organically? Check all that apply. Form Quality Quantity Essential Function a) Explain your answer using specific details.
B.	Ongoing Annual Monitoring Plan Describe your ongoing plan to find an organic ingredient and attach records that will be used to document your search and any product testing. Attached You must contact at least three (3) manufacturers annually and use resources such as the USDA Organic Integrity Database. Records or documents of continued efforts to locate an organic source will be reviewed at your annual inspections.

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