Bee Better Certified™

Background to the Production Standards
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Cover photo: Leafcutter bee foraging on rayless gaillardia in Arizona. (The Xerces Society / Mace Vaughan).

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Background to the Production Standards

Bee Better Certified™ works to give bees a healthy place to live.

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Version 1.4 (January 2021)
The *Bee Better Certified™ Production Standards* draw on research and best practice to establish criteria for successfully integrating pollinator habitat such as hedgerows into working farms. (Photograph: The Xerces Society / Sarah Foltz Jordan.)

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Introduction

*Bee Better Certified™ Production Standards* combine current scientific understanding with best management practices to develop measures that best support wild, native pollinators on working farms. This document presents the reasoning behind the production standards. Each standard is presented with a summary of the research supporting the standard, accompanied by a selection of resources that offer relevant information that can help with its implementation. We also point you towards forms and documents that the Bee Better Certified™ program has developed to assist with the implementation of each standard.
1.1 Habitat Minimums

Standard 1.1.a

a. At least 5% of certified acreage must be in pollinator habitat.
   i. At a minimum, one-fifth ($\frac{1}{5}$) of the required habitat (i.e., 1% of the certified acreage) must be permanent habitat; the remainder may be in temporary habitat. If 5% or more of the certified acreage is in permanent habitat the operation is not required to have temporary habitat.
   
   ii. Temporary habitat must not exceed four-fifths ($\frac{4}{5}$) of the required habitat and it must include one or more flowering, pollinator-attractive plant species. If temporary habitat fails to germinate or takes several seasons to establish, documentation (seed order receipts, photographs etc.) must be provided to verify planting. Follow-up seeding must occur and be verified if temporary habitat fails. Examples of temporary habitat: cover crops, annual insectary strips, mass-flowering crops.
   
   iii. Temporary habitat must achieve at least 50% bloom prior to termination. Temporary habitat cannot consist of resident vegetation; it must be intentionally planted.
   
   iv. If mass-flowering, pollinator-attractive crops are identified as part of the temporary habitat, they may not account for more than one-fifth ($\frac{1}{5}$) of the required habitat (i.e., no more than 1% of the certified acreage).
   
   v. Habitat measurements must follow the Habitat Measurement Guidelines in Appendix B.
   
   vi. The land identified as habitat (permanent and temporary) within an operation’s BBCP must be owned and/or controlled by the operator and available for habitat management and inspection.
   
   vii. All pollinator habitat should be on or adjacent to or within one (1) mile of certified crop fields. This is measured from edge of certified field to the edge of certified habitat.
   
   viii. Where permanent habitat cannot be situated on or adjacent to or within one (1) mile of certified crop fields an operation may situate habitat no further than 100 miles from certified crop fields. With an increase in distance from certified crop fields, the following incremental increase in total required permanent habitat must be met:
1. 1–20 miles away: minimum 2% of certified acreage must be permanent habitat
2. 21–40 miles away: minimum 3% of certified acreage must be permanent habitat
3. 41–60 miles away: minimum 4% of certified acreage must be permanent habitat
4. 61–80 miles away: minimum 5% of certified acreage must be permanent habitat
5. 81–100 miles away: minimum 6% of certified acreage must be permanent habitat

Permanent habitat must be at least 60’ from any agricultural lands even if that land is not currently in production. For all other lands, a 30’ buffer is required. A minimum 4% on-farm temporary habitat is required.

ix. If certified acreage is comprised of disconnected parcels, pollinator habitat should be distributed throughout parcels within one mile of each other, and the sum of the habitat established on all parcels must meet the 5% minimum.

x. Permanent pollinator habitat must not be planted in locations where nitroguanidine neonicotinoids were applied in the previous two (2) years. Application includes the planting of seeds treated with nitroguanidine neonicotinoids.

Rationale

The amount of natural habitat in the surrounding landscape is often an important factor affecting native bee populations on farms (Kremen et al. 2004; Ricketts et al. 2008). While most farmers don’t have control of the surrounding landscape, they can create patches of habitat on their farms (Morandin and Kremen 2013). On-farm, flower-rich pollinator habitat supports higher bee diversity and abundance than bare or weedy field margins (M’Gonigle et al. 2015; Ponisio et al. 2016; Williams et al. 2015). Small habitat strips can bolster pollinator populations within crop fields, augmenting crop yields (Blaauw and Isaacs 2014). It is important that patches of habitat are located within one (1) mile of the field(s) to be certified because bees are only able to utilize resources located within their foraging range. Bee foraging range correlates with their body size and varies from less than 500’ for small-bodied bees to several miles for large bees, including bumble bees (Greenleaf et al. 2007; Ricketts et al. 2008).

Bee Better Certified set a target of 5% of a farm being pollinator-friendly habitat because farmers need to balance food production with their conservation efforts. Converting 5% of a farm to pollinator habitat presents a challenge, and might not be feasible for all farmers, but it is likely to make a big difference for pollinators in agricultural areas. If 5% of farmers in the U.S. incorporated pollinator habitat into 5% of their farms, approximately two (2) million acres of farmland would become more habitable for wild pollinators.
While mass-flowering, bee-attractive crops can provide foraging resources for bees, their effects on pollinator populations are mixed and may depend on the availability of natural habitat, the timing of bloom, and floral resources at other times of the season (Westphal et al. 2009; Kovács-Hostyánszki et al. 2013; Rundlöf et al. 2014). Recent evidence suggests that when mass-flowering crops dominate the landscape they dilute pollinator populations (Holzschuh et al. 2011), leading to less-than-optimal crop yields (Holzschuh et al. 2016). It is likely, therefore, that patches of habitat adjacent to mass-flowering crop fields are still important for bee populations because they provide nesting sites, and continuity and diversity of resources throughout the season (Holzschuh et al. 2016).

