Responses to Reviewers Comments

The charge to the Peer Reviewers was to objectively review the initial draft Roadmap and substantive comments received from stakeholders and the public to determine whether

- the current NIOSH policies for asbestos and other mineral fibers have been adequately described;
- the key issues and scientific uncertainties impacting worker health protection policies for asbestos and other mineral fibers have been clearly identified,
- the identified research needs and research approaches would likely lead to greater scientific understanding of the health effects of asbestos and other mineral fibers, and
- the results of the identified research needs and research approaches would appropriately inform the development of more effective worker protection policies for asbestos and other mineral fibers.

Reviewers of the initial draft Roadmap were asked to specifically address the five questions below:

1. Is the hazard identification and discussion of health effects for asbestos and mineral fibers a reasonable reflection of the current understanding of the evidence in the scientific literature?
2. Is the discussion of the current understanding of the analytical issues and the research needs for analysis of asbestos and mineral fibers appropriate and relevant?
3. Is the discussion of the current understanding of the epidemiological issues and the research needs for understanding the health effects of asbestos and mineral fibers appropriate and relevant?
4. Is the discussion of the current understanding of the toxicological issues and the research needs for understanding the health effects of asbestos and mineral fibers appropriate and relevant?
5. Is the discussion of the path forward appropriate and relevant and is the ultimate vision a reasonable outcome for the proposed research strategy for asbestos and mineral fibers?

The public comments received were compiled and provided to the peer reviewers who were asked to incorporate the public comments in their reviews as appropriate and also to address the following questions that arose from the NIOSH review of the public comments.

6. Is the terminology for minerals and fibers clear and precise enough to define the research? If not, what steps should NIOSH take to clarify the terminology?
7. Are the key issues identified that warrant further research and or synthesis? Has the literature been adequately cited to support the need for further investigation of these issues?
8. Are the needs for epidemiological and toxicological studies balanced appropriately? If not, how should they be adjusted?
9. Are there other available or promising exposure assessment and analytical methods available that should be mentioned? What research objectives should be added to further develop and validate any promising methods you suggest?
10. Should surface characteristics be specifically identified as a potentially important factor to be investigated for their contribution to fiber toxicity? Are there other fiber characteristics (in addition to dose, dimension, and durability/biopersistence) which should be specifically identified?
11. What different approaches can be used to minimize the use of animals in experimental studies? Are human 3D models sufficiently developed and validated to predict lung deposition and potential toxicity from exposure to mineral fibers and other elongated-mineral particles?
12. Does the research agenda appropriately address the types of research needed to support public health decisions concerning worker health risks from cleavage fragment exposure? If not, how should it be revised?
13. Are you aware of any available procedures or techniques that can be used to generate sufficient quantities of biologically relevant sized cleavage fragments for use in research?
14. Would the results of the research needs and research approaches identified in the draft Roadmap appropriately inform the development of more effective worker protection policies for asbestos and other mineral fibers? Would the proposed research strategy for asbestos and mineral fibers contribute to understanding whether there are specific characteristics (e.g., physical, chemical) that could be applied to mineral fibers and other elongated-mineral particles in developing worker protection policies?

NIOSH greatly appreciates the time and efforts of the peer reviewers and public commenters in providing their thoughts, comments, and critique of the draft Roadmap. The comments have been reviewed, considered, and addressed as appropriate to revise the draft Roadmap. Specific responses to the peer reviewers’ comments received are provided in the following tables which provide the comments of each reviewer and NIOSH’s response to the comments.

### General comments

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<td>I have read the Roadmap prepared by NIOSH’s Mineral Fibers Work Group, as well as the public comments about the report. I found the Roadmap to be a well written and informative document that includes a useful summary of the scientific community’s current thinking about the health effects of exposure to asbestos and other elongated-mineral particles.</td>
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asbestos and mineral fibers. The NIOSH scientists who produced the Road Map deserve commendations for putting together a fine report.

Certainly, the Roadmap could be more comprehensive. Other reviewers have pointed out that more detail could be included in many sections. My understanding is that this is not a document that attempts to provide a comprehensive review of the scientific literature, but one that provides a summary in order to propose future directions. As long as this is acknowledged, I have no problem with it. My comments focus on the usefulness and value of moving forward with the roadmap.

1. Is this Roadmap Useful?
The first reports of asbestos-related disease appeared more than 100 years ago. In the decades since then, there have been tens of thousands of deaths attributable to asbestos. Scientists have published an enormous number of articles on the health effects of asbestos. I know of no occupational exposure that has been the subject of more scientific inquiry than asbestos.

As a result of the death toll associated with the exposure, and the accumulated knowledge of the health effects associated with exposure, the public health regulatory system in the United States generally operates under the presumption that all exposure to asbestos and related fibers should be prevented or at least minimized, since many types of asbestiform fibers have been associated with both malignant and non-malignant disease. Not all asbestiform fibers have been associated with these diseases, but there is no convincing evidence that any asbestiform fiber type is not associated with increased disease risk in humans. As a result, the well-justified default regulatory position is that exposure to any fiber type is dangerous.

In examining the health effects of exposure to asbestos, the most valuable information comes from human studies. Animal studies are useful for understanding issues of mechanism, but cannot replace human studies in estimating risk of morbidity and mortality. In theory, the questions raised in the Roadmap, especially about the effects of exposure to fibers of specific dimensions or to fiber-like cleavage fragments, can be answered through epidemiologic studies of humans exposed to these materials. However, in

The reviewer has correctly ascertained that the Roadmap is not intended as a comprehensive review and synthesis of all the relevant literature, although the revised Roadmap does include more detail.

Limitations of prospective epidemiological studies are recognized in the revised Roadmap. However, the Roadmap does not close the door on potential prospective studies (including the possibility of studies on populations exposed to elongated mineral particles that are not currently regulated in the U.S. and the possibility of studies carried out in other countries where exposures may not be so well
In reality, the proposed research cannot be undertaken. I am unaware of the existence of adequate cohorts, about whose exposure is well enough documented, to provide evidence on the carcinogenic potential of fibers of different dimensions or of fiber-like cleavage fragments. I did not see evidence in the public comments to the contrary. In some respects, this is a sign of the success of our regulatory system in reducing exposure; in any case, it is reality.

I look at the toxicologic and in vitro studies discussed in the Roadmap as ones that are useful primarily as compliments to epidemiologic studies. The lack of studies that measure risk in human populations renders any results found in the toxicologic and in vitro studies somewhat less useful. Since we have such strong evidence of the carcinogenicity of several types of asbestiform fibers (and no compelling human evidence of the lack of carcinogenicity of any type of asbestiform fiber), it would not be appropriate to conclude on the basis of toxicologic and in vitro studies that a fiber type was non-carcinogenic. If little were otherwise known about asbestos, non-epidemiologic studies on these questions would be of great potential use, and the results could be applied in regulatory settings. But that is not where the scientific literature is at present. We know a great deal about asbestos and its health effects, and the results of any study proposed in the Road Map would have to be interpreted within the context of the extant literature. Therefore, in the absence of adequate human studies on the health effects of exposure to fiber-like cleavage fragments, the results of positive studies using laboratory animals would be seen as confirmation of what is known, while the results of negative studies could not be assumed to show a lack of effect in humans.

2. Should These Studies be Undertaken?
   
   Let’s assume that the full set of studies described in the Roadmap could be undertaken (in other words, adequate cohorts existed to pursue the questions raised.) The Roadmap describes a series of studies that are both expensive and personnel-intensive. To go down the road described in the Roadmap, NIOSH would have devote a significant portion of its budget, and involve many of its top personnel in these activities. This, I believe, would be a serious mistake. As noted above, there are few if any occupational hazards better understood than asbestos. The marginal gain from undertaking the studies described (if it regulated) or on potential for informative reanalysis of retrospective studies for which air sample filters have been archived.

The Roadmap recognizes the complexities of interpreting results of animal and in vitro studies, but it stresses that appropriate development and validation of these types of studies as predictors of potential health risks for exposed humans can serve to enhance their utility in the development of interim policies for protecting workers where sufficient human evidence is lacking.

While development of the Roadmap indicates that NIOSH does consider the issue of elongated mineral particles an important priority, specifying the proportion of the NIOSH budget to be allocated to the proposed research is beyond the scope of the Roadmap. For overall priority setting, NIOSH has embarked on developing strategic plans under the National Occupational Research Agenda (NORA), and the input of stakeholders in that process will influence NORA
were possible to do so) would be modest; NIOSH could make a greater contribution to improving the health of American workers by focusing on other workplace hazards, for which much less information on health effects is known.

As stated in the Roadmap, primary goals for NIOSH are to conduct research and make recommendations for the prevention of worker injury and illness. In this situation, NIOSH is re-evaluating its definition and recommendations for worker safety for asbestos and other mineral fibers. The main concerns raised in the Roadmap are 1) how to deal with fiber-like cleavage fragments from non-asbestiform analogs of asbestos minerals; 2) whether other fibrous minerals should be included in the policy definition (e.g., winchite, richterite, erionite); 3) if the analytical components of the NIOSH Asbestos Definition should be modified or updated; and 4) whether additional *in vitro*, *in vivo*, or epidemiological research is required to better understand the factors that contribute to the toxicity of asbestos fibers. There is the suggestion that it might be possible to identify a unified theory of fiber toxicity based upon the research proposed.

As requested of each of the peer reviewers, I will provide answers to the questions submitted in the letter of June 29, 2007. However, I wish to propose that given current events, other research priorities might take precedence over those listed in the Roadmap.

1. With the ongoing issue of banning asbestos in this country (Congressional Hearing "Examination of the Health Effects of Asbestos and Methods of Mitigating Such Impacts" June 12, 2007), it would seem that NIOSH should focus its efforts on understanding the health effects of materials that would be considered as substitutes for asbestos. Even though a stated goal of the Roadmap is to include other mineral fibers in the discussion and analyses (including man-made fibers or synthetic vitreous fibers such as refractory ceramic fibers, mineral wool, glass wool, fiberglass, etc.), this should become a primary goal of NIOSH.

2. As noted in the Roadmap, the occupational exposure to production and use of asbestos has declined in the past 20-30 years. However, other significant exposures to asbestos fibers continue in certain settings that include occupational and environmental exposures. These exposures are becoming

Although the Roadmap focuses on EMP exposures and their health effects, it does acknowledge that observed similarities and differences among wide-ranging types of elongated particles, including synthetic vitreous fibers (SVFs), might inform development of policy for asbestos fibers and other EMPs. With respect to overall priority setting, NIOSH has embarked on developing strategic plans under the National Occupational Research Agenda (NORA), and the input of stakeholders in that process will influence NORA priorities.

The revised Roadmap includes more content on several important issues, including short-term exposures and mixed-dust exposures characteristic in asbestos abatement work. The Roadmap also recommends hazard surveillance which
more of a health issue in recent years and include short-term exposures to asbestos fibers that are part of dust from building collapse and demolition (WTC 9/11), asbestos exposures in abatement work, and asbestos contamination of other material (vermiculite). These latter occupational and environmental exposures will require further research to determine what short-term and long-term health effects may occur. This research would be conducted with collaboration with other government agencies: EPA, ATSDR, NIEHS.

3. NIOSH could also continue to provide guidance in diagnosing asbestos-related lung diseases in individuals with previous exposures. Given the number of cases of litigation in this country for asbestos-related diseases (asbestosis, pleural disease, lung cancer, mesothelioma), NIOSH could recommend diagnostic criteria for better identification and characterization of these diseases. These criteria would include B-readings of chest radiographs, CT scans of the chest, use of lung biopsy results, use of pulmonary function test results and exposure histories.

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<td>could help in identifying substantial exposures from asbestiform fibers in ores of other commodities (similar to the situation with Libby vermiculite).</td>
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<td>3. NIOSH could also continue to provide guidance in diagnosing asbestos-related lung diseases in individuals with previous exposures. Given the number of cases of litigation in this country for asbestos-related diseases (asbestosis, pleural disease, lung cancer, mesothelioma), NIOSH could recommend diagnostic criteria for better identification and characterization of these diseases. These criteria would include B-readings of chest radiographs, CT scans of the chest, use of lung biopsy results, use of pulmonary function test results and exposure histories.</td>
<td>The revised Roadmap includes a new section dealing with clinical issues and research on prevention and treatment for those at-risk due to past asbestos exposure.</td>
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<td>The NIOSH White Paper provides an excellent mainstream review of health effects of asbestos, and most of the mainstream issues in analysis. The scientific quality is high. However, NIOSH leadership has charged the Institute of Medicine Review of NIOSH Research Programs with looking back at NIOSH research programs for relevance and impact. This review is an opportunity to look forward using the criteria of the IOM framework. This review will initially address this reviewer’s questions of the relevance and potential impact of the work proposed.</td>
<td>NIOSH is currently exploring having the Roadmap reviewed by the National Academies (of which the Institute of Medicine is a component).</td>
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<td>The most important reason for NIOSH research is identifying gaps in protection of people at work. For asbestos, a significant gap in protection arises because a significant risk of cancer persists at exposure levels below the limit of quantitation by the most widely used measuring techniques. Therefore, as NIOSH identifies in the roadmap, improved measurement methods in that range of exposure, taking into account asbestos-derived particles invisible by those methods is the highest priority of research. Risk extrapolations based on those new measurement methods should be derived, especially for the presently neglected small particles.</td>
<td>As discussed in the Roadmap, improved measurement methods for asbestos fibers are a high priority to reduce the limit of quantification (LOQ) and NIOSH has several projects underway or under consideration that may improve the LOQ. The Roadmap also indicates that, as new or modified methods are developed, risk assessments may need to be accordingly revised and this could lead to new recommendations to protect workers exposed to asbestos and other elongated mineral particles.</td>
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Limitations of epidemiological studies are recognized in the revised Roadmap. However, the Roadmap does not close the door on potentially informative epidemiological studies (including possible studies on populations exposed to elongated mineral particles that are not currently regulated in the U.S., possible studies carried out in other countries where exposures may not be as regulated as in the US, or possible reanalysis of epidemiological studies for which air sample filters have been archived. As outlined in the Roadmap, a priori consideration needs to be given to adequate power, confounding exposures, etc.

A recommendation to apply the AHERA clearance sampling approach for occupational settings (where asbestos exposures below the current PEL are difficult to quantify) is considered beyond the scope of the Roadmap.

b. A reading of published data on occupational exposures to asbestos during brake, clutch and gasket repair, measured by PCM, is that sometimes measurements see 0.1 fiber/ml, but frequently asbestos fibers are below the limit of quantitation and described as not detectable. While these exposures may be characterized as in compliance with the PEL, levels of 1/3 the OSHA PEL are at the benchmark for a significant risk.

This suggests that counting of “structures” according the AHERA clearance sampling protocol may be the appropriate method for evaluating and prioritizing the risks of such operations. [AHERA clearance sampling involves both aggressive generation of dust and the TEM counting method for “structures.” These comments apply only to the analytical method of counting structures.]

The same consideration should be applied to worker exposures during asbestos abatement operations. Exposures below the limit of quantitation may pose a significant risk.

The roadmap could be improved with some discussion of the relationship between fiber counts and “structures.” Although structures are an EPA feature, perhaps the majority of asbestos exposed workers at this time are engaged in asbestos abatement and familiar with those sampling methods.

c. The relationship between concentrations of “structures” and fibers should be explored retrospectively, perhaps through archived samples, and prospectively through demonstrations of typical operations. Where fiber levels are above the limit of quantitation, it’s not necessary to resort to “structures,” because a hazard has been identified. The concern is prioritizing risk where
fibers are below the limit of quantitation.

An exposure response relationship for “structures” should be developed based on the proportion of “structures” observed or expected in the fiber based studies observing health risks.

d. The discussion of risk of fibers vs. cleavage fragments could be amplified with a discussion of new understanding the respiratory cancer hazard posed by granular durable particles. The Stanton Hypothesis derives from a time when asbestos was known to cause fibrosis and lung cancer, while silica was “known” to cause only fibrosis and not lung cancer. Now it is “known” that silica is a human carcinogen based on literally dozens of mortality studies; this effect has been duplicated in rats by inhalation. Other durable particles, including titanium dioxide – used as a “negative” control for inhalation studies – are also carcinogenic in rats and therefore “possibly” carcinogenic to humans. This reviewer is not familiar enough with the voluminous asbestos literature to dismiss the hazard of cleavage fragments in light of the hazard of the particles of similar size.

The Stanton hypothesis, perhaps enhanced by some account for biopersistence, may remain applicable to mesothelioma.

e. Similarly, the discussion of risk of fibers v. cleavage fragments could be amplified by discussion of the new understanding of the hazards of nanometer particles. Do cleavage fragments penetrate into the systemic circulation? Perhaps an inhalation study in the laboratory could examine this in relatively short time and with relatively modest expenditure of resources.

f. Regarding the possibility of additional studies in people of specific fiber types or new materials, the quantitative measures of risks in paragraph a. above should be taken into account. The calculated risk rate for asbestos at 0.1 fiber/ml is right at the limit of detection for lung cancer in a large, high powered, well conducted study of lung cancer in people; that limit is a relative risk 50% above background. The exposure equivalent would be about 5 fiber/ml-yrs with appropriate latency. Studies not adequately powered to detect a hazard of a material of lesser potency or lesser latency only confuse

The revised Roadmap includes a much more detailed discussion of mechanisms of particle-induced fibrosis and cancer. It recognizes that knowledge about disease mechanisms induced by silica and TiO₂ may help inform the study of disease mechanisms induced by asbestos and other elongated mineral particles.

The revised Roadmap includes much more detailed discussions of particle biopersistence, mechanisms of particle-induced cancer, and the Stanton hypothesis.

Because normal processing and handling of minerals and mineral commodities do not generate substantial quantities of nanosized materials, the issue of potential nanoparticle-induced toxicity is only briefly mentioned and not given emphasis in the Roadmap.

As outlined in the Roadmap, a priori consideration needs to be given to adequate power, confounding exposures, etc. before epidemiological studies are carried out.
the public health debate and waste resources.

g. Regarding laboratory studies of toxicity of various fiber types, it will be important to consider in advance how these results might be translated into information about human risk. A common measure of dose and therefore potency must be arrived at. For lung cancer, this reviewer has the impression that the rat is very resistant to effects of inhaled particulate in general, and asbestos in particular. That is, very high exposure levels are needed to produce an observable tumor yield, and therefore asbestos appears a carcinogen of low potency, in contrast to experience in people. However, the mouse and hamster are almost completely resistant to inhaled particulate including asbestos.

The revised *Roadmap* recommends following the ILSI [2005] and EPA [2000] recommendations for designing animal studies of fibers to help assure that their results will be meaningful in terms of providing information relevant to human risk.

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<th>The Roadmap did not effectively address a major exposure assessment need that NIOSH should be facing. I refer to exposures where asbestos fibers represent only a small fraction of the mixed dust occupational environment. This can be in mining or mineral processing, such as for vermiculite in Libby, MT, in rip-out of old asbestos pipe lagging, and in building demolition. With the drastic reduction in the use of new asbestos, this will represent an ever-increasing proportion of occupational exposure to asbestos. Clearly, the special exposure assessment needs that are associated with this issue warrant more discussion in the Roadmap.</th>
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<td>The revised <em>Roadmap</em> indicates that more research should be focused on exposures to asbestos fibers and elongated mineral particles in mixed-dust environments.</td>
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<th>A Final Comment – There is Need for a more Strategic and Holistic Approach. The Roadmap recognizes that there are many unknowns and uncertainties that limit the abilities of NIOSH, and other interested parties, to determine the extent of the health risks associated with the inhalation of airborne mineral and vitreous fibers. However, the Roadmap attempts to address many of these on a piecemeal basis, i.e., it examines the ground under each of multiple “lamp-posts”. It then seeks insights from: 1) hygienists, microscopists, and mineralogists on improved methods of exposure assessment; 2) toxicologists and molecular biologists on biological mechanisms and exposure-response relationships; and 3) epidemiologists on the characterization of quantitative risks to humans. Unfortunately, it provides no overall risk assessment framework that could guide each of the more-narrowly focused groups of investigators to identify and characterize the most critical needs for additional investigation. In the following paragraphs, I offer my own suggestions for a</th>
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<td>Among other substantial revisions, the revised <em>Roadmap</em> includes a new section specifically intended to more clearly present a synthesis of the research framework, laying out the underlying basis for the identified goals and objectives and how they interrelate.</td>
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more strategic approach to the selection of critical research needs in these three broad areas.

**Exposure Assessment:** The severe limitations of PCM and TEM measurements of fiber concentrations are well known. PCM cannot identify fiber type or fibers thinner than ~0.25 \( \mu m \). TEM cannot determine the lengths of fibers that cross grid lines. These include many of the long fibers that should be of primary interest in terms of carcinogenesis. In addition, TEM cannot well-characterize fiber bundles or fibers within compound particle aggregates. Furthermore, TEM is often used at magnifications that lead to excessive counting of fibers too short to be of health concern while characterizing too few long fibers. These limitations are important because there is already broad agreement among scientific peers in the fiber research community that the health risks resulting from the inhalation of fibers penetrating into the thorax are much more highly dependent on fiber length, width, and biopersistence than on chemical composition or crystal structure.

In terms of fiber length, fibers <5 \( \mu m \) in length pose little, if any, risk, while risk increases rapidly with length > 5 \( \mu m \). In terms of width, fibers with widths >2 \( \mu m \) do not penetrate appreciably into thoracic airways, while the risks of mesothelioma are associated primarily with very thin fibers that can be translocated to the pleura and peritoneum. In terms of biopersistence, we know that chrysotile asbestos is considerably more soluble in the thorax than amphibole asbestos, accounting for its much lower risks in terms of mesothelioma, and that most synthetic vitreous fibers (SVFs) dissolve even more rapidly than chrysotile. We also know that SVFs and asbestos cleavage fragments break into shorter length segments *in vivo* much more rapidly than do asbestiform fibers. In consideration of these important factors, it was striking that the Roadmap did not seriously consider that the most relevant measurements of the health risks of fiber inhalation could be made by state-of-the-art SEM. SEM is equally able to identify fiber composition and crystalline form as TEM, and superior to TEM in terms of measuring the lengths of long fibers and characterizing fibers within bundles. Its only technical limitation is that fibers thinner than ~0.1 \( \mu m \) cannot be resolved. However, this may not be a severe limitation if it can be shown that few fibers this thin are longer than 5 \( \mu m \), or if fibers this thin, with their very large surface-to-mass ratio, rapidly dissolve within the thorax.

The revised *Roadmap* includes new information and discussion on SEM techniques.
**Toxicology:** In my view, the big-picture issues that can best be addressed by toxicological investigations are: 1) fiber-cell interactions as a function of cell size and fiber length; and 2) factors other than fiber length in stimulating the release of cellular enzymes and mediators.

**Epidemiology:** As shown in Figures 1 and 2 in the Roadmap, both asbestos production and occupational exposure levels in the US are now extremely low. Thus, it seems to be absurd to expect that any prospective study of contemporary exposures in a previously unexposed working population could be productive. For any study of a previously exposed population with prior exposures at relatively high fiber concentrations to be useful, there would need to be an extensive archive of membrane filter airborne dust samples that could be analyzed for bivariate length and diameter distributions of asbestiform fibers, and this seems like a long shot, at best, and such an opportunity may only exist in another country. Thus, I conclude that the Roadmap recommendations for epidemiology are not worth pursuing.

I appreciate the considerable time and effort on behalf of Drs. Middendorf, Zumwalde and Castellan in putting together a well-written, clear and concise document that can be understood by a group of scientists in diverse disciplines in the mineral field. I also applaud the organizational skills of Dr. O'Brien in assembling a balanced and credible peer review group and supplying us with the reports and comments by stakeholders in a timely fashion. I am enthusiastic about NIOSH's rejuvenated interest in answering critical questions that still exist on mechanisms and health effects of mineral fibers "to serve as the basis for evidence-based public health policies for asbestos and other mineral fibers " (page i, statement from Dr. Howard, Director). However, I stress that a far more important goal should be to use the results of research outlined in the Roadmap (and additional areas of priority suggested by peer reviewers) to facilitate preventive and therapeutic approaches to asbestos-related diseases in individuals who, after occupational and environmental exposures to amphibole fibers (i.e. the Libby population) are at risk today. This should be a primary objective of fiber toxicity research but will also require clinical and epidemiologic studies on human susceptibility factors such as age, genetic polymorphisms, antioxidant status, etc., as well as an understanding of cofactors contributing to asbestos fiber toxicity.

The revised *Roadmap* includes a substantially modified section on toxicology that provides greater detail on the issues of fiber-cell interactions and the impact of various particle characteristics.

Limitations of prospective epidemiological studies are recognized in the revised *Roadmap*. However, the *Roadmap* does not close the door on potential prospective studies (including the possibility of studies on populations exposed to elongated mineral particles that are not currently regulated in the U.S. and the possibility of studies carried out in other countries where exposures may not be so well regulated) or on potential for informative reanalysis of retrospective studies for which air sample filters have been archived.

Other reviewers have also commented on the lack of any substantial content concerning clinical prevention and treatment. In response, new sections dealing with clinical issues and research on prevention and therapy for those at-risk due to past asbestos exposure have been added to the *Roadmap*. 
Throughout the document and in the presentation by NIOSH scientists in Washington, DC, there was an emphasis on whether short fiber-like cleavage fragments (FLCF) should be included in the NIOSH definition of asbestos which was criticized as without a scientific basis by geologists offering comments and on the peer review committee. Based upon the body of data showing no carcinogenic effects of cleavage fragments in man, and the massive literature basis showing the lack of or minimal effects of short fibers on toxicity endpoints in vitro and carcinogenic/fibrogenic effects in animals (many of these papers were not referenced in the document), there should be more emphasis on other amphiboles (winchite, richterite), and durable fibrous minerals (erionite). Moreover, the NIOSH definition of "asbestos", as recommended by geologists and mineralogists, should be more precise in accordance with the USGS mineral definitions which would include the Libby amphibole. The specified dimensions of > 5 microns length or more seem arbitrary. It is also clear that there need to be different standards and regulation for especially durable fibers in view of data in the literature over the last two decades, but this will require careful analysis and testing of standardized preparations of sized samples of chrysotile and amphibole asbestos as well as erionite, perhaps the most potent mesotheliomagenic fiber in humans, in human cells and inhalation experiments using rats and mice. NIOSH should take the lead on selecting, characterizing, and sizing these samples and providing them to qualified investigators in the scientific community. Dose-response experiments and studies to determine how these fibers change in dimension and chemistry after inhalation or uptake by human cells and their translocation and clearance over time are essential in assessing their pathogenicity in addition to mechanistic work on their molecular, cellular, inflammatory and pathogenic effects.

Extensively mapping the many physical-chemical properties of "raw" fiber preparations in an attempt to determine what contributes to toxicity may be naïve in view of the fact that fibers may adsorb other pollutants when inhaled in various settings and are coated immediately with respiratory secretions which may modify their properties after inhalation.

The potential for exposures to short asbestos fibers is widespread and any potential risk associated with exposure to such particles needs to be better understood. A purpose of the Roadmap is to help advance research to provide the scientific basis for possible changes in regulatory policy, including the dimensional criteria for identifying regulated elongated mineral particles and the specification of “covered minerals” to be regulated. The revised Roadmap clarifies NIOSH’s recommendation for winchite and richterite. The revised Roadmap also clarifies the NIOSH REL using more accepted mineralogical terminology. The revised Roadmap includes recommendations for a national reference repository of carefully selected and well-characterized samples of asbestos and related minerals to be made available to researchers. It is beyond the scope of the Roadmap to specify that listing. A list of materials to be tested should be identified by a panel of government, academic, industry, and labor representatives established to select appropriate and available materials representing the combination of available samples that will be most efficient and effective for identifying particulate characteristics that determine toxicity.

The revised Roadmap recognizes that the toxicity of particles deposited in the respiratory system may be modified when coated by respiratory secretions. This phenomenon and the impact of adsorption of other pollutants onto airborne particles before they are inhaled represent potential topics for research.
Limitations of prospective epidemiological studies are recognized in the revised Roadmap. However, the Roadmap does not close the door on potential prospective studies, including possible studies on populations exposed to elongated mineral particles that are not currently regulated in the U.S. and possible studies carried out in other countries where exposures may not be so well regulated.

Asbestos is a known carcinogen and inducer of fibrosis of the lung parenchyma and pleura. The Occupational Safety and Health Administration (OSHA) initially regulated its use in the United States in 1971 as an Emergency Temporary Standard and in June, 1972 promulgated a “final” standard designed to protect workers from the development of asbestosis. In 1986 and most recently in 1994, revised standards were promulgated for the regulation of chrysotile, amosite, crocidolite, tremolite, anthophyllite, and actinolite asbestos. OSHA lowered the permissible exposure limit (PEL) from 5 f/cc in 1971 to 0.1 f/cc in 1994, noting in the most recent standard “… reducing exposure to 0.1 f/cc would further reduce, but not eliminate, significant risk.”1 With regard to its decision not to separate these fiber types for regulatory purposes, OSHA stated in 1986 that “… to summarize the data on risk differential by asbestos fiber type, human epidemiological studies have suggested that occupational exposure to amphiboles is associated with a greater risk of mesothelioma than is exposure to chrysotile….No clear risk differential for lung cancer or other asbestos-related disease has been demonstrated by epidemiological studies. Animal experiments, however, have indicated that chrysotile is a more potent carcinogen than amphiboles when administered by inhalation or intrapleural injection…”2 This decision and its rationale were reaffirmed by OSHA in 1994.1

Thus, for more than three decades asbestos has been recognized and regulated as a hazardous substance with the potential to cause multiple exposure-related diseases and without known safe level of exposure. These exposure-related diseases include asbestosis, lung cancer, malignant mesothelioma, and gastrointestinal cancers. The use of asbestos has been banned by the European Union, Australia, Argentina, Chile, Iceland, and a number of other countries. There is widespread support for a similar ban in the United States. New-use-exposure in the United States results from work with and around a
limited number of asbestos-containing products, including brake linings, roofing materials, and gaskets. Exposure to in-place asbestos occurs as a result of maintenance and demolition activities. We know how to prevent worker exposure where the potential for asbestos exposure is known – through worker education, product labeling, wet down, isolation, and respiratory protection. Unfortunately enforcement of regulations that require the use of such protective measures is spotty and inadequate.

To what end, then, is NIOSH and are we now, in 2007, considering the development and implementation of a complex, comprehensive, and expensive “roadmap for scientific research” on “asbestos and other mineral fibers?” Should we not instead be focusing our efforts on enforcing existing regulations to protect the health of workers?

This reviewer believes that we can and should be doing both. In my opinion, the Roadmap is important for reasons that include the following: 1) The use of asbestos in developing countries is widespread and increasing. 2) There is a need for better understanding of such issues as the toxicity of short fibers, the importance of biopersistence to toxicity, and interactive effects of mixed dust components such as asbestos and silica and amphibole and serpentine fibers. 3) There is a need for a better understanding of health risks associated with land development and residential occupancy of areas with naturally-occurring seams of asbestos, such as El Dorado County, CA. 4) There is a need for better understanding of risks from background environmental exposures not associated with residence near an asbestos source. 5) The research should be relevant to determination of health risks associated with dust exposures in workplaces not known to contain asbestos or asbestiform fibers, such as the taconite mines in Minnesota, and to risks from talc mining. For the former, data are lacking; for the latter, data are conflicting. And 6) the research contemplated may aid the development of pre-clinical indicators of asbestos-related disease that can be made readily available in the clinical setting and utilized for secondary prevention. OSHA enforcement of existing regulations and those that may be recommended as a result of this endeavor is beyond the scope of this review.

I echo the concerns of some of those who have provided oral and written

While enforcement of existing occupational health regulations is important and appropriate, enforcement falls within the purview of OSHA, not NIOSH, and (as mentioned by this reviewer in a subsequent comment) is beyond the scope of the Roadmap.

The revised Roadmap includes discussion and recommendations concerning the following issues: potential epidemiological studies conducted in developing countries, short asbestos fibers, mixed-dust exposures involving asbestos fibers, health risks associated with fibers in taconite and talc mining, and pre-clinical markers of asbestos-related diseases for those already exposed.

It is beyond the scope of the Roadmap to recommend that those with significant conflicts of interest should be
comments to NIOSH when I point out that participants in research carried out under the auspices of the Roadmap must clearly state beforehand any potential conflict(s) of interest and, where such conflicts exist and are significant, be excluded from participation. The body of prior research in the area of asbestos-related disease is substantial and should not be victimized by future research that is tainted by bias.

Literature cited in this review is obviously quite limited. A comprehensive review of the relevant scientific literature as part of the Roadmap is one of the recommendations of this reviewer.

The NIOSH Roadmap has a fundamental problem, i.e., distinguishing between asbestos health effects and mineral fiber health effects. These seem to be lumped together, but are fundamentally different. Asbestos-related diseases are related to the very long thin fibers (less than 0.1-0.2 microns thick and more than 20-40 microns in length). These fibers are responsible for the asbestos-related diseases, yet the Roadmap does little to chart a course for future research. Moreover, there is little on the pathogenetic mechanisms published in the past. There is a plethora of material on cellular and organ system mechanisms of asbestosis, including animal and human studies including growth factors, oxidants, signaling, cytokines, NO and other mediators, and clinical disease. There are many mechanistic animal study options. There are a few good studies on genetic susceptibility. For the future, there needs to be further study on how asbestos fibers cause fibrosis, especially on the epithelial-mesenchymal transition (EMT). There needs to be a real focus on how asbestos works as a carcinogen. These should include effects on meiosis, and chromosomal effects. There needs to be studies on genomics and proteomics in the lung of asbestos models. There are very few studies on asbestos and transgenic mouse models. There needs to be a good mesothelioma model. Few studies approach early detection of asbestosis, lung cancer in asbestos-exposed, and detection of mesothelioma using biomarkers. NIOSH does have Health in its name.

The focus on other mineral fibers is very distracting, since it gets into contaminants and this raises huge issues with businesses and whole industries who then face regulation. For the most part, these industries incur cost but have a very small, if any, disease burden in comparison to past asbestos

excluded from involvement in research.

Although the revised Roadmap includes more detail and literature citations, it is not intended as a comprehensive review and synthesis of all the relevant literature.

The Roadmap has been revised to more carefully distinguish between fibers from asbestos minerals and elongated mineral particles (EMPs) from other minerals. The Roadmap has been revised to include a more detailed review of what is known about pathogenic mechanisms and to include more in the way of proposed research that could be done to further elucidate fundamental cellular and molecular mechanisms. The Roadmap has been revised to include new sections describing clinical issues (including early diagnosis, screening, and treatment) and proposals for clinical research. The Roadmap now includes a new section describing how the suggested research can effectively address the key issues. (Note: The purpose of the Roadmap is to identify the key areas of research and lay out a framework for that research. It is anticipated that researchers will develop specific research projects and programs to address the issues laid out in the Roadmap.)

The Roadmap focuses in part on other elongated particles from minerals other than the commonly listed six asbestos minerals). This focus is intentional and is explained in the document—there is a practical problem distinguishing
industries. There are three cohorts of interest: 1) Libby, MT, and this one has had extensive clinical/epidemiological study, but less in terms of fiber exposures (tissues, air analyses); 2) Minnesota taconite where there has been very little study with 50-70 mesotheliomas reported in the press; and 3) the talc mining industry, where there has been a fair amount of research with very small increases in pneumoconiosis and cancer. The main focus in these other industries should be fiber characterization and toxicity determination. NIOSH should do the fiber characterization and prepare samples for scientists to perform the toxicity determination using human lung cell lines and murine models.

Importantly, NIOSH needs to state, in its Roadmap, that this is a very important priority and should garner necessary resources. This initiative should be 10% of its budget. Furthermore, NIOSH should develop a series of RFAs for the scientific academic community. It can be expected to respond with innovative and creative approaches to the asbestos-related diseases using novel animal models and toxicity determinations. NIOSH needs to develop an academic community across the country that brings the brightest minds to address its priorities since this type of expertise does not exist in-house. Lastly, NIOSH needs to emphasize interdisciplinary and translational research using humans as much as possible.

Development of the Roadmap indicates that NIOSH does consider this a very important priority. Specifying the proportion of the NIOSH budget to be allocated to the proposed research is beyond the scope of the Roadmap. (For overall priority setting, NIOSH has embarked on developing strategic plans under the National Occupational Research Agenda (NORA), and the input of stakeholders in that process will influence NORA priorities.) The specific way in which NIOSH will manage the research recommended in the Roadmap is beyond the scope of the Roadmap. (NIOSH’s general practice is to support both in-house and external scientists to carry out research, so RFA announcements are anticipated. NIOSH has been placing emphasis on promoting interdisciplinary and translational research through its Research-to-Practice Initiative. There is no reason to suspect that this emphasis will be changing.)

A general editorial note: I feel that the report is sorely lacking in illustrations, in particular photographs that would help the layman visualize the terminology used in the paper, such as asbestiform, cleavage fragment, nonasbestiform, etc. As they say, a picture is worth a thousand words. Without pictures and examples, the asbestos terminology can be especially difficult to visualize, but they become readily apparent with photographs.

Several illustrations have been included in the revised Roadmap.

If the morphology of durable particles were the only variable that correlates with the potential to cause asbestos-related disease, then it is only a particular

The “unified theory” was intended to be a concept for identifying the particle characteristics, including but not
set of morphological characteristics that would separate biodurable, carcinogenic and fibrogenic particles from biodurable particles that are neither carcinogenic nor fibrogenic. What we know today suggests that this is unlikely to be the case and that morphology will not be the only foundation of a unified fiber theory. The morphological boundary may not be sharp, and there may be gradations of potency associated with a range of morphologies and minerals. Furthermore, the atomic structure, chemical composition, and surface properties may also be primary variables. These are the issues that NIOSH’s research agenda must address; they are not simple problems.

The testimony given by NIOSH at the OSHA hearings in 1991 “characterized the evidence as suggesting that neither mineralogic identity nor origin of the particle are critical factors in carcinogenic potential.” In other words, NIOSH has argued in the past that morphology is the key to carcinogenicity and fibrogenicity with the implied assumption that as long as the fibers are durable chemical composition, atomic structure, and surface properties are irrelevant. Currently the morphological parameters for both carcinogenic and fibrogenic fibers are defined by NIOSH as >5µm in length and 3:1 or greater in aspect ratio. These parameters define Regulatory Fibers (RF).

NIOSH applies the morphological argument to particles composed of serpentine, tremolite, actinolite, riebeckite, grunerite or anthophyllite. However, the Roadmap raises the issue of other fibrous minerals including erionite, fibrous tale, and fibrous mineral intergrowths, fibers with morphological characteristics similar to asbestos. How amphiboles unnamed in the standard, such as richterite, winchite, edenite, and arfvedsonite, among others, are to be treated when they are asbestos (and when they are not) is also an issue.¹

NIOSH’s explains that its reliance on morphology alone is based on the fact that 1) studies that have shown that the carcinogenic potential of mineral particles depends on dimensions and biopersistence, 2) the evidence for excess lung cancer attributable to cleavage fragments is equivocal, 3) the FD incorporates most asbestos fibers, and 4) asbestiform fibers and cleavage limited to dimension and morphology, that determine particle toxicity. The concept apparently did not resonate with peer reviewers or public commenters and has been dropped from the revised Roadmap. The revised Roadmap does include much more detailed discussion of what is known and has yet to be determined about the complex issue concerning characteristics of elongated mineral particles that determine toxicity, including surface properties.

¹ This issue was also raised by the Industrial Minerals Association-North America (IMA-NA), by Dr. Nolan, and by the American Society of Safety Engineers (ASSE). Lyall Mortimer and American Society of Safety Engineers asked that man made fibers also be included.
fragments of the same mineral occur together, and NIOSH cannot more precisely define asbestos fibers.\textsuperscript{2}

To understand mineral toxicity in all of its forms, careful evaluation of the morphological parameters that describe carcinogenic potential and fibrogenic potential\textsuperscript{3} will undoubtedly be important. However, even after more than thirty years of use, there is no toxicological basis for the Regulatory Fiber Definition.\textsuperscript{4} Dr. Berman correctly points out that in the industries using asbestos “any metric of dust exposure could be correlated with risk.” Dr. Berman also points out that the RF definition, in fact, shows a significant “lack of fit with tumor incidence.” While a scientifically based fiber definition is needed, morphology alone will not form the basis of a unified theory of fiber toxicity.

Missing from the document is a plan for selecting a set of samples for testing that will inform broadly on toxicity. The lack of a plan is a major oversight and a matter of serious concern. Samples of individual minerals must be chosen as a set that contains a wide variety of particle morphology and surface properties that are developed by cleavage and by growth. A number of different minerals, both amphiboles and perhaps others, should be selected to represent a range of atomic structures. I urge NIOSH to work in close partnership with the United States Geological Survey (USGS) to identify and provide carefully selected samples to those who will perform animal and cell studies. Locations for epidemiological studies must be chosen with the same regard for the mineral particles forming the airborne particulate.

In my comments below, I also plead with NIOSH to describe minerals accurately and to employ mineral-related terminology rigorously. The correlation between health effects and properties of mineral particles is a classic interdisciplinary problem. Since NIOSH does not have mineral expertise in house, the USGS should be consulted regularly throughout the path along the Roadmap. They have the expertise to provide sound scientific

\textsuperscript{2} In my comments that follow, I have particularly addressed the morphological characteristics of asbestos to assist NIOSH in addressing the problem of defining asbestos.

\textsuperscript{3} These will likely be different.

\textsuperscript{4} Dr. Berman, National Stone, Sand and Gravel Association (NSSGA), Georgia Pacific Gypsum, and R.T. Vanderbilt make the same argument in their comments to NIOSH.
advice an all mineral matters. NIOSH should take the comments submitted by the USGS as sound recommendations.

The importance of the research agenda described in the Roadmap was reflected widely in the comments received NIOSH. NIOSH is widely praised for bringing these issues forward, for reviewing the RF definition, and for developing a set of recommendations for the next steps in the research agenda. I share this view, and offer my comments to NIOSH in an effort to assist NIOSH in their objectives. I appreciate the opportunity to do so.

Summary
The materials that are to be studied according to the Roadmap must be carefully chosen to provide comprehensive criteria for ‘fibers of concern’. The comments of the National Asphalt Paving Association (NAPA) sum up the issues pretty well. “Fibers of concern need to be defined based upon sound, evidence-based and health effects science in relation to the chemical and physical chemistry properties.”

Is the discussion of health effects of asbestos and mineral fibers a reasonable reflection of the current understanding of the evidence in the scientific literature?

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<td>Yes, the discussion of the known aspects of the health effects of asbestos is a reasonable reflection of the current understanding including the uncertainty regarding the health effects of fiber-like cleavage fragments. However, as mentioned above, the areas that need more complete discussion are the possible health effects of the synthetic vitreous fibers (SVF) or the man-made fibers such as refractory ceramic fibers (RCF), fiberglass, glass wool, mineral wool, etc. It appears from the literature that these asbestos substitutes may not exhibit the toxicity of asbestos regarding carcinogenicity or fibrogenesis; however, these materials do have some degree of toxicity that needs further evaluation with subsequent recommendations for worker safety. I know that NIOSH has a criteria document for RCF: “NIOSH Criteria for a Recommended Standard, Occupational Exposure to Refractory Ceramic Fibers” May 2006. Discussion should include that document and other relevant literature.</td>
<td>Although this Roadmap focuses on elongated mineral particle (EMP) exposures and their health effects, it acknowledges that observed similarities and differences among wide-ranging types of elongated particles (EPs), including synthetic vitreous fibers (SVFs), might inform development of policy for asbestos fibers and other EMPs. In a greatly expanded discussion of particle characteristics impacting toxicity, the revised Roadmap discusses the biopersistence and durability of SVFs along with how this might inform further research on these properties in EMPs.</td>
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<td>Yes, but it is less than what is needed to fully appreciate the health risks</td>
<td>Although the Roadmap focuses on EMP exposures and their</td>
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associated with airborne inorganic fibers. It should also summarize the recent literature on the health effects of synthetic vitreous fibers (SVFs), which is highly informative on the issue of factors affecting the biopersistence of fibers in the thorax. This literature is relevant to both asbestiform amphiboles and serpentine minerals in terms of fiber dissolution in-situ, and to asbestos cleavage fragments in terms of breakup into shorter lengths.

This is discussed in paragraph a. above. The discussion is a reasonable reflection of the current understanding in a qualitative manner. The quantitative issues raised in paragraph a. should be included. Somewhere the new understanding of carcinogenicity of particles generally, and nanoparticles should be recognized.

As discussed in the Roadmap, improved measurement methods for asbestos fibers are a high priority to reduce the limit of quantification (LOQ) and NIOSH has several projects underway or under consideration that may improve the LOQ. The Roadmap also indicates that, as new or modified methods are developed, risk assessments may need to be accordingly revised and this could lead to new recommendations to protect workers exposed to asbestos and other elongated mineral particles. Limitations of epidemiological studies are recognized in the revised Roadmap. The revised Roadmap includes recommendations for short-term animal and in vitro studies, that (if validated) could be used to predict risk of individual types of elongated mineral particles.

In general, yes, but several more recent references need to be incorporated. For example, on page 5 it is stated "Results of some studies suggest that other diseases (e.g., laryngeal cancer, digestive system cancers, and immune disorders) are also associated with exposure to asbestos fibers [ATSDR, 2001]. This statement should be modified in accordance with the most recent panel report from the IOM (Samet J. et al., Asbestos: Selected Health Effects, National Academy of Sciences, Washington, DC, 2006). Also it is unclear why the number of malignant mesothelioma deaths in Fig. 4 are more elevated and have not peaked as have the US SEER data which should also be referenced. The statement on p. 7, "A risk-free level of exposure to asbestos fibers has not been established " should be omitted or qualified especially in terms of the summary of dose-response epidemiologic, rodent and cell culture studies and conclusions presented in the HEI Report, "Asbestos in Public and health effects, it acknowledges that observed similarities and differences among wide-ranging types of elongated particles (EPs), including synthetic vitreous fibers (SVFs), might inform development of policy for asbestos fibers and other EMPs. In a greatly expanded discussion of particle characteristics impacting toxicity, the revised Roadmap discusses the biopersistence and durability of SVFs along with how this might inform further research on EMPs.
Commercial Buildings', 1991. The statement (p. 9) "The testimony characterized the evidence for excess lung cancer risk attributable to fiber-like cleavage fragment exposure as "equivocal"." should be referenced with scientific publications to support it. 'Cleavage fragments' vs. 'fiber-like cleavage fragments' need clear definition. Moreover, throughout the document, the term asbestos is used without reference to what type of asbestos (p. 9, "During an exposure survey NIOSH identified airborne fibers of asbestos, but the mining company maintained that the mineral is not asbestiform".

I also found the document biased in terms of either not including references at all for important statements, i.e. (p. 13) "Evidence from animal and some in vitro studies suggests that short fibers (e.g. less than 5 microns long) may have some role in fibrosis but are of a lesser concern than longer fibers for cancer development." Other statements were not in line with mainstream scientific conclusions nor published data, i.e. (p. 13) "Although the presence of the short fibers does not substantiate causality, the authors concluded that short, thin (chrysotile) asbestos fibers should be included in the list of fiber types contributing to the induction of human mesothelioma". These views are contrary to the conclusions at the EPA Workshop on Mechanisms of Toxicity, Chicago, 2003 and ATSDR meeting on effects of short fibers chaired by Dr. Lippman in NYC thereafter.

The discussion of known health effects of asbestos in the Roadmap is a reasonable reflection of current understanding of the evidence. Although the scientific literature cited is inadequate, the human health effects of exposure to asbestos are well known and include, as the Roadmap points out, asbestosis, malignant mesothelioma, lung cancer, and pleural plaques. Other

The Roadmap is intended to identify the controversies and uncertainties in the existing knowledge of asbestos and other elongated mineral particles. Although more detail and literature citations are included in the revised Roadmap, it is not intended as a comprehensive review and synthesis of all the relevant literature. The paragraphs in the revised Roadmap that address the issues of short fibers have been redrafted for clarity, framing the issue with information from the EPA workshop and the ATSDR meeting, including a conclusion that short fibers should not be dismissed. Finally, NIOSH is currently exploring having the Roadmap reviewed by the National Academies to help assure the document presents an appropriate review of the science of short fibers and EMPs.

Although the revised Roadmap includes more detail and more literature citations, it is not intended as a comprehensive review and synthesis of all the relevant literature.
reported health effects for which the literature is less abundant, such as gastrointestinal, laryngeal and kidney cancer, are mentioned only in passing and should be given greater consideration in light of the literature that does exist.\textsuperscript{6-9}

I agree with Dr. Berman’s recommendation that contradictory literature should be reconciled, to the extent possible. Such reconciliation, if carried out without bias, should help pinpoint specific knowledge gaps and aid in prioritization of research efforts in more controversial areas – such as the health effects of cleavage fragments, short fibers, mixed dusts, low level, and “background” exposures.

Health effects of exposure to mixed dusts warrants more attention in the Roadmap, as a number of those offering public comments noted. For certain occupations such as mining and construction work, workplace exposure is predominantly to mixed dusts. For asbestos miners, airborne dust contains mixed asbestiform fibers, asbestiform and nonasbestiform fibers, and cleavage fragments. The International Agency for Research Against Cancer (IARC) (1998) and Smith’s (1996) general review of chrysotile and malignant mesothelioma have raised the question of synergy between amphibole fibers and chrysotile in the development of malignant mesothelioma.\textsuperscript{10,11} More recently, McDonald (2001) has reported additive effects of amphiboles in a case-control study of fiber burden in the lungs of relatively young cases of malignant mesothelioma.\textsuperscript{12} For workers in the construction trades, there is exposure to asbestos dust from the demolition of buildings with asbestos-containing material “in place” and from tunnel and underground construction work where asbestos-containing cement structures such as pipes are unexpectedly encountered. The cement contains not only asbestos but also silica. Both are lung carcinogens and the health effects of simultaneous exposure to both deserves further study, as Dr. Egilman points out. Mr. Plumlee comments on the complicated nature of mixed dusts in the real world and raises appropriate questions about the toxicity of individual components.

The revised Roadmap has been greatly expanded with respect to the literature reviewed and cited. Where appropriate, contradictory literature has been identified as part of the process of identifying the key issues.

The revised Roadmap identifies health effects of mixed dusts as an issue to be addressed, and includes an expanded discussion of this issue.
The Roadmap contains an excellent summary of the issues surrounding the definition of fiber, trends in asbestos uses and occupational exposures, asbestosis and mesothelioma trends, and NIOSH REL. There is little on mechanisms of health effects, which must be in the Roadmap if it is to be a document highlighting priorities. Health effects are not being studied by NIEHS, NHLBI, EPA, or other agencies, and have thus fallen through the cracks. There are significant sums of money in this field through trust funds and plaintiff lawsuits that the diagnosis and treatment of these diseases should have some Congressional credence.

Yes, the Roadmap is a “reasonable” reflection of the current understanding. A full treatise on the health effects of asbestos requires an entire book, such as a recent book by Dodson and Hammar (2006, Asbestos—Risk assessment, epidemiology, and health effects: Boca Raton, Florida, Taylor & Francis Group, 425 pages). A comprehensive report that summarizes the health effects and causal mechanisms of all mineral fibers has apparently not been written to date, which is one reason that NIOSH was compelled to produce the Roadmap. It seems a great deal to ask that the Roadmap must reference all of the landmark literature that is relevant to the health effects of asbestos and mineral fibers. Rather, I view the Roadmap as simply an outline designed to refocus the efforts of the scientific community. Follow-up work from the Roadmap should include development of a comprehensive list of the most relevant scientific literature, which should be compiled, evaluated and synthesized by a blue-ribbon panel. Public reviews of the Roadmap have recommended many references that could be added to the next draft to enhance the document’s discussion of health effects. NIOSH will have to pick and choose from this list for the final draft of the Roadmap. However, to implement the research recommendations of the Roadmap, a select panel of experts should select the most important and relevant literature, not a public-wide selection process. I believe that the Roadmap’s role is to summarize the lack of consensus within the scientific literature regarding mineral-fiber issues, while proposing a general plan to address the important scientific shortcomings that still exist; it has generally accomplished this goal.

This question must be answered as though it were two separate questions. First, “Is the [Roadmap] discussion of health effects of asbestos a reasonable reflection of the current understanding of the evidence in the scientific

The revised Roadmap includes much more detail on mechanisms of disease induced by asbestos fibers and other elongated mineral particles. It also includes new sections on clinical diagnosis and treatment.

Although the revised Roadmap includes more detail and more literature citations, it is not intended as a comprehensive review and synthesis of all the relevant literature. As suggested by the commenter, it is anticipated that more detailed review and synthesis of the most relevant literature relating to individual specific issues of relevance will be accomplished by study groups called for in the revised Roadmap.
To this question, the answer is generally yes, although there are several areas not addressed.

The issue of the appropriateness of the linear model for estimating risk from low level exposure was raised by Mr. Guidotti. NIOSH should evaluate if additional research in the area is warranted.

The studies examining the differences in the carcinogenicity of chrysotile-asbestos as compared to amphibole-asbestos were not treated in depth. Mr. Lemon, former NIOSH official, states that the potency for mesothelioma is less for chrysotile than for amphibole. This issue should be addressed by the NIOSH Roadmap. 5

The second question, however, is much more complex. “Is the [RoadMap] discussion of health effects of mineral fibers (i.e., non-asbestos particles that meet the RF definition) a reasonable reflection of the current understanding of the evidence in the scientific literature?” To this, the answer is no.

The epidemiological studies describing amphibole cleavage fragment exposures are incomplete. The studies on Homestake and Mesabi are not discussed although they are widely cited in comments as studies that inform on the issue of cleavage fragments. Furthermore, there are a number of epidemiological studies of cohorts from the R.T. Vanderbilt talc mine in New York State that have not been adequately analyzed. Dr. Castleman and R.T. Vanderbilt both point out that the talc there is asbestiform, although it is not asbestos. NSSGA and R.T. Vanderbilt also point out that the product from the Vanderbilt mine contains more than 50% tremolite in its cleavage fragment form. Surely the epidemiology of these New York State talc miners and the results of animal studies 6 and cell studies 7 on the material from this mine should be considered carefully. 8 In fact, NIOSH did not cite any study

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5 The question of chrysotile vs amphibole was also raised in the comments of Guidotti and Ahmed.
6 Stanton et al., 1982; Smith et al., 1979
7 Wylie et al., 1997
8 Dr. Gibbs and Dr. Nolan’s comments support this recommendation.
that shows an asbestos-like risk from fragments meeting the RF definition in the absence of asbestos, but did not state clearly that no such studies exist. A general inadequacy of the literature review was also pointed out by Dr. Berman.

The USGS questions the use of the Pan et al. reference to support an association between mineral particles found in the El Dorado Hills region and mesothelioma. These researchers did not consider time of residence in the region and the fact that part of the cohort had previous asbestos exposure. NIOSH should address this objection or remove this reference as informing about articulate from this area.

In conclusion, amphibole asbestos is a known carcinogen. Certain populations of amphibole cleavage fragments have been shown to produce no excess in asbestos-related diseases. These populations provide evidence that there are amphibole populations that are carcinogenic and there are amphiboles populations that are not and they cannot be distinguished by the Regulatory Fiber Definition. Where to draw the boundary must be determined by a carefully drawn research protocol.

The Pan et al. reference in the draft Roadmap was not used to support an association between elongated mineral particles (EMPs) in the El Dorado Hills region and mesothelioma. Rather, it was used to identify a possible location to study effects of exposure to nonasbestiform EMPs. The revised Roadmap no longer includes this reference because exposures in the El Dorado Hills area include both asbestiform and nonasbestiform EMPs, which would confound any attribution of effects to nonasbestiform EMPs.

A major motivation for developing the Roadmap is the recognition that further research is needed to understand determinants of the different potencies of various elongated mineral particles and to develop improved methods for assessing exposure to airborne elongated mineral particles so that particles with different potencies can be effectively differentiated.

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9 This issue was raised by the NSSGA, Dr. Berman, Dr. Gibbs, and IMA-NA.
Is the discussion of the current understanding of the analytical issues and the research needs for analysis of asbestos and mineral fibers appropriate and relevant?

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<td>It was apparent from the discussion at the meeting on May 4, 2007 and the material submitted to the docket that this area requires further discussion for analytical tools including the role that Scanning Electron Microscopy would add to the identification and characterization of asbestos fibers as well as cleavage fragments.</td>
<td>The revised Roadmap now includes more discussion on optical and electron microscopy, including entirely new content on SEM techniques.</td>
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brake, clutch and gasket repair, measured by PCM, is that sometimes measurements see 0.1 fiber/ml, but frequently asbestos fibers are below the limit of quantitation and described as not detectable. While these exposures may be characterized as in compliance with the PEL, levels of 1/3 the OSHA PEL are at the benchmark for a significant risk.

This suggests that counting of “structures” according the AHERA clearance sampling protocol may be the appropriate method for evaluating and prioritizing the risks of such operations. [AHERA clearance sampling involves both aggressive generation of dust and the TEM counting method for “structures.” These comments apply only to the analytical method of counting structures.]

The same consideration should be applied to worker exposures during asbestos abatement operations. Exposures below the limit of quantitation may pose a significant risk.

The roadmap could be improved with some discussion of the relationship between fiber counts and “structures.” Although structures are an EPA feature, perhaps the majority of asbestos exposed workers at this time are engaged in asbestos abatement and familiar with those sampling methods.

c. The relationship between concentrations of “structures” and fibers should be explored retrospectively, perhaps through archived samples, and prospectively through demonstrations of typical operations. Where fiber levels are above the limit of quantitation, it’s not necessary to resort to “structures,” because a hazard has been identified. The concern is prioritizing risk where fibers are below the limit of quantitation.

An exposure response relationship for “structures” should be developed based on the proportion of “structures” observed or expected in the fiber based studies observing health risks.

Yes. Although I am not an expert in this field, I am convinced by testimony and the Roadmap that PCOM is archaic and TEM may be the only way to capture and evaluate very small thin fibers of chrysotile. Since this technique is expensive and with apparent variable results from lab to lab, and SEM is being refined by others, perhaps research is needed to develop less expensive, reproducible methods for analysis of asbestos fibers. One might also rationalize that if there is little or no scientific evidence that short thin fibers are hazardous, expensive techniques such as TEM might not be justified. On the other hand, should large durable fibers that are not inhaled be quantitated...
The discussion is appropriate and relevant but inaccurate with regard to mineralogy based on comments submitted by Mr. Meeker and Mr. Virta and insufficient in the following respects. The discussion of the strengths and weaknesses of PCM and TEM is appropriate and relevant, as is the discussion of the weaknesses of existing exposure data based primarily on analysis using PCM (NIOSH Analytical Method 7400). The most important shortcoming of PCM is that thin short fibers are not counted. Further, the only chrysotile asbestos that is counted exists in the form of bundles that split longitudinally into fibrils following inhalation, thereby most likely increasing the dose of chrysotile to the lungs, as Drs. Lemen and Egilman point out.

However, the use of scanning electron microscopy (SEM) as an analytical tool is not adequately discussed in the Roadmap, as pointed out by Drs. Lee and Strohmier; nor is there discussion of the combined use of PCM/SEM/TEM, as they recommend. An expanded discussion of both methods should be included in the Roadmap. The importance of standardization of analytical methods and oversight with regard to inter-operator and inter-laboratory variability needs more emphasis, and analysis of fiber burden in the lung should be added to the discussion. Presently there is no standardization of methods or reporting for fiber burden analyses.

The Roadmap discusses the development and validation of sampling methods that would selectively sample thoracic-size fibers. Much is already known about deposition patterns of particles in the lung; and the relevance and necessity of using 3-D imaging or other models to further examine fiber deposition patterns within the lung is not adequately explained.

Similarly, spending time further refining and expanding the capability of PCM does not seem like time well-spent. Better to spend time and resources studying complementary methods such as PCM/TEM/SEM and making those methods more widely available and less expensive. If PCM analysis reveals fiber exposure in excess of the PEL, exposure can be reduced by methods that include other wet down, isolation, ventilation, and respirator use pending results of electron microscopic analysis.

The revised Roadmap now includes more discussion on optical and electron microscopy, including entirely new content on SEM. In addition, the revised Roadmap includes additional discussion on inter-operator and inter-laboratory variability. New content relating to analysis of fiber burden in the lung is also included in the revised Roadmap.

Based on comments from reviewers that 3D imaging and models would not be valuable to understanding the health effects of exposure to elongated mineral particles this topic is no longer included in the revised Roadmap.

The revised Roadmap leaves open the possibility of research leading to modest improvements in PCM analysis that may help in the short term while methods that are more closely aligned with particle toxicity are identified and developed.
There seems to be scientific agreement that PCM is no longer the approach to identify narrow fibers, and that SEM is the way forward. NIOSH needs to support SEM technologies development and application to asbestos and other mineral fibers. NIOSH needs to support a variety of *in vitro* systems to order asbestos and other mineral toxicities. The RFA route is recommended for this.

The revised Roadmap now includes new content on SEM techniques. The specific way in which NIOSH will manage the recommended research is beyond the scope of the Roadmap. (NIOSH’s general practice is to support both in-house and external scientists to carry out research, so RFA announcements are anticipated.)

The discussion of analytical issues and the research needs for analysis of asbestos is extremely relevant. But, the coverage of analytical techniques in the Roadmap is a bit lacking. The use and limitations of PCM and PLM techniques are generally well explained in the Roadmap. However, the limitations of TEM techniques, aside from cost concerns, are not elaborated. For example, the very high magnification of TEMs restrict their field of view to portions of long fibers, rather than full views of lengthy fibers nor of clusters of fibers and particles; also, the small TEM fields of view tend to bias the analyst towards only the thinnest of fibers. The use of modern SEM methods is barely touched upon in the discussion, although SEM techniques have significant utility. In particular, many of the research questions proposed by the Roadmap will benefit from the use of modern SEM and electron microprobe analysis, in particular to observe the microscopic visual and chemical characteristics of acicular mineral particles (such as determining the distinct features of asbestiform fibers vs. elongate particles vs. cleavage fragments).

An aspect of the discussion on analytical techniques that I find bothersome within the Roadmap, and in most other asbestos-related articles, is its tunnel-vision focus upon only the fibrous component in mixed-dust samples. As I elaborate in point 2 of my attached specific comments, a mixed-dust sample from a natural occurrence can contain a spectrum of amphibole morphologies, which can range in shape from equant (blocky) to prismatic to acicular to asbestiform. If a particular analyst or laboratory chooses to count and describe only the amphibole particles that meet their criteria of countable “asbestos” fibers, then the utility of the analyses is quite limited in evaluating the potential health effects of that dust. Particularly in research samples, the spectrum of acicular amphibole particles in a sample should be cataloged (length, width, surface feature information). The matrix effects of asbestos-bearing rocks and soils are usually

The revised Roadmap includes an expanded discussion of the limitations for TEM and new content on SEM techniques.

The revised Roadmap includes expanded discussion of mixed-dust issues. The study groups called for in the revised Roadmap may address the range of possibilities in more detail.
overlooked. Some of the accessory minerals and associated metals may contribute to the health effects of a nuisance dust, in addition to the mineral fiber component. The Roadmap can benefit future research by noting that matrix minerals and metals should be recorded and considered in forthcoming scientific studies and analyses.

| The question of the measurement of low levels of asbestos is an important one. There is a significant variability in the detection limits of the PCM method among particle types. For example, PCM measurements of chrysotile-asbestos are lower than for grunerite-asbestos for the same fiber concentration due to differences in width and in visibility. Understanding true risk requires that a more accurate method of measurement be developed.  
| 10 Mr. Laubenthal states that the “method does not work to provide statistically reliable data as employed in a majority of sampling situations” due to low fiber concentrations. NIOSH should address this point if it disagrees with his conclusion. |

| Question 2 also addresses the analytical issues and research needs presented by mixed particle populations, such as those found in industrial mineral mines, mills, and products and in some non-industrial settings such as the El Dorado Hills, CA, region. In these environments particles other than asbestos dominate the population of airborne and bulk particles. The analytical problem becomes one of establishing the presence and/or assessing the abundance of very small amounts of asbestos, an issue inadequately addressed by the RoadMap. This is a pressing problem and would benefit from early attention on the research agenda.  
| 11 The substantial limitations of PCM and the need for better analytical methods were identified in the draft Roadmap. These sections have been revised based on comments received by both external and internal (NIOSH) reviewers. |

| 10 ASSE, A. Oberta, T. Laubenthal, Dr. Brown and Dr. Berman support this recommendation.  
| 11 The NSSGA and the IMA-NA both stressed its importance in their comments.  
| 12 Wylie et al. (1993) summarized all published data on the width of asbestos fibers found in bulk samples, on air monitoring filters, and in lung tissue.)  
| 13 Fibrils wider than 1μm are brittle (lack tensile strength) and cannot be used as asbestos (see Zoltai, 1981 for an excellent discussion).  
| 14 Wylie et al., 1993  
| 15 Polygonal serpentine fibers may have diameters up to 10,000Å. (Baronnet and Devouard, 2005)]  
| 16 Warnock, 1984  
| 17 Lippmann, 1990  
| 18 Wylie, 1993 |
Most importantly, however, the Roadmap does not adequately address what is known about the dimensional characteristics of asbestos, knowledge which must be incorporated into the solution of all analytical problems. In the following section I provide an overview of what is known. I have also addressed specifically several analytical issues that must be considered in using an analytical method based on electron microscopy.

1.) Asbestos dimensions

NIOSH states that there was “a lack of routine analytical methods for airborne exposure that can be used to accurately differentiate non-asbestiform cleavage fragments from regulated asbestos fibers that meet the dimensional criteria of a [RF] fiber when examined microscopically.” This may have been true in 1971 when asbestos was first regulated under the asbestos standard, but today the data are available to correct this problem. IMA-NA point out that it is the knowledge of the true nature of asbestos by the analyst that most influences the reliability of asbestos identification. My experience supports this conclusion.

Many published studies describe in detail the dimensions of asbestos fibers, including those from occupational air monitoring and from the lung of asbestos workers. The Roadmap does not discuss them adequately, and their significance to the proposed research agenda appears to have been dismissed. Perhaps I am particularly sensitive to the limited treatment of this topic in the Roadmap because I have spent so much time working on it. In the paragraphs below, I have summarized the general characteristics of asbestos dimensions. It should be clear that enough is known already about asbestos fiber size distributions to describe them accurately.

The most distinctive dimensional characteristic of asbestos is the narrow

The issue of dimensionality has been substantially addressed within both the draft Roadmap and the revised Roadmap. The revised draft Roadmap includes a discussion of results available to date of research on discriminating between fibers from asbestos minerals and EMPs from nonasbestiform minerals.

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19 Wylie, 1993
20 NIOSH must also consider the difference between diameter and aerodynamic diameter, particularly as fibers increase in length beyond 5µm.

21 Supported by the testimony of Drs. Lee, Berman, and Webber.
22 The presentation at the May 7 meeting by RJ Lee and associates suggested that the capability is available.
23 This point was supported by comments from A. Oberta
24 Data based on fractal models of riebeckite-asbestos from Cape Province, South Africa. The regularity of the distribution of length enables estimates of the ratio of the number of fibers of one length to those of another. Data derived from equation: log number = -1.6log length + b. (Wylie, 1999).
25 A point made by Dr. Berman, Dr. McConnell, and Dr. Lai,
width of its fibers. Commercial asbestos is composed of mineral fibers that are less than 1\( \mu \text{m} \) in width with abundant fibers less than 0.5 \( \mu \text{m} \). The widths vary somewhat within and among mineral deposits, but the range is narrow. The widths of fibrils of the three most abundant forms of asbestos are similar: riebeckite-asbestos fibrils (fibrils are the small building blocks of all asbestos fibers) are about 0.05 to 0.2 \( \mu \text{m} \) in width, grunerite-asbestos and anthophyllite-asbestos are about 0.2 to 0.7 \( \mu \text{m} \) in width, and chrysotile is about 0.02-0.065 \( \mu \text{m} \). 

Other types of commercial amphibole-asbestos used in building material and coatings also have narrow fibrils. Actinolite-asbestos has fibril widths of about 0.06-0.2 \( \mu \text{m} \) and tremolite-asbestos fibrils range from about 0.2 to 0.6 \( \mu \text{m} \). At Libby Montana, where the asbestos was not commercial and the deposit was worked for vermiculite, mean widths are about 0.5\( \mu \text{A} \) and the range is 0.2 to about 1\( \mu \text{m} \).

These tiny fibrils form composite fibers. The fibrillar structure of asbestos fibers is readily apparent in asbestos-containing bulk material when examined by polarized light microscopy. These large, distinctively characteristic fiber bundles make identification of asbestos in bulk material relatively straightforward.

Studies of the lung burden of asbestos workers also report very narrow fibers. In general, mean widths of the lung burden populations are less than the mean widths of bulk samples of the same type of asbestos. These differences can be accounted for by the fact that bulk samples, even well dispersed, contain composite fibers made up of multiple fibrils, many of which could not be inhaled.

Martha Warnock measured 3723 fibers from lung tissue from 27 mesothelioma cases and identified them by TEM as crocidolite (riebeckite-asbestos), tremolite, anthophyllite, actinolite, chrysotile, amosite (grunerite-asbestos), or other. More than 60% of the fibers were identified as either amosite (grunerite-asbestos) or chrysotile. The mean width of the entire population was 0.26 \( \mu \text{m} \); for grunerite-asbestos it was 0.23 \( \mu \text{m} \), and for chrysotile, 0.06 \( \mu \text{m} \). Similar dimensions were observed by Warnock in asbestosis and lung cancer cases.

Berman et al. (1995) extensive and careful evaluation of the 13 different experiments in rats conclude that the fibers that contribute to tumor risk are <0.4 \( \mu \text{m} \) in width or they are bundles and aggregates of such fibers. Stanton et
al. (1981), Lippmann (1988), and others find that fibers 0.8 µm or less in width are most likely to be carcinogenic. The penetrability of airborne fibers into the peripheral rat lung drops sharply with aerodynamic diameter above two, corresponding to a diameter of approximately 0.67µm. These dimensions are consistent with the actual dimensions of asbestos fibers.

While long fibers are usually found in asbestos deposits, in all deposits of all types, short fibers are many times more abundant that long fibers and the range in fiber length is several orders of magnitude. The frequency distribution of fiber lengths follows the general form of the equation:

\[ \text{Log number} = M \log \text{length} + b. \]

\( M \) is a negative number for all asbestos populations because number and length are inversely correlated. The magnitude of \( M \) and that of \( b \) are population specific. Similar equations approximate well the distributions of width and mass.

The dimensional characteristics of asbestos fibers should be recognized in the Roadmap’s discussion of asbestos and considered in establishing priorities for future research. For example let us take the question raised by NIOSH about whether or not 3 µm should be taken as a minimum width of asbestos. Published studies of asbestos populations demonstrate the scarcity fibers wider than 1 µm and studies of fibers found in lung tissue of humans exposed to asbestos rarely if ever report fibers wider than 1µm. Of what relevance are 2 or 3 µm wide asbestos fibers in terms of fiber number?

2. Revised Analytical Method based on Electron Microscopy

Mineral identification, determination of chemical composition, and accurate morphological descriptions of airborne particles would be facilitated by using electron microscopy. Narrow fibers are more visible by EM than by optical microscopy, and the variability in visibility of chrysotile and amphibole-asbestos in the membrane filter method (discussed below) would no longer be a problem. Electron microscopy adds the capability of chemical analysis, and TEM can provide structural information by electron diffraction. Based on my knowledge of phase contrast microscopy, little is to be gained by research on extending its resolution capabilities as a solution for routine air monitoring in a complex mixed dust or a low level exposure environment unless it is part of a two-tiered approach such as that suggested by R.J. Lee, in which only particles of 1 µm or less in width are identified by PCM, followed...
by electron microscopy if these exceed the exposure standard.

In many routine SEM’s the visibility of chrysotile is not controlled by the resolution of the microscope but by the lack of contrast in mass between chrysotile and filter. The capability of the Field Emission SEM (FESEM) to visualizing individual chrysotile fibrils at the same level as a TEM should be carefully evaluated.\textsuperscript{22}

There are also limitations in using TEM that were described by several of the individuals who spoke at the Forum, in particular the lack of ability to deal with fibers longer than TEM grid openings. In the Roadmap, there was no discussion of the problems that long fibers present in TEM, including the fact that long fibers are hidden by the grid bars used to support the sample. If an analytical method were to be developed that relied on TEM, this limitation must be considered.

Conversion of exposure assessment between TEM and phase contrast method fiber counts presents particular problems. The Roadmap assumes that the lower limit of visibility of asbestos fibers on air monitoring filters viewed by phase contrast microscopy is a function only of the resolution of the optical system and can be approximated by 0.25μm. This is an important assumption for comparing electron microscopy and phase contrast microscopy measurements.

Visibility depends both on resolution limit and the contrast in index of refraction between fiber and substrate. The assumption that the minimum width for visibility is 0.25 μm and that this assumption holds for all types of asbestos has not been tested. Work by Kenney et al. (1987) has shown that fibers of amosite as narrow as 0.125 μm are “visible” by phase contrast microscopy. Paraticles of crocidolite less than 0.25 μm would also likely be visible since both amosite and crocidolite have indices of refraction much higher than the clarified membrane filter. On the other hand, chrysotile has low visibility because of the lack of contrast in index of refraction, and it may be that chrysotile must be wider than 0.25 μm to be “seen”. Equating exposure derived by analysis of air filters with phase contrast optical microscopy to that derived by analysis with TEM or FESEM requires that the assumption of width visibility of 0.25μm be examined carefully. It cannot be assumed.\textsuperscript{23}

Differential Counting applied to PCM should be evaluated carefully. Inevitably, from a practical perspective, only an index of exposure can be used
in any method. Let me illustrate the problem. If one were to count all riebeckite-asbestos fibers that were 1 µm or longer, one would have to count about 13 fibers to count one 5 µm fiber and about 230 fibers to count one 30 µm fiber and almost 1600 fibers to find one that is 100 µm. \(^{24}\) Since almost everyone who has studied the problem concludes that long fibers are the most hazardous,\(^{25}\) some form of selective counting must be employed to evaluate the abundance of long fibers. As Dr. Berman points out, it is a misconception that including a greater range of particle sizes and shapes in counts is automatically health protective.
### Is the discussion of the current understanding of the epidemiological issues and the research needs for understanding the health effects of asbestos and mineral fibers appropriate and relevant?

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<td>Although the discussion of the epidemiology related to asbestos fibers appears appropriate, the discussion regarding epidemiology for man-made fibers is lacking. Regarding research needs, it would be difficult to envision future epidemiological studies that would evaluate the health effects of workers exposed to asbestos. At best, re-evaluation of previous studies could be done with improved characterization of the exposures. However, this seems to be of questionable value given the decreasing exposure to asbestos in general. As mentioned above, future needs are for evaluation of health effects to asbestos exposures that might occur in short-term situations (building collapses or demolition) or in abatement situations or to the asbestos that occurs as contaminant in other minerals.</td>
<td>Although the Roadmap focuses on EMP exposures and their health effects, it acknowledges that observed similarities and differences among types of elongated particles, including synthetic vitreous fibers (SVFs), would be informative. The revised Roadmap indicates that epidemiological studies should be conducted only if they are likely to advance scientific understanding. While opportunities may be more limited in the U.S., the revised Roadmap leaves the door open to domestic studies while also recommending consideration of studies in other countries where exposures are not so well controlled. The revised Roadmap includes more attention to issues of short-term (and mixed-dust) exposures. The Roadmap also recommends hazard surveillance to help identify exposures from asbestos in ores of other commodities.</td>
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<td>Not Clear. There was some discussion in the Roadmap of studies of future epidemiologic studies that could advance our understanding of the influence of fiber characteristics on health risks. To be useful, any such study would need to provide data on fiber type (or fiber types if of mixed composition) as well as length and diameter distributions, and it was not clear that all or most of the possible future studies mentioned would meet this criterion.[Note: New analyses of archived membrane sampling filters based on old exposures can be useful, as Berman and Crump (1995) demonstrated in their work with TEM analyses of filters from the long series of chronic rat inhalation studies performed in prior years by Davis and colleagues at the IOM in Edinburgh. The results of the current NIOSH follow-up study of the archived sampling filters from the S. Carolina textile workers (Kuempel et al. [Abstract] 2006), when available as a full paper, could be especially interesting in terms of the fiber dimension distributions and, if possible, the role of tremolite fibers.]</td>
<td>The revised Roadmap addresses the need to carefully assess exposures in epidemiological studies and suggests a number of characteristics (e.g., mineral source, chemical composition, crystalline structure, surface characteristics, durability, and bivariate [length/width] dimensions) that would be important to characterize in support of research on health effects and toxicity. The revised Roadmap includes more on the ongoing NIOSH reanalysis of the South Carolina textile mill study and a recommendation that similar reanalyses, including meta-analyses (where possible), be considered.</td>
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<td>This is addressed in paragraph f. above. The discussion is appropriate and relevant. The limit of direct observation for lung cancer of more than 1 per 100 attributable mortality should be added.</td>
<td>As outlined in the Roadmap, a priori consideration needs to be given to adequate power, confounding exposures, etc. before epidemiological studies are carried out.</td>
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Regarding the possibility of additional studies in people of specific fiber types or new materials, the quantitative measures of risks in paragraph a. above should be taken into account. The calculated risk rate for asbestos at 0.1 fiber/ml is right at the limit of detection for lung cancer in a large, high powered, well conducted study of lung cancer in people; that limit is a relative risk 50% above background. The exposure equivalent would be about 5 fiber/ml-yrs with appropriate latency. Studies not adequately powered to detect a hazard of a material of lesser potency or lesser latency only confuse the public health debate and waste resources.

This seemed truncated in view of its central importance to the mission of NIOSH in protection and treatment of workers afflicted with asbestos diseases. I would hope for more development of themes such as the poor prognosis of asbestos-related diseases and needs for research on new preventive and therapeutic strategies especially in high-risk individuals.

As with health effects, the epidemiological literature that is cited is limited and contradictory findings have not been reconciled. Expansion and reconciliation, to the extent possible, are necessary to better identify gaps in knowledge and study populations that can be further examined. Most importantly, the Roadmap is fuzzy with regard to the types of epidemiologic studies that may be possible and are appropriate. Prospective studies of exposed populations are unethical and therefore should not be contemplated. Whether or not exposures can be reconstructed and re-examined as suggested by Dr. Berman is not at all clear. Real-world exposures are mixed, complex, and variable from one site to another and from one time to another at a given site. In addition, as Dr. Egilman points out, we have not been measuring thin fibers which are the most toxic and we have not been measuring short fibers about which there is considerable controversy. So accurate reconstruction seems a near-impossible task – at least with regard to exposures incurred during the manufacture of asbestos products and end-use of these products. Mining exposures can perhaps be reconstructed where the mine remains in existence and dust samples approximating the original can be obtained.

Although the revised Roadmap includes more detail and more literature citations, it is not intended as a comprehensive review and synthesis of all the relevant literature. Where appropriate, contradictory literature has been discussed as part of the process of identifying the key issues. The basis for the comment that “prospective studies of exposed populations are unethical and therefore should not be contemplated” is not clear. Certainly, rather than conducting such a study of a population exposed at levels in excess of a PEL, efforts should be made to assure that overexposure is terminated. While opportunities for such studies of asbestos-exposed populations may be quite limited in this regard, the revised Roadmap leaves the door open to consider scientifically informative (and ethical) prospective epidemiological studies of populations exposed to elongated mineral particles (EMPs)—including EMPs that are not currently regulated and populations in developing countries where exposures are not regulated as they are in the US. With respect to retrospective epidemiological studies, the revised Roadmap recognizes that some opportunities may exist to reanalyze archived air samples so that new and more refined indices of exposure...
There is no mention in the Roadmap of potential risk for malignant mesothelioma among iron ore miners. The Minnesota Department of Public Health has reported 52 cases of malignant mesothelioma among these miners in Minnesota (2007). Mr. Kelse references a study of the Reserve Mine employees in Minnesota as one of the “two most significant human cohort studies” that fail to support “same as” toxicity for exposure to nonasbestiform amphiboles. However, the Minnesota Health Department is sufficiently concerned that it has launched two additional studies of iron ore miners in the State. The dust that these miners breathe needs more definitive characterization and other potential sources of asbestos need to be examined before a conclusion can be drawn that dust in iron ore mines does not pose a risk. This issue deserves more explicit discussion in the Roadmap.

Likewise, health effects of low level environmental exposure to asbestos from an identified source and “background” (no identifiable asbestos source) exposure need further investigation and are not sufficiently discussed in the Roadmap. Including reference to the study by Pan et al in the Roadmap was criticized by Mr. Virta on the basis of epidemiologic caveats. While it is true that the epidemiology of this specific study raised questions that could not be answered – two of the most important being lack of knowledge about possible occupational exposure to asbestos and duration of residence at the site, I believe it should not be discarded. Strengths of the study are the large number of malignant mesotheliomas and the use of geocoding to estimate relative exposures by site of residence. At least one of the seams of ultramafic rock (El Dorado, CA) has been well characterized by the Environmental Protection Agency and the US Geological Survey (USGS). Chrysotile fibers were present; and tremolite morphology and aspect ratios were found to be “intermediate between what might generally be considered a population of commercial-grade asbestos particles and a population of cleavage fragments…”, with “an aspect ratio distribution that has higher values and is clearly distinguishable from a cleavage fragment population but does not contain as many high aspect ratio particles as a commercial-grade asbestos population”. The data set used by Pan et al and geologic characterization of ultramafic rock seams could be expanded and utilized in future studies.

The issue of Minnesota taconite miners, including potential risk for mesothelioma, is now discussed in the revised Roadmap.

The discussion of the Pan et al. reference in the original draft Roadmap has been deleted. Such studies may have substantial value and potential preventive impact in the realm of environmental health, but they would not address worker populations and, more importantly, because the El Dorado area exposures included both asbestiform and nonasbestiform elongated mineral particles, which would make it difficult, if not impossible, to differentially attribute effects to fibers from asbestos minerals vs. elongated mineral particles from nonasbestiform minerals.
epidemiological studies of health effects of low level mixed dust exposure to asbestiform and nonasbestiform fibers and cleavage fragments.

The Roadmap contains an excellent review of the epidemiological issues. The Minnesota taconite industry needs an epidemiological study. There should be more pathological studies of tissues and fiber analysis. Warnock has found long thin asbestos in tissues. There are important findings on actual dissolution of chrysotile in lungs, with retention of tremolite and commercial amphiboles—this area needs an infusion of new insight and analysis through a RFA. Many hungry young pathologists should be enticed to enter this field. Reconstruction of South Carolina textile plant exposures and fiber characteristics should be very interesting.

My background and expertise is as a geologist and mineralogist, so I have refrained from providing a detailed critique of the epidemiology portions of the discussion. However, I wish to re-emphasize that epidemiology studies that are related to natural deposits should, in addition to characterizing the mineral fibers, also include information on the mineralogy and geochemistry of the asbestos-bearing source rocks and soils.

In general, the answer to this question is yes with some exceptions. However, the RoadMap states that “a conclusion that exposure to fiber-like cleavage fragments does not cause cancer lacks certainty due to the limited quality of relevant human health and animal data.” This statement echoes the comments of former NIOSH official, Richard Lemon who calls for “irrefutable evidence for safety.” Irrefutable evidence for safety can never be obtained since it is impossible to prove a negative and no one would argue that breathing in large amounts of rock dust of any kind is safe.

The Roadmap discusses the epidemiology from a talc mine in New York, but does not include studies from Lead, South Dakota; Enoree, South Carolina; and the Minnesota taconite iron district. These studies should be included and their relevance to the health effects of mineral “fibers” discussed, particularly their relevance to the “path forward”.

The revised Roadmap includes recommendations for further epidemiological study of Minnesota taconite miners, for further research towards standardizing tissue fiber burden assessment, and of early markers of disease. The revised Roadmap also includes enhanced discussion of differential biopersistence of chrysotile and amphibole asbestos fibers and on the ongoing NIOSH reanalysis of the South Carolina textile mill study.

The revised Roadmap addresses the need to carefully assess exposures in epidemiological studies and suggests a number of characteristics (e.g., mineral source, chemical composition, crystalline structure, surface characteristics, durability, and bivariate [length/width] dimensions) that would be important to characterize in support of the research on health effects and toxicity.

The statement quoted in the comment does not appear in the revised Roadmap. The section of the Roadmap that presents the rationale for NIOSH’s 1990 policy revision has been revised for clarity and to provide more detail. In addition, the revised Roadmap includes a separate section clarifying that revised NIOSH policy.

The revised Roadmap includes more extensive discussion of the epidemiological studies relevant to amphibole cleavage fragments, including content on Homestake gold miner studies, and Minnesota taconite miners, and New York talc miners. In addition, the revised Roadmap includes a new section intended to present a synthesis of the

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27 This was discussed by both NSSGA and Dr. Brown in their comments.
28 Georgia Pacific Gypsum comments point out this problem.
Another problem not mentioned in the Roadmap is the inclusion in asbestos exposure data of rock fragments which meet the RF definition but which are not asbestos.27 Such inclusion overestimates exposure to asbestos and may underestimate risk in epidemiological studies of workers exposed in a mixed dust environment such as a mine. The example given is the inclusion of antigorite (or lizardite) in the fiber count of chrysotile. Dr. Brown points out that in Canada an inverse relationship between exposure levels and risk for miners and millers was observed because rock fragment was included in the exposure of miners but not millers. This problem has also been described by Wylie and Bailey (1992).

The EPA has supported significant research on the characteristics of asbestos that correlate with toxicity, including both animal and human epidemiological studies. Berman and Crump (2003) have proposed specific fiber sizes of amphibole asbestos and chrysotile while recognizing that potency depends of fiber type. This approach was not treated in the Roadmap but it is highly significant and endorsed by the peer reviewers for EPA. It should not be overlooked.28

The need for addition epidemiological studies in industries with exposure to various types of elongated particles is appropriate and relevant. However, there is no clear plan or criteria for choosing the sites that would be most informative. Most information would be obtained if there were a wide range of dimensional characteristics of airborne mineral particles across these studies and if the mineralogical characteristics of the airborne particles are well described. The USGS strongly urges conducting experiments using the same mineral from different localities to evaluate the influence of small differences in chemical composition, oxidation state of iron, manganese, etc., trace elements, etc. Furthermore, the dimensional characteristics of fragments of the same mineral will be different in different localities. There are a number of mining localities where actinolite is found and it might be a good candidate for study. The USGS can provide advice to narrow a selection of potential sites based on the characteristics of the airborne particles.

research framework.

The need for improved analytical methods to distinguish true asbestos fibers from other EMPs from nonasbestiform minerals and the need for more definitive information on the risk of these other elongated mineral particles is discussed extensively in the revised Roadmap. The revised Roadmap also includes a new section that clarifies the NIOSH REL, including the dimensional “RF definition,” in terms that should be more acceptable to mineralogists and that should help clarify research needs.

The revised Roadmap includes a discussion of the Berman and Crump 1995 work related to dimensional aspects of asbestos fibers and associated risks.

The revised Roadmap suggests that consideration be given to further epidemiological studies in Minnesota taconite miners, New York talc miners, and workers exposed to Libby amphibole, and other less studied elongated mineral particles. As pointed out in the revised Roadmap, opportunities for further epidemiological studies may be identified through efforts to comprehensively assess and assess currently available information on exposures to elongated mineral particles. It is anticipated that one or more of study groups called for in the revised Roadmap will have substantial input into the selection of specific sites to be studied.
Finally, Dr. Berman suggests that much would be gained from a detailed reconstruction of the exposure to asbestos for cohorts for which epidemiological studies are currently available. He proposes characterizing samples from the mines and mills in a standard way and from these a better assessment of the ranges of particle sizes and shapes to which the workers were exposed can be obtained. I recommend that NIOSH consider Dr. Berman’s approach carefully as it may provide data currently unavailable and may prove to be most valuable.

The revised Roadmap acknowledges that meta-analyses of past epidemiological studies may represent an appropriate approach for advancing understanding of risks associated with exposure to various types (and varying dimensions) of elongated mineral particles.
Is the discussion of the current understanding of the toxicological issues and the research needs for understanding the health effects of asbestos and mineral fibers appropriate and relevant?

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<td>Two separate issues would need further discussion: 1) all the factors that might contribute to the toxicity of asbestos and 2) what different factors might contribute to different aspects of toxicity. As has been shown in the literature and material supplied to the docket, other factors than size, shape and biopersistence may play an important role in the toxicity of asbestos. Surface properties of the asbestos fibers seem critical to the subsequent release of inflammatory mediators in tissue leading to injury and disease. This requires further discussion. Also, an issue that has not been discussed is the different mechanism or pathophysiology of asbestos that can lead to different outcomes. As is known, asbestos exposure has been associated with lung fibrosis (asbestosis), pleural disease (pleural fluid and pleural thickening/plaques), lung cancer, pleural cancer (mesothelioma), and possibly (according to the ATS) airways obstruction. What are the properties of asbestos that result in fibrosis compared to the factors responsible for cancer? How are the pathways for carcinogenicity different from fibrogenesis? Are there different mediators involved and are different properties of the fibers (size, shape, dose, surface properties) responsible for different actions of the fibers in tissue? A stated goal for the Roadmap is to identify a possible unified theory of fiber toxicity. Although this is a laudable goal, it does not appear that such a unified theory will be forthcoming and more importantly, it is uncertain how helpful such a theory would be for risk assessment and worker recommendations for different fiber types.</td>
<td>The revised Roadmap includes much more content on the particle characteristics that may determine particle toxicity, including surface properties. The impact of particle characteristics on the specific pathogenic pathways for various health outcomes should be objectives within the specific research programs developed by expert study groups recommended by the Roadmap. The “unified theory” was intended to be a concept for identifying the particle characteristics, including but not limited to dimension and morphology, that determine particle toxicity. The concept apparently did not resonate with peer reviewers or public commenters and has been dropped from the revised Roadmap.</td>
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<td>Yes, but not adequate. The discussion would have been adequate for a condensed summary. Toxicological studies involving fibers need to be conducted with carefully selected fibrous materials having suitable compositions and length and diameter distributions. I was troubled by the unqualified indication on page 33 that future inhalation studies would probably be conducted with chrysotile. There was no recognition of the importance of the source of the chrysotile, or how it would be prepared for the exposures. Would it be Quebec chrysotile (contaminated by tremolite) or Brazilian or Zimbabwe chrysotile (with little, if any, tremolite)? Would it be</td>
<td>The revised Roadmap provides much more information on in vitro testing. The section addressing selection of samples for testing has been revised, now mentioning roles for both hazard surveillance efforts and a workgroup of government, academic, industry, and labor representatives to select appropriate and available materials with the intent of identify a combination of samples that will be most efficient and effective in identifying particulate characteristics that determine toxicity. The draft</td>
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</table>
Roadmap’s suggestion that future inhalation studies would probably be conducted with chrysotile was provided as a general direction for the research. It is anticipated that specific details of the research, such as selection of the specific characteristics of the chrysotile sample(s) to be tested, will be developed by the expert study groups to be assembled as recommended in the revised Roadmap.

| This is discussed in paragraph d and e above. This discussion is not adequate without addressing the issues in those paragraphs. [d. The discussion of risk of fibers vs. cleavage fragments could be amplified with a discussion of new understanding the respiratory cancer hazard posed by granular durable particles. The Stanton Hypothesis derives from a time when asbestos was known to cause fibrosis and lung cancer, while silica was “known” to cause only fibrosis and not lung cancer. Now it is “known” that silica is a human carcinogen based on literally dozens of mortality studies; this effect has been duplicated in rats by inhalation. Other durable particles, including titanium dioxide – used as a “negative” control for inhalation studies – are also carcinogenic in rats and therefore “possibly” carcinogenic to humans. This reviewer is not familiar enough with the voluminous asbestos literature to dismiss the hazard of cleavage fragments in light of the hazard of the particles of similar size. The Stanton hypothesis, perhaps enhanced by some account for biopersistence, may remain applicable to mesothelioma. e. Similarly, the discussion of risk of fibers v. cleavage fragments could be amplified by discussion of the new understanding of the hazards of nanometer particles. Do cleavage fragments penetrate into the systemic circulation? Perhaps an inhalation study in the laboratory could examine this in relatively short time and with relatively modest expenditure of resources.] | The revised Roadmap includes a much more detailed discussion of mechanisms of particle-induced fibrosis and cancer. It recognizes that knowledge about disease mechanisms induced by silica and TiO$_2$ may help inform the study of disease mechanisms induced by asbestos and other elongated mineral particles. The revised Roadmap includes much more detailed discussions of particle biopersistence, mechanisms of particle-induced cancer, and the Stanton hypothesis. Because normal processing and handling of minerals and mineral commodities do not generate substantial quantities of nanosized materials, the issue of potential nanoparticle-induced toxicity is only briefly mentioned and not given emphasis in the Roadmap. |
| The major issues were touched upon- the need for dose-response studies in human target cells of asbestos-related diseases and animal inhalation experiments that replicate natