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## Arsenic, Organic Foods, and Brown Rice Syrup

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**BACKGROUND:** Rice can be a major source of inorganic arsenic ( $As_i$ ) for many subpopulations. Rice products are also used as ingredients in prepared foods, some of which may not be obviously rice based. Organic brown rice syrup (OBRs) is used as a sweetener in organic food products as an alternative to high-fructose corn syrup. We hypothesized that OBRs introduces  $As$  into these products.

**OBJECTIVE:** We determined the concentration and speciation of  $As$  in commercially available brown rice syrups and in products containing OBRs, including toddler formula, cereal/energy bars, and high-energy foods used by endurance athletes.

**METHODS:** We used inductively coupled plasma mass spectrometry (ICP-MS) and ion chromatography coupled to ICP-MS to determine total  $As$  ( $As_{total}$ ) concentrations and  $As$  speciation in products purchased via the Internet or in stores in the Hanover, New Hampshire, area.

**DISCUSSION:** We found that OBRs can contain high concentrations of  $As_i$  and dimethylarsenate (DMA). An “organic” toddler milk formula containing OBRs as the primary ingredient had  $As_{total}$  concentrations up to six times the U.S. Environmental Protection Agency safe drinking water limit. Cereal bars and high-energy foods containing OBRs also had higher  $As$  concentrations than equivalent products that did not contain OBRs.  $As_i$  was the main  $As$  species in most food products tested in this study.

**CONCLUSIONS:** There are currently no U.S. regulations applicable to  $As$  in food, but our findings suggest that the OBRs products we evaluated may introduce significant concentrations of  $As_i$  into an individual’s diet. Thus, we conclude that there is an urgent need for regulatory limits on  $As$  in food.

**KEY WORDS:** arsenic, baby formula, brown rice syrup, cereal bars, energy bars, organic foods, speciation. *Environ Health Perspect* 120:623–626 (2012). <http://dx.doi.org/10.1289/ehp.1104619> [Online 16 February 2012]

Arsenic ( $As$ ) is an established carcinogen based on studies of populations consuming contaminated drinking water (Smith et al. 2002). Recently, attention has focused on  $As$  exposure from food, in particular fruit juices (Rock 2012) and rice (Stone 2008). Rice may contain  $As$  in total concentrations up to 100–400 ng/g, including both inorganic  $As$  ( $As_i$ ) and the organic species dimethylarsenate (DMA) (Williams et al. 2005), with much lower concentrations (relative to DMA) of monomethylarsenate (MMA) also occasionally detected. Total  $As$  ( $As_{total}$ ) in rice and relative proportions of DMA and  $As_i$  differ both geographically (Meharg et al. 2009) and as a function of genetic and environmental controls (Norton et al. 2009).

$As_i$  is more toxic than DMA or MMA (Le et al. 2000), and food regulatory limits, where they exist, are based on  $As_i$ . Infants fed rice cereal at least once daily may exceed the daily  $As$  exposure limit of 0.17  $\mu\text{g}/\text{kg}$  body weight per day based on drinking water standards (Meharg et al. 2008b). Rice products such as cereals and crackers (Sun et al. 2009) and rice drinks (Meharg et al. 2008a) are potentially significant dietary sources of  $As$ . Infants and young children are especially vulnerable because their dietary  $As$  exposure per kilogram of body weight is 2–3 times higher than that of adults [European Food Safety Authority (EFSA) 2009].

DMA is a metabolite of  $As_i$ . Although considered less toxic than  $As_i$ , its toxicological potential has not been studied extensively. The presence of DMA in rice is likely due to natural soil microbial processes; however, DMA was used as a pesticide before being banned by the U.S. Environmental Protection Agency (EPA) in 2009 (U.S. EPA 2009). Organic food consumers may therefore object to its presence in organic foods even in the absence of direct evidence of human health effects of DMA.

In the United States, organic brown rice syrup (OBRs) is used as a sweetener as a healthier alternative to high-fructose corn syrup in products aimed at the “organic foods” market. Added sugar is often the main ingredient in infant and toddler formula, and the addition of sucrose to a main-brand organic formula was the feature of a popular press article in relation to possible childhood obesity (Moskin 2008). Many products—including some baby milk formulas, cereal bars, and high-energy performance products for athletes—list OBRs as the major ingredient. Brown rice is usually higher in both  $As_{total}$  and  $As_i$  than white rice because  $As_i$  is localized to the aleurone layer, which is removed when rice is polished, whereas DMA passes into the grain (Carey et al. 2011; Sun et al. 2008). Ranges of  $As$  concentration in rice products, including OBRs, are similar

to  $As$  concentrations in brown rice (Signes-Pastor et al. 2009).

We posit that consumers of organic food products are generally attempting to make educated eating choices and that this consumer group would be particularly interested to know if, and to what extent, OBRs introduces  $As_i$ , DMA, and MMA into these products. We therefore measured  $As_{total}$  and  $As$  speciation in three commercially available brown rice syrups, 15 infant formulas without OBRs, 2 toddler formulas with OBRs, 29 cereal bars (13 with OBRs), and three flavors of a high-energy performance product.

### Materials and Methods

We purchased three commercial OBRs from local or online stores. For one syrup, two bottles of the same product (from different lots) were tested. Fifteen infant formulas and two toddler formulas (initially purchased as part of a parallel study on  $As$  content of formulas and infant foods), as well as 29 cereal bars and three energy shot blocks were all purchased from local stores in the Hanover, New Hampshire, area.

**Sample preparation.** All samples were analyzed for  $As_{total}$ , and selected samples were extracted for  $As$  species. For formulas,  $As_{total}$  was determined after closed vessel microwave digestion (MARSPress; CEM Corp., Matthews, NC) with Optima  $HNO_3$ . Approximately 0.25 g formula was digested in 2 mL 50%  $HNO_3$  (nitric acid). The samples

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were heated at 180°C for 10 min, allowed to cool, and then diluted to 10–25 mL with deionized water. Cereal bars and energy blocks were homogenized using a ceramic knife and were not dried before digestion. A subsample was digested in 2–3 mL Optima HNO<sub>3</sub> and heated at 95°C for 30 min. The digested sample was diluted with deionized water to 25–50 mL. This digested sample was diluted a further 10× before analysis to reduce the acid concentration in the sample to < 5%. All digestions and dilutions were recorded gravimetrically. Samples were extracted for As speciation using 1% HNO<sub>3</sub> and open-vessel heating in a microwave digestion unit following a heating profile of 55°C for 5 min, 75°C for 5 min, and 95°C for 20 min (Foster et al. 2007; Huang et al. 2010). An aliquot of the extracted sample was then centrifuged at 13,300 rpm for 30 min; an aliquot of that supernatant was further spin filtered at 10 kDa.

**As<sub>total</sub> and As speciation.** As<sub>total</sub> was determined by inductively coupled plasma mass spectrometry (ICP-MS; model 7700x; Agilent, Santa Clara, CA) using helium as a collision gas at a flow rate of 4.5 mL/min. Samples were analyzed by either external calibration or the method of standard additions. As speciation of the 1% HNO<sub>3</sub> extracts was determined by ion chromatography coupled to ICP-MS using a Hamilton PRP X100 anion exchange column (Hamilton Company, Reno, NV) and a 20 mM ammonium phosphate eluant at pH 8. Formulas were evaluated in triplicate, and 5% duplicate and duplicate

spikes were performed for the cereal bars and energy blocks.

We used NIST Standard Reference Material (SRM) 1568a rice flour (National Institute of Standards and Technology, Gaithersburg, MD) as a quality control material for both As<sub>total</sub> measurements and As speciation. Although As species are not certified for SRM 1568a, reproducible consensus values have been demonstrated in many studies (Meharg and Raab 2009; Raab et al. 2009; Williams et al. 2005). We determined As<sub>total</sub> in SRM 1568a to be 279 ± 31 ng/g (mean ± 1 SD; n = 6); the certified value is 290 ± 30 ng/g. For As speciation (n = 5), we determined DMA to be 186 ± 21 ng/g, MMA to be 9.4 ± 3.7 ng/g, and As<sub>i</sub> to be 101 ± 15 ng/g, which are in the range reported by other studies.

**Data analyses.** Given our calculated values for As speciation in the formulas, we estimated As concentrations (micrograms per liter) of reconstituted formulas assuming that one scoop of powdered formula weighs 8.75 g and that one scoop of formula is added to 60 mL As-free water to make 2 fluid ounces of formula. We then estimated daily intake of As species for a baby weighing 6 kg and 9 kg, assuming consumption of six 4-ounce bottles of milk formula each day, and compared this with “safe” levels estimated for consumption of drinking water containing As<sub>i</sub> at the U.S. EPA and World Health Organization (WHO) maximum contaminant limit of 10 µg/L (Meharg et al. 2008b).

## Results and Discussion

**Rice syrups.** As<sub>total</sub> concentrations in three rice syrups (and from two lots of one of the syrups) ranged from 80 to 400 ng/g (Table 1). As<sub>i</sub> was 80–90% of As<sub>total</sub> for two of the three syrups; for the third syrup, only 50% of As<sub>total</sub> was As<sub>i</sub>. However, because this syrup was much higher in As<sub>total</sub>, it also had the highest As<sub>i</sub> concentration of the syrups. All syrups had detectable MMA, ranging from 3 to 4% of As<sub>total</sub>, but the major organic As species for each syrup was DMA. Our results are similar to those of Signes-Pastor et al. (2009) who reported dry weight As<sub>total</sub> concentrations of 80, 100, 120, and 330 ng/g in four rice syrups, with 71% As<sub>i</sub> and 85% extraction efficiency in the highest As syrup. Moreover, given these authors’ estimate of 15% moisture content for the syrups, we estimate that the actual contribution to As concentration in food products that include OBRS as the dried product—such as toddler formulas—would be approximately 1.15 times the concentration listed in Table 1.

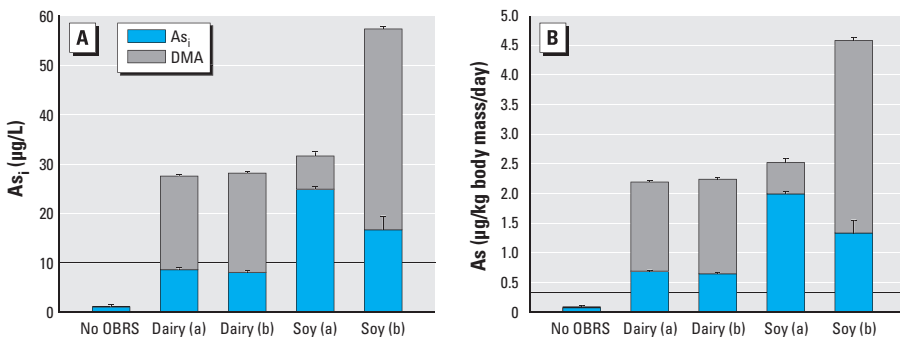
**Baby formulas.** We analyzed 17 different formulas. Average As<sub>total</sub> concentrations in the 15 infant formulas that did not contain OBRS were relatively low, in the range of 2–12 ng/g (Jackson et al. 2012). Those results were consistent with two other studies of As in infant formula (Ljung et al. 2011; Vela and Heitkemper 2004). However, the As concentrations in the two toddler formulas that listed OBRS as the primary ingredient (one dairy-based and one soy-based) were > 20 times the As concentrations in infant formulas that did not contain OBRS (Figure 1A). The proportion of As<sub>i</sub> varied among products and among lots of the soy-based formula, but the concentration of As<sub>i</sub> in the reconstituted formulas with OBRS was either just below (dairy, 8–9 µg/L) or 1.5–2.5 times above (soy) the current U.S. drinking water standard (10 µg/L). In addition, the OBRS formulas contained 19–40 µg/L DMA and trace levels of MMA. Expressed as daily As intake per kilogram of body weight, the exposure of infants and toddlers drinking OBRS-containing milk products is even more apparent (Figure 1B). Using web-based search engines, we found only these two toddler formulas that used OBRS, so the number of infants using this formula is presumably a very low percentage of U.S. formula-fed infants.

Infants, in a phase of rapid development, are especially vulnerable to contaminants, and emerging data suggest that As exposure early in life may pose risks not only during childhood but also in adult life (Vahter 2009). This suggests that we need to pay particular attention to the potential for As exposure during infancy. The standards and guidelines for daily intake of As are currently a matter of debate (Meharg and Raab 2009; Meharg et al. 2008b). The WHO established a provisional maximum tolerable daily intake (PMTDI)

**Table 1.** As concentrations and As speciation for three OBRSs.

Sample	As <sub>total</sub> [ng/g (mean ± 1 SD)]	Speciation analysis			
		As <sub>i</sub> (%)	DMA (%)	MMA (%)	Sum of As species (ng/g)
A, lot 1	78 ± 6	89	7	4	81
A, lot 2	94 ± 8	84	12	4	94
B	136 ± 3	91	6	3	118
C	406 ± 6	51	46	3	294

Analyses were performed in triplicate.



**Figure 1.** As<sub>i</sub> and DMA concentrations in milk formulas with and without OBRS. (A) Concentrations of As<sub>i</sub> and DMA in prepared formula in reconstituted milk formulas relative to the current WHO and U.S. EPA drinking water standard of 10 µg/L (horizontal line). (B) Daily As intake for a 9-kg baby drinking six 4-ounce bottles of milk formula reconstituted with As-free water relative to a 60-kg adult drinking 2 L tap water at the safe drinking water limit (horizontal line). Data are mean ± SD. The No OBRS bars are calculated from 15 different main-brand milk formulas (Jackson et al. 2012); the OBRS bars are based on triplicate analysis from one lot (a or b) of each type.

guideline of 2.1 µg/kg/day in 1983 (Food and Agriculture Organization of the United Nations/WHO 1983). For an infant weighing either 6 or 9 kg, both of the OBRS formulas would be above this value based on  $As_{total}$ ; for a 6-kg infant, the soy formulas would be above the guideline based only on  $As_i$ . It should be noted that the WHO 1983 PMTDI is based on a safe drinking water limit of 50 µg/L rather than the current limit of 10 µg/L [European Food Safety Authority (EFSA) 2009; Meharg and Raab 2009]. Currently, only China has a limit for As in food: an  $As_i$  limit of 150 ng/g for rice (Zhu et al. 2008). Although the OBRS toddler formulas would not exceed this limit on average,  $As_{total}$  and  $As_i$  concentrations of these OBRS formulas are cause for concern.

**Cereal and energy bars.** OBRS is also a popular sweetener for many cereal/energy bars and high-energy athletic performance products. Our web- and store-based market survey of 100 bars indicated that about 50% contain either OBRS (31%), other rice products (5%), or both (14%). We tested 29 bars and three types (flavors) of an energy product obtained from a local supermarket. The results for the cereal/energy bars are shown in Table 2. All of the bars had detectable  $As_{total}$  with a range of 8–128 ng/g. The 7 bars that did not list any rice product among the top five ingredients were among the 8 lowest As-containing bars we tested. The remaining bars listed at least one of four rice products (OBRS, rice flour, rice grain, and rice flakes) in the first five ingredients and had  $As_{total}$  concentrations ranging from 23 to 128 ng/g.

We analyzed As speciation in 12 of the rice-containing bars. Of the 12 bars, 11 contained  $As_i$  concentrations > 50%, with an average of 70%  $As_i$ . All organic As was DMA. The percent recovery (sum of As species as a percentage of  $As_{total}$ ) ranged from 67% to 124%; however, some of this variability is because the bars were not dried before analysis and were analyzed “as is,” with limited homogenization using a ceramic-bladed knife. The amount of  $As_i$  ingested when eating one of these bars is a function of the As concentration of the bar and the size (weight) of the bar. The bars we analyzed ranged in weight from 28 to 68 g; at the upper limit of bar weight and  $As_i$  content, an individual bar contained up to 4 µg  $As_i$ . For example, bar 27 weighed 45 g and contained 101 ng/g  $As_{total}$  and 79%  $As_i$ , equating to an  $As_i$  content of 3.6 µg.

**Energy shot blocks.** We also analyzed As concentration and speciation in three high-energy products for endurance athletes known as “energy shot blocks,” each of which contained OBRS. Although an educated consumer might be aware of the potential for rice to contain As (and therefore know that products containing rice ingredients might

also contain As), the energy shot blocks are gel-like blocks, so it would not be immediately apparent to the consumer that these too are rice-based products.

The As concentration in one of the energy shot blocks containing OBRS was  $84 \pm 3$  ng/g  $As_{total}$  ( $n = 3$ ), which was 100%  $As_i$ . The other two energy shot blocks were very similar to one another in  $As_{total}$  concentrations ( $171 \pm 3.6$  ng/g, mean  $\pm$  SD;  $n = 6$ ) and speciation (53%  $As_i$ ). No MMA was detected in the energy shot blocks. All three flavors contained 2.5–2.7 µg  $As_i$  per 30-g serving. The manufacturer recommends consuming up to two servings (60 g) per hour during exercise, so an endurance athlete consuming four servings during a 2-hr workout would consume approximately 10 µg  $As_i$  per day, equal to the  $As_i$  intake resulting from consumption of 1 L of water at the current U.S. EPA and WHO limit of 10 µg/L. Athletes consuming the two flavors containing 171 ng/g  $As_{total}$  would also consume 2.5 µg DMA per 30-g serving.

## Conclusions

Food is a major pathway of exposure to As for most individuals (EFSA 2009). Rice and rice products can contribute to an individual's  $As_i$  exposure (Meharg et al. 2008a, 2008b; Williams et al. 2005). There is a growing

body of information about As concentration and speciation in rice in the peer-reviewed literature and thus in the public domain, but much less information is available on rice-based food products. Rice products are used in a variety of foods, including gluten-free products and, as we show here, in products where OBRS is used as an alternative to high-fructose corn syrup. The formulas containing OBRS—which could be the sole sustenance for an individual over a critical period of development—can result in consumption of milk with As concentrations much higher than the drinking water standard, yet there are no U.S. regulations to deal with this particular scenario. Similarly, endurance athletes who consume 4 servings of OBRS-containing energy shot blocks (manufacturer-recommended maximum for 2 hr of physical activity) may be exposed to as much as 10 µg  $As_i$  and 20 µg  $As_{total}$  in a single day. Moreover, the major As species in the overwhelming majority of food products we have tested is the more toxic  $As_i$ , a finding that, although noted in other studies (Sun et al. 2009), is particularly troubling given the nonthreshold relationships between cancer risk and exposure to  $As_i$  (National Research Council 2001).

There are currently no U.S. regulations applicable to As in food, but our findings

**Table 2.** As concentrations and speciation in 29 cereal bars, with information about their rice-based ingredients.

Sample ID	As content			Rice ingredients			
	$As_{total}$ (ng/g)	Percent $As_i$	Percent recovery	Flakes	Grain	Flour	Syrup
29	8	—	—				
21	11	—	—				
14	12	—	—				
28	12	—	—				
22	22	—	—				
8	23	—	—			✓ (4)	
4	27	—	—				
17	27	—	—				
2	28	—	—			✓ (4)	✓ (1)
20	30	—	—				✓ (3)
1	33	—	—			✓ (3)	
5	34	—	—				✓ (5)
9	35	—	—			✓ (4)	✓ (2)
101	41	—	—			✓ (2)	✓ (1)
7	45	92	77				✓ (2)
18	51	53	119		✓ (4)		
19	55	38	120			✓ (1)	✓ (2)
26	56	73	101			✓ (4)	✓ (2)
103	57	—	—			✓ (2)	✓ (1)
13	61	76	77				✓ (2)
12	64	73	76				✓ (3)
16	66	81	97		✓ (1)		✓ (2)
11	76	75	67		✓ (4)	✓ (5)	
10	83	81	71			✓ (2)	✓ (1)
102	86	—	—			✓ (2)	✓ (1)
15	90	85	124		✓ (1)		✓ (2)
27	101	79	97			✓ (3)	✓ (1)
3	119	57	85			✓ (1)	✓ (2)
6	128	62	113	✓ (1)		✓ (4)	✓ (2)

—, sample was not speciated. Check marks indicate the presence of a rice-based ingredient (flakes, grain, flour, or brown rice syrup), and numbers in parentheses indicate the order of that ingredient in the ingredients list (only the first five listed ingredients were considered).

suggest that the OBRS-containing products we evaluated may introduce significant concentrations of As<sub>i</sub> into an individual's diet. Thus, we conclude that there is an urgent need for regulatory limits on As in food.

#### CORRECTION

In the manuscript originally published online, the two OBRS formulas were incorrectly identified as infant formula when they are in fact toddler formula. Toddler formula is not intended for infants under 1 year of age unless specified by a health care professional. Figure 1B has been recalculated to reflect a 9-kg body weight, the median weight for a 12-month-old baby. Because Figure 1B was recalculated using an updated version of the speciation data, Figure 1A has also been updated for consistency. The text has been modified to reflect these changes.

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