**Pollinator habitat** is defined as areas containing flowering plants and/or nesting sites. Remnant natural habitat and newly created habitat are both considered pollinator habitat. All habitat areas must be protected from chemical drift. Pollinator habitat cannot be planted in areas where systemic pesticides have been used in the past two (2) years. Pollinator habitat must be on the farm in or adjacent to crop fields, or within one (1) mile of field(s) to be certified. The land where habitat is created must be owned and/or controlled by the certifying farm or operator and available for habitat management and inspection. If farms are comprised of disconnected parcels, pollinator habitat should be distributed throughout the properties, and the sum of the habitat established on all properties must meet the Bee Better Certified habitat requirements. Invasive or noxious species will not be considered for bloom abundance requirements of pollinator habitat due to their ability to rapidly spread and damage native plant populations.

**Permanent habitat** is present year-round, although the plants may be in a vegetative or dormant state during the winter.

- **Examples of permanent habitat:** hedgerows, perennial or re-seeding wildflower strips, riparian forests, and filter strips.

**Temporary habitat** may die back annually or be moved around the farm (as is the case with rotating cover crops). If mass-flowering, pollinator-attracting crops are to be considered part of temporary habitat, they may only account for 1% (out of the 4% required) temporary habitat and be used in combination with another temporary habitat type.

- **Examples of temporary habitat:** cover crops, insectary strips, and mass-flowering crops.

For complete list of permanent and temporary habitat types see “Appendix A: On-Farm Habitat Practices That Can Be Managed to Support Pollinators,” in *Bee Better Certified™ Production Standards*.

**Forms**

- N/A
Resources

- Regional Habitat Installation Guides: [www.xerces.org/pollinator-conservation/agriculture/pollinator-habitat-installation-guides/](http://www.xerces.org/pollinator-conservation/agriculture/pollinator-habitat-installation-guides/)

References


### 1.2 Bloom

**Standard 1.2.a**

1. Permanent habitats must have a minimum of three (3) flowering species present during each season. Permanent habitat may be free of flowering species during natural, cyclical, locally occurring dormant seasons.

**Rationale**

Consistent floral bloom that is available throughout the growing season best supports bee populations (Williams et al. 2015). Providing consistent floral bloom throughout the growing season can increase native bee abundance and diversity in crop areas (Mendelik et al. 2012; Rundlöf et al. 2014). Bee activity starts in the early spring and continues through fall (Williams et al. 2001). Social species like bumble bees are active throughout the year while most solitary bee species have short flight periods, around 4–6 weeks, and are active at different times of the year (Ginsberg 1983; Michener 2007). Because not all species overlap in their foraging periods and are active at different times, it is important to ensure that there are no periods without floral resources for bees.

Floral diversity also benefits bee communities. Diverse patches of flowers attract more species-rich and abundant communities of bees (Potts et al. 2003; Balzan et al. 2014; Gill et al. 2014; Williams et al. 2015). Most bees, including those most important for pollination services, exhibit generalist foraging behavior, collecting pollen and nectar from a variety of flowers (Williams et al. 2001; Vasquez and Aizen 2003). Diverse blooms are also important for pollinator health: they provide an array of pollen and nectar resources that can be necessary for the development of some bee larvae (Goulson et al. 2002; Williams and Kremen 2007).
Flowering species can include trees, shrubs, or forbs known to provide pollen and/or nectar to pollinators. Invasive or noxious species cannot be included in calculations of flowering species. Planting specifications and/or seed mixes in should be included in the Bee Better Certified farm plan and provided to inspectors during the on-farm inspection.

**Forms**

- N/A

**Resources**

- Regional Habitat Installation Guides: [www.xerces.org/pollinator-conservation/agriculture/pollinator-habitat-installation-guides/](http://www.xerces.org/pollinator-conservation/agriculture/pollinator-habitat-installation-guides/)
- Regional plant lists and native plant nursery listings can be found at the Xerces Society Pollinator Conservation Resource Center: [www.xerces.org/pollinator-resource-center/](http://www.xerces.org/pollinator-resource-center/)
- Seed calculator to develop regionally specific seed mixes: [www.xerces.org/xerces-seed-mix-calculator/](http://www.xerces.org/xerces-seed-mix-calculator/)
- Ladybird Johnson Wildflower Center: [www.wildflower.org/collections/](http://www.wildflower.org/collections/)
- Calflora: [www.calflora.org](http://www.calflora.org)
- Calscape: [https://calscape.org/](https://calscape.org/)
- USDA PLANTS database: [https://plants.usda.gov/java/](https://plants.usda.gov/java/)

**References**


**Standard 1.2.b**

*b. Permanent pollinator habitat must contain a significant proportion of native, pollinator-attractive plants.*

\[i. \text{For new permanent habitat, at least 70}\% \text{of the vegetation established must be native to the region and preferably acquired from local sources.}\]

\[ii. \text{In natural or mature created permanent habitats, at least 35}\% \text{of the species must be native.}\]

**Rationale**

Habitat dominated by native plants can provide critical resources habitat for bees. Although wild bees will visit nonnative plants—including crops—they are increasingly shown to prefer native species (Williams et al. 2011; Chrobock et al. 2013; Morandin and Kremen 2013; Ritchie et al. 2016). Native plant species provide some of the essential proteins and amino acids required by developing bees (Harmon-Threatt and Kremen 2015). Once established, native plants typically re-seed well, which can reduce long-term habitat costs (Isaacs et al. 2009).

Native plants are defined as species that are indigenous—occur naturally without human intervention—to a region.
Forms

- Plant Materials Sourcing Record (form BBC_2017-b)

Resources

- USDA PLANTS database: [https://plants.usda.gov/java/](https://plants.usda.gov/java/)
- Lists of regional native plant nursery and seed companies can be found at the Xerces Society Pollinator Conservation Resource Center: [www.xerces.org/pollinator-resource-center/](http://www.xerces.org/pollinator-resource-center/)

References


**Standard 1.2.c**

c. Across permanent habitat areas the combined vegetative cover of the plant species in bloom must be classified "abundant" or "common" in each season. A protocol for assessing remnant vegetation cover can be found in Appendix C.
i. **Abundance Categories:**

- **Abundant:** Numerous individuals of the flowering species are present (51–100% cover).
- **Common:** Several individuals of the flowering species are present (11–50% cover).
- **Sparse:** Only a few individuals of the flowering species are present (1–10% cover).
- **Absent:** No flowering species are present (0% cover).

**Rationale**

On farms, habitat patches with more flowers attract and support more abundant and diverse communities of bees, which can result in higher crop yields (Blaauw and Isaacs 2014; Williams et al. 2015; M’Gonigle et al. 2015; Motzke et al. 2016). Furthermore, because bee larvae require pollen and nectar, abundant floral resources are important for long-term persistence of bee populations, with the floral resource abundance in one year influencing the native bee abundance of the subsequent year (Potts et al. 2003; Roulston and Goodell 2011). Maintaining sufficient floral cover is one way to ensure adequate abundance of floral resources. In one study, the highest increases in crop yield were associated with 50% floral cover in adjacent pollinator habitat and a high proportion of natural habitat in the surrounding landscape (Motzke et al. 2016).

**Forms**

- N/A

**Resources**

- “Appendix E: Identifying Native Bee Nests” (in *Bee Better Certified™ Production Standards*).
- Regional Habitat Installation Guides: [www.xerces.org/pollinator-conservation/agriculture/pollinator-habitat-installation-guides/](http://www.xerces.org/pollinator-conservation/agriculture/pollinator-habitat-installation-guides/)

**References**


1.3 Nesting Features

Standards 1.3.a & 1.3.b

a. Other than shallow tillage for weed control, no tillage is to be conducted in or around permanent habitat areas.

b. Any known mass-aggregated pollinator nesting sites must be identified and protected (i.e., those of alkali bees, or other gregarious, mass-nesting, soil- or cliff-dwelling species.

   i. Known nesting areas outside crop fields must be left undisturbed.

   ii. Identified nesting areas must be marked on a map and, if necessary, physically flagged to identify them to farm workers.

   iii. Employees must be trained in the location and protection of nest sites.

Rationale

Wild bees have a diverse range of nesting habits. Most solitary bees excavate nests in the ground while others utilize pithy-stemmed plants or dead wood as nesting sites (Michener 2007). Ground-nesting bees utilize a variety of different soil types, though soils with high clay content are less favored (Cane 1991). Piles of wood can support twig-nesting native bees if they contain remnants of pithy-stemmed plants. Some species of sweat bee (e.g., Augochlora) burrow into rotting logs (Stockhammer 1966) while carpenter bees chew nests into dead wood. Bumble bees, on the other hand, often nest in cavities, such as abandoned rodent burrows (Kells and Goulson 2003) or spaces created native bunch grasses when they reach maturity (Svensson et al. 2000).

Wild bees nest in a variety of locations on and around farms, including natural areas (Potts
et al. 2005), field margins (Sardiñas et al. 2016a), habitat areas (May et al., in review), and within crop fields (Sardiñas et al. 2016b). Thus, care must be taken throughout the farm to preserve nesting habitat. If nests are discovered, they should be marked, identified to farm workers, and protected over time. Avoid disturbing nest sites (Winfree et al. 2009; Williams et al. 2010). Disturbance includes cultivation or other management that alters the soil profile or disrupts plants and wood that supports above-ground nesting bees.

Forms

N/A

Resources

• Learn more about native bee biology here: www.xerces.org/pollinator-conservation/native-bees/
• “Appendix E: Identifying Native Bee Nests” (in Bee Better Certified™ Production Standards).

References


Standard 1.3.c

c. At least 5% of plants in new permanent pollinator habitat plantings must be comprised of pithy-stemmed plants and plants that are used for nest cell materials; some of each category must be included. Operations are encouraged to prioritize larval host plants for species of butterfly shown to be in decline, such as, in appropriate areas milkweed for monarch butterflies.

Rationale

Above-ground nesting bees comprise approximately 30% of all bee species. Above-ground nesters include leafcutters (Megachile spp.) and mason bees (Osmia spp.). They are important pollinators of a variety of crops including alfalfa (Cane 2002), almond (Brittain et al. 2013) and blueberry (Sampson and Cane 2000). Above-ground nesters create their nests in pre-existing cavities in pithy-stemmed plants or dead wood (Potts et al. 2003; Potts et al. 2005; Grundel et al. 2010), using mud, leaves, or flower petals to create divisions between the chambers where they lay their offspring (Cane et al. 2007). Sometimes nesting sites and/or materials used to construct nests are not adjacent to flowering plants (Westrich 1996). Bee Better Certified aims to support bee reproduction by providing access to plant species used for nesting in addition to plants that provide floral resources.

Forms

N/A

Resources

- “Appendix F: Pithy-Stemmed Plants That Above-Ground Nesting Bees Use for Nest Sites” (in Bee Better Certified™ Production Standards).
- “Appendix G: Plants That Above-Ground Nesting Bees Use as Nesting Materials to Create Cell Divisions” (in Bee Better Certified™ Production Standards).
- NWF’s Native Plant Finder, which provides lists of native plants that are host
plants for butterflies and moths (can be filtered by zip code): [www.nwf.org/NativePlantFinder/About](http://www.nwf.org/NativePlantFinder/About)

- Butterflies and Moths of North America (BAMONA), which provides host plant information for specific species: [www.butterfliesandmoths.org/](http://www.butterfliesandmoths.org/). You can also get regional lists of butterfly species based on your county/location.

**References**


1.4 Tillage

Standard 1.4

a. Develop a standard operating procedure (SOP) for how to reduce the impact of tillage activities on ground-nesting bee nests located within crop fields and in non-crop areas.
   i. The SOP should demonstrate that existing tillage practices are low risk or that new practices reduce the risk of disturbance to ground-nesting bees.
   ii. The SOP should encompass at least one-third (\(\frac{1}{3}\)) of the total certified acreage each year.
   iii. The SOP must address at least two (2) of the following:
       1. Tillage depth
       2. Timing of tillage
       3. Frequency of tillage
       4. Equipment type
       5. Location of tillage

Rationale

Ground-nesting bees spend the majority of their lives in underground nests - developing from an egg stage into and adult. Their nests are distributed throughout farms, including in both cropped and non-cropped areas (Kim et al. 2007; Sardiñas et al. 2016). Disturbance can negatively impact nesting (Williams et al. 2010), which is why we recommend minimizing soil disturbance to the largest extent possible within and around crop fields and in particular around permanent habitat features. Maintaining undisturbed areas each year may be able to help create reservoirs of nesting populations that can repopulate disturbed areas.

The location of brood chambers, cells in bee nests that contain offspring, range from the top few inches of soil to several feet underground depending on the species (Michener et al. 1958; Parker et al. 1981; Cane 1991). Although nest cells can be located in the first 4" of soil, the majority of them are found deeper (e.g., Michener et al. 1958). Tillage can disrupt the underground chambers of ground-nesting bees, destroying offspring and subsequently reducing the population of bees emerging the following year (Schuler et al. 2005; Ullmann et al. 2016). How much soil is disturbed when tilling depends on both the tillage implement and soil conditions (Keller and Arvidson 2009). Certain implements can disrupt soil more than other types and disrupt ground-dwelling insects to die. For example, weed seed-eating ground beetles were less active in fields tilled with mold-board ploughs and using rotary tillage than in fields where chisel ploughs were used (Shearin 2007).
Examples of each SOP category

**Tillage depth:** No-till or reduced tillage depth—ideally no deeper than 4”—following planting fruit, nut, vegetable or herb crops or fallow fields.

**Timing of tillage:** In half of the fields, tillage will only occur during time periods when bees are actively building nests in the spring and summer (not during time periods when bees are developing in their nests and unable to create new nests).

**Frequency of tillage:** Crop fields containing fruit, nut, vegetable, or herb crops known to be attractive to bees will only be tilled 1–2× per year for the year following planting.

**Location of tillage:** Some fields or strips within fields left untilled each year and 50% of field edges are managed through mowing instead of tilling.

**Proportion of farm tilled:** At least 1% of farm (field and/or edges) left untilled every year.

**Equipment type:** Less disruptive tillage implements will be chosen (e.g., will use chisel ploughs instead of mold board ploughs).

Sample prescriptions for Bee Better compliance

**For row crop:**
1. Crop fields containing crops known to be attractive to bees will only be disked at 4” depth 1-2× per year for the year following planting. Fallow fields will be mowed instead of tilled.
2. Field edges will be mowed instead of cultivated.

**For perennial crop:**
1. Every other alley between rows will be scraped annually instead of tilled.
2. Will use chemical fallow instead of disking to control weeds in field edges.

**If already using no-till system:**
1. No-till will continue to be practiced throughout the farm.

Recommendations

We recommend limiting tillage to the surface and using equipment that minimizes disturbance whenever possible.

If weed control is a concern (and weeds are usually controlled with cultivation), try other options that reduce disturbance. You can use a roll crimer, flamer or mulching to target problem areas or combat specific weedy species. Repeated mowing is also an option that decreases soil disturbance. The NRCS Organic Farming Handbook
provides additional guidance on non-chemical, no-till weed management techniques:
www/nrcs.usda.gov/organic

References


2.1 Preventive Non-Pesticide Management

Standard 2.1.a

a. Develop a written pest/disease scouting and monitoring protocol and demonstrate that scouting and monitoring occurs regularly through the growing season on all certified acreage. This requirement may be waived on operations that do not use insecticides or fungicides.

For more information see “Appendix I: Pest Scouting and Monitoring Guidance,” in Bee Better Certified™ Production Standards.

Rationale

Scouting and monitoring for crop pests and diseases is critical for decision making in integrated pest management (IPM) (Matthews 1996; Radcliffe et al. 2009). The information obtained from scouting and monitoring can help outline if and/or when additional pest management actions such as pesticide use may be appropriate for a given pest population. Creating a written pest scouting and monitoring protocol for a particular farm and its pest issues ensures that the most appropriate and practical monitoring plan is implemented.

Forms

N/A

Resources

- “Appendix I: Pest Scouting and Monitoring Guidance” (in Bee Better Certified™ Production Standards)
The Xerces Society for Invertebrate Conservation


References


Standard 2.1.b

b. Implement and maintain at least two (2) preventive non-chemical pest management strategies, and one (1) more if fungicides are used during pre-bloom and/or bloom time of the certified crop(s). Fungicides may only be used on a crop during its pre-bloom or bloom-time if at least one non-chemical pest management strategy is used to directly address the fungal concern prompting the application(s).

i. Select strategies from the Bee Better Certified Non-Pesticide Management Strategies (Appendix J).

ii. Document all approved preventive non-chemical pest management strategies (refer to Appendix J for guidance) using the BBCP or the Non-Pesticide Management Record form.

Rationale

Maintaining pest monitoring and scouting records allows for confirmation of pest occurrence as well as documentation of pest abundance on a farm (Radcliffe et al. 2009). Under IPM, pesticides should only be used when a pest population is great enough to cause significant economic damage to the crop. Economic thresholds have been
developed for some pests and diseases to assist with pest management decisions. For crops where no threshold exists, expert opinion (e.g., extension agents, crop advisors) can help make these determinations. Maintaining documented pest information can be used for justifying use of a pesticide, which is required by Bee Better Certified. Such records can also be valuable for evaluating effectiveness of management practices over time. The control of fungal pathogens can be increased through good physical, cultural, mechanical, and biological control practices. In order to minimize the use of fungicides, it is important to use at least one (1) practice that directly addresses fungal pathogens in the certified crop(s).

**Forms**

- There are no specified forms for keeping these records. See “Appendix J: Pest Scouting and Monitoring Guidance,” in *Bee Better Certified™ Production Standards* for examples of suitable forms. You may also create your own recording forms as long as they collect the same information listed in the example forms in “Appendix J.”

**Resources**

- “Forms—Pest Monitoring Record-Keeping” at University of Massachusetts Extension. [https://ag.umass.edu/fact-sheets/forms-pest-monitoring-record-keeping](https://ag.umass.edu/fact-sheets/forms-pest-monitoring-record-keeping)
- “Appendix J: Pest Scouting and Monitoring Guidance” (in *Bee Better Certified™ Production Standards*)

**References:**


### 2.2 Pesticide Application

**Standard 2.2.a**

- **There must be no unjustified use of pesticides employed against insects, mites, and diseases.**
  
  1. **A justified use must be supported by evidence that an economically damaging pest or disease outbreak exists or has strong potential to exist.**
  2. **Farm-specific scouting and monitoring records must be used to demonstrate an outbreak. Additional documentation (e.g., extension publications, newspaper articles) that supports the severity of the issue may also be submitted.**
iii. **Documentation must provide evidence that an economic threshold has been exceeded.** If no threshold is available, provide an expert opinion. Experts may include a certified pest control adviser, accredited crop consultant, extension agent, or other credentialed independent pest management specialist. Advice or recommendations from pesticide or seed company representatives is not considered sufficient evidence to justify pesticide use.

iv. **Even if use is shown to be justified, growers must follow all other Bee Better Certified pesticide mitigation standards.**

*Note: Standard 2.2a does not apply to weeds and herbicide use. We do not require scouting and monitoring records nor economic injury thresholds as justification for the use of any herbicides.*

**Rationale**

Exposure of pollinators to pesticides can cause lethal or sub-lethal effects, both of which can cause population level declines of pollinator species. Exposure should be avoided or minimized whenever possible. One way to reduce exposure is to limit pesticide applications to times when they are absolutely necessary. Bee Better Certified asks growers to only apply pesticides in direct response to a pest or disease outbreak, what is termed a “justified use.” An unjustified pesticide use is the application of a pesticide without evidence that a severe pest or disease outbreak exists or has strong potential to exist. The unjustified use of pesticides has the potential to increase pest resistance and disrupt predator-prey relationships between natural enemies and crop pests leading to secondary outbreaks (Douglas and Tooker 2015; Douglas and Tooker 2016). Unjustified use is also contrary to long-established principles of integrated pest management, which help to reduce pesticide overall use. In addition, low pesticide use is associated with high productivity and profitability, which can benefit farmers who limit pesticide applications (Lechenet et al. 2017).

**Forms**

- N/A

**Resources**

- N/A

**References**


**Standard 2.2.b**

*b.* During bloom for crops that are visited by or pollinated by insects, do not apply, or allow to drift, to any flowering plants (including weeds) products containing any pesticide rated as Level I under the Bee Precaution system maintained by the University of California Statewide Agricultural and Natural Resources IPM Program. See Appendix K.

i. Certain crops are exempt from this standard (see Appendix L).

**Rationale**

Wild bees are key pollinators of a number of different crops (Garibaldi et al. 2013). While they can be exposed to pesticides throughout the landscape, they experience their highest risk of exposure during visits to blooming crops as they collect pollen and nectar to provision their nests (Brittain and Potts 2010). Eliminating applications of pesticides classified by the University of California Statewide Agricultural and Natural Resources IPM Program as Level I during bloom can greatly reduce bee mortality as well as other sublethal effects that arise from pesticide exposure (e.g., suppressed reproduction, inability to navigate).

Bloom is defined as the time period from when first blooms open until petal drop or closure of all blooms (e.g., squash blossoms are open for a single day, but spent flowers can remain attached for a long period, still attracting pollinators, after they cease to be viable). See “Appendix M” of the Bee Better Certified™ Production Standards for a list of exempt crops—crops that are not visited by insects and crops that do not bloom (e.g., leafy greens not grown for seed production).

**Forms**

- N/A

**Resources**

- “Appendix K: List of Pesticides Prohibited During Bloom in Crops and Temporary Habitat Areas Under Bee Better Certified” (in Bee Better Certified™ Production Standards)
• University of California IPM Bee Precaution Pesticide Rating: [www2.ipm.ucanr.edu/beeprecaution/](http://www2.ipm.ucanr.edu/beeprecaution/)


### References


### Standard 2.2.c

c. Never apply within three days of one another pesticides that jointly may increase toxicity to bees.

   i. Use the online Bee Precaution pesticide rating tool from University of California Statewide Agricultural & Natural Resources Integrated Pest Management Program to determine if there is potential for a pesticide combination to increase toxicity. See Appendix M for instructions.

### Rationale

The Bee Precaution pesticide rating tool from the University of California Statewide Agricultural & Natural Resources Integrated Pest Management Program (see resources below for URL) is a very simple risk-assessment tool that evaluates potential risk of pesticides that are classified by the EPA as moderately and highly toxic to bees as well as other pesticides that have shown to be of concern for bees. Furthermore, the Bee Precaution tool provides information on whether pesticides applied in close temporal proximity (e.g., within a few days of each other or as tank mixes) could increase risk to bees beyond additive effects (synergies). Synergism is the interaction of two or more substances to produce a combined effect greater than the sum of their individual effects (Andersch et al. 2010). Scientific research as well as bee incident reports indicate that the mixture of some insecticide classes with certain fungicides can cause synergistic effects that increase the lethality of the substances to bees (Biddinger et al. 2013; Johnson et al. 2013; Ramoutar et al. 2010, Wachendoorff-Neumann et al. 2012). For example, mixing a pyrethroid or neonicotinoid insecticide and a DeMethylation Inhibitor (DMI) could increase toxicity to insects. Eliminating the combination of these chemicals reduces
the likelihood of causing acute bee incidents due to pesticide combinations known to synergistically increase toxicity.

Use the online Bee Precaution pesticide rating tool (see resources below for URL) from University of California Statewide Agricultural & Natural Resources Integrated Pest Management Program to determine if there is potential for a pesticide combination to increase toxicity. Pesticides that are likely to increase toxicity when combined are identified by a code in the “other effects on bees” column.

Resources

- To assess potential harm to bees from pesticides, including potential combined effects from pesticides go to The UC IPM Bee Precaution Pesticide Rating available at: www2.ipm.ucanr.edu/beeprecaution/
- For guidance on how to use the Bee Precaution website, see “Appendix M: Bee Precaution Use Instructions,” in the Bee Better Certified™ Production Standards.
- To access full lists of the insecticide chemical classes listed above see: www.irac-online.org/modes-of-action/
- To get a full list of the DMI fungicides see: http://ipm.ifas.ufl.edu/resources/success_stories/T&PGuide/pdfs/Appendices/Appendix6-FRAC.pdf

References


Standard 2.2.d

d. The use or application of nitroguanidine neonicotinoids (clothianidin, dinotefuran, imidacloprid, and thiamethoxam), including the use of seeds treated with nitroguanidine neonicotinoids, is prohibited on certified land.

Rationale

Nitroguanidine neonicotinoids are a high priority concern due to their systemic nature, persistence, high toxicity, and widespread use. Very small quantities of neonicotinoids can cause harm to invertebrates, including bees, and, because they are absorbed into the plant, neonicotinoids can be present in pollen and nectar, making the plants toxic to pollinators that feed on them. Furthermore, their persistence in plants and soil makes it possible for these chemicals to harm pollinators even when the initial application is made weeks to months before the bloom period.

Forms

 nghìn N/A

Resources

- The literature review, How Neonicotinoids Can Kill Bees can be found at: www.xerces.org/pesticides/
- The literature review, Beyond the Birds and the Bees, which looks at neonicotinoid impacts on beneficial insects can be found at: www.xerces.org/pesticides/

References

NOTE: There are dozens of studies outlining potential concerns that neonicotinoids pose to bees. A few example studies are listed below.


**Standard 2.2.e**

e. Do not use genetically modified crops that express pesticides or are resistant to herbicides.

**Rationale**

Genetically modified (GM) crops that express pesticides or are resistant to herbicides can have direct and indirect effects on invertebrate populations, including beneficial insects, present within agricultural landscapes. While pesticide-expressing crops like corn are not insect pollinated, bees have been noted to collect corn pollen (Krupke et al. 2012). Other GM crops, such as cotton, benefit from cross-pollination and are attractive to pollinators (Cusser et al. 2016). While Bt Cry proteins have not been shown to directly impact adult or larval honey bees negatively (Duan et al. 2008), GM crops can alter bee foraging and abundance. Bees were shown to visit GM canola less frequently than organic or conventional canola (Morandin and Winston 2005).

Herbicide-resistant crops have helped spur a multifold increase in the application of herbicides in agricultural areas since their introduction (Benbrook 2012; Perry et al. 2016). This overuse can cause populations of non-crop plants, including flowering weeds, to plummet (Nicholls and Altieri 2013). The reduction in these weeds can indirectly impact non-pest insects by eradicating their host plants or altering the food web. An analysis of factors causing recent decline in monarch butterfly populations found that the dramatic reduction of milkweed host plants in the U.S. caused by increasing use of genetically modified crops was the main factor precipitating the decline (Flockhart et al. 2015). Herbicide resistant crops can also aid in the development of herbicide-resistant weeds (“superweeds”; Schütte et al. 2017). These superweeds can invade adjacent natural habitats and becoming weeds on farms (e.g., glyphosate-resistant Palmer amaranth; Sosnoskie and Culpepper 2014). In Oregon, glyphosate-resistant creeping bentgrass, which was never commercially released, escaped into the wild (Reichman et al. 2006). Its spread poses a risk to the habitat of the endangered Fender’s blue butterfly (USFWS, undated). Bee Better Certified asks farmers to eliminate use of genetically modified crops that express pesticides and are herbicide resistant because of the risk of unintended effects on insect populations and broader farm habitat.
Forms

Resources


References


**Standard 2.2.f**

f. *Do not use conventional soil fumigants (see Appendix N).*

**Rationale**

Conventional soil fumigants can be toxic to a broad spectrum of invertebrates and are active on most, if not all, life stages of insects. Furthermore, fumigants are designed to penetrate spaces where other types of pesticides don’t reach. With approximately 70% of North America’s native bees nesting in the ground, they are at risk of exposure to soil fumigants (Johansen et al. 2013). To avoid detrimental effects to beneficial ground-nesting invertebrates, including bees, do not fumigate soil.

**Forms**

- N/A

**Resources**

- For information about soil fumigants currently registered in the U.S., go to: [www.epa.gov/soil-fumigants/soil-fumigant-chemicals](http://www.epa.gov/soil-fumigants/soil-fumigant-chemicals)

**References**

2.3 Minimizing Off-Site Movement of Pesticides

**Standard 2.3.a**

- Aerial application of pesticides is prohibited, except that, aerial applications of fungicides are allowed under the following conditions:
  - i. Other application methods are not feasible,
  - ii. The fungicide is not listed in Appendix K and,
  - iii. An appropriate justification and drift prevention plan has been reviewed and approved by the certifier as part of the operation’s BBCP prior to any aerial application of fungicides.
  - iv. Aerial applications of fungicides are not allowed within 60’ of permanent habitat areas.
  - v. Justification for the use of aircraft to apply fungicides must be documented, and fall into one of the following categories:
    1. Field conditions (i.e., wet soil which makes ground applications impractical).
    2. Shortage of ground-applicator equipment available during the window needed to treat the pest. Where equipment shortages are the cause, the grower must provide proof of the lack of equipment.
    3. Risk of damage to ripe crops from ground application.
  - vi. Operators must adhere to their aerial application/drift prevention plan and maintain records of aerial applications per the plan.

**Rationale**

While any sprayed pesticide application can drift—even when applied under appropriate conditions following label instructions—aerial applications are more prone to overspraying (sprays that do not hit the targeted area). Furthermore, due to the spray release height, which is often higher than ground applications, pesticides applied aerially can drift further than ground applications. Despite appropriate application measures, overspray and misapplication can and do occur (e.g., Wood 1979). To reduce off-target spraying that could contaminate pollinator habitat, the first *Bee Better Certified™ Production Standards* prohibited the aerial application of pesticides. During the first revision period of the Standards, Standard 2.3.a was amended to allow aerial application of fungicides under certain conditions. This change was implemented because there is not sufficient evidence to preclude the use of singular applications of fungicides (when not mixed with other pesticides shown to increase toxicity). The economical loss a certified grower could sustain from withholding fungicide treatments under certain conditions would make the program unfeasible in many cropping systems.
Forms

- N/A

Resources

- U.S. EPA Reducing Pesticide Drift: [www.epa.gov/reducing-pesticide-drift](http://www.epa.gov/reducing-pesticide-drift)

References


Standard 2.3.b

\textit{b. Calibrate application equipment according to manufacturer specifications at least on an annual basis.}

Rationale

Regular calibration of equipment ensures that the intended application rates are being achieved. Failure to keep equipment properly calibrated can result in over or under applications of pesticides. Over applications can increase the risk of runoff or drift, while under applications can reduce the effectiveness of the application.

Forms

- N/A

Resources

- U.S. EPA Reducing Pesticide Drift, [www.epa.gov/reducing-pesticide-drift](http://www.epa.gov/reducing-pesticide-drift)
- Pesticide Environmental Stewardship, [http://pesticidestewardship.org/drift/Pages/default.aspx](http://pesticidestewardship.org/drift/Pages/default.aspx)
- UC IPM Educational Programs, Pesticide Application Equipment and Calibration, [http://ipm.ucanr.edu/training/incorporating-calibration.html/](http://ipm.ucanr.edu/training/incorporating-calibration.html/)
c. Establish a pesticide-free buffer around permanent pollinator habitat on land that is owned or controlled by the operation.

   i. Spatial buffers must be established within **land that is controlled by the certified farming operation** and must meet the following minimum widths:

   1. 40’ for ground-based applications, except air-blast sprayer applications.
   2. 60’ for air-blast and aerial fungicide applications.

   If spatial buffers consist of an unsprayed section of crop field, then the buffer must be clearly delineated via physical markers and/or GPS polygons.

   ii. Vegetative buffers (drift fences) of species that are not attractive to pollinators may be used instead of spatial buffers, or if spatial buffer distances cannot meet the above requirements.

   1. Vegetative buffers should be comprised of densely planted, small-needled evergreen species.
   2. Airflow must be maintained within vegetative buffers.
   3. Vegetative buffers should be designed to grow above spray release height. Until the buffer is above spray release height any pesticide applications on your property must be in accordance with the drift and runoff precautions on the label in order to minimize potential for movement into permanent pollinator habitat.

   iii. Minimum spatial buffers in land that is controlled by the certified farming operation must be met on property controlled by the operation.

   1. Where permanent pollinator habitat exists or is installed on certified land adjacent to neighboring property, a minimum 30-foot-wide buffer must be established between the habitat and neighboring farm’s boundary.
   2. If insecticide application practices on neighboring properties change, spatial buffer requirements around permanent habitat created on your parcels can be waived, although when feasible, we recommend incorporating a vegetative buffer.

   iv. Herbicides (except paraquat dichloride) may be applied within buffers to non-flowering plants.
**Rationale**

Permanent habitat areas are intended to provide pollinators and other beneficial insects a refuge from exposure to potentially harmful pesticides. Without adequate setbacks, pesticide applications in cropped areas can move into habitat areas and result in unintended exposure, harming pollinators and other beneficial insects (Longley et al. 1997; Hewitt 2000). Airblast sprayers increase the risk of drift, thus increased setbacks are required for airblast applications (Wilson 2014). The herbicide paraquat dichloride is prohibited because research suggests that its use can cause direct harm to bee larvae (Cousins et al 2013).

**Additional Information**

A spatial buffer is an unsprayed space, such as roads or equipment turnarounds, or a section of crop that remains unsprayed. Setbacks are required within your own property. Setbacks are also required between permanent pollinator habitat on your property and neighboring farms or land where insecticides are known or suspected to be applied.

Within setbacks, herbicides—except paraquat dichloride—may be applied for nonaesthetic purposes in a targeted fashion. All other pesticide applications must adhere to the set-back requirements. Existing habitat adjacent to a neighboring property where pesticide application practices change following habitat creation is not required to meet setback requirements, although when feasible, we recommend incorporating a vegetative buffer.

Vegetative buffers (drift fences) of species that are not attractive to pollinators may also be used instead of setbacks, or if setback distances cannot meet the above requirements. Vegetative buffers should be comprised of densely planted, small-needled evergreen species that achieve at least 60% porosity. They should be designed to grow above spray release height. Until the buffer is above spray release height any pesticide use must be strictly in accordance with the drift and runoff precautions on the label in order to avoid off-site movement.

**Forms**

- “Appendix P: Vegetative Pesticide Buffer Recommended Species” (in Bee Better Certified™ Production Standards)

**Recommendations**

When planting a vegetative buffer, select bare root or container plants that are at least 4’ tall and with an extensive root system to assist with rapid establishment.
Resources


References


2.4 Pesticide Use in Pollinator Habitat

Standard 2.4.a

a. Do not use pesticides other than herbicides in designated permanent pollinator habitat.
   i. Do not apply herbicides to plants in bloom, including weeds. Outside of bloom, if herbicides are used, apply with targeted methods only (e.g., spot-spraying rather than blanket applications)
   ii. Paraquat dichloride herbicide must not be used within permanent pollinator habitat at any time.

Rationale

Habitat areas are intended to provide a refuge for pollinators and beneficial insects, safe from potentially harmful pesticide applications. Recommended plant species for permanent habitat plantings do not generally harbor significant populations of crop pests, so it is unlikely that pest management will need to occur in these areas (Morandin et al. 2011; Bianchi et al. 2013; Morandin et al. 2014). Herbicide use is an exception to this recommendation, as herbicides can be an effective and economical habitat management tool, and most herbicides are not listed as toxic to bees. The use of the herbicide paraquat dichloride is prohibited because research suggests that its use can cause direct harm to bee larvae (Cousins et al. 2013).

Forms

ียว N/A

Resources


References


**Standard 2.4.b**

b. If a justified use must occur where in-field designated temporary habitat is in bloom and the chemical used is rated as Level I under the Bee Precaution system maintained by the University of California IPM Program (see Appendix K) the habitat must be mowed 24 hours prior to the application to disperse pollinators.

i. Herbicide can only be used in designated temporary habitat in a targeted manner to counter weeds of concern.

**Rationale**

In-field habitat is designed to be attractive to bees and other pollinators and is likely to be visited by these insects while it is in bloom (Saunders et al. 2013). In the event that a pesticide application is absolutely necessary during in-field habitat bloom in order to protect adjacent crops, the application is permitted only if the area is mowed and application delayed at least 24 hours post mowing. The mowing and subsequent 24 hours will disperse pollinators from the area and reduce the likelihood of exposure.

**Forms**

- N/A

**Recommendations**

When mowing of in-field habitat is required, seed set of late-blooming species may be curtailed. Inter-seeding late-blooming species (re-seeding them in the fall) can help ensure that they are present in future years. When possible, design within-field habitats to senesce prior to the period when pesticides are known to be needed (e.g., in almonds, wildflower mixes should die back by April/May, when pesticide application typically begins). However, we recognize that the bloom period of some in-field temporary habitat can occur for an extended period of time.
Resources

- The list of Bee Precaution Level I active ingredients is current as of June 2020. For a current Level I list at any time, see www2.ipm.ucanr.edu/beeprecaution/
- University of California Agriculture and Natural Resources: Statewide Integrated Pest Management Program, www.ipm.ucdavis.edu/

References

Managed Bumble Bees

3.1 Use of Commercial Bumble Bees

**Standards 3.1.a & 3.1.b**

a. Do not use commercial bumble bees for open field pollination. Commercial bumble bees may only be used in secure indoor facilities, such as screened greenhouses, in which they are not able to interact with wild bumble bees.
   
   i. Carefully screen or seal vents and other greenhouse entrances to prevent individual bumble bees from entering or exiting the facility.

b. Only use native managed bumble bee species that are produced within their native ranges.
   
   i. Use queen excluders on all colonies.
   
   ii. After crop bloom, do not release any individuals from commercially acquired bumble bee colonies into the wild.
   
   iii. Properly dispose of all individuals through incineration, freezing, or hot soapy water (complete submersion for at least two minutes).
   
   iv. Dispose of materials (pollen, nectar, bedding, and cardboard) through incineration. Do not burn plastic materials, but dispose of in sealed trash bags.

**Rationale**

Commercial bumble bees pose a number of risks to wild, unmanaged bumble bees, including competition, hybridization, introduction of pathogens, and spread of diseases (e.g., Murray et al. 2013; Goulson and Hughes 2015; Manley et al. 2015; Graystock et al. 2016; Herbertsson et al. 2016;). Many wild bumble bee species are imperiled, with several formerly abundant species nearly disappearing from their large portions of their historic range (Evans et al. 2008; Cameron et al. 2011). Bumble bee pathogens amplified in commercial settings have been implicated as a causal factor in many of these declines (Colla et al. 2006; Otterstatter and Thomson 2008; Cameron et al. 2011, 2016). Bumble bees can escape greenhouses (Morandin et al. 2001), however proper screening and disposal measures can prevent commercial bumble bee escape into the wild. Wild bumble bees and wasps, and managed honey bees may find materials (e.g., pollen and nectar) from within managed bumble bee colonies attractive. These materials can be contaminated with diseases. It is important to ensure nesting materials are destroyed and/or cannot be removed from disposal sites.
Forms

- N/A

Resources

- Netting a greenhouse to prevent bumble bee escape: [www.conservationevidence.com/actions/40](http://www.conservationevidence.com/actions/40)
- “Appendix Q: Distribution Maps of Commercially Managed Bumble Bees” (in *Bee Better Certified™ Production Standards*)

References


Bee Better Certified™ works to give bees a healthy place to live.

beebettercertified.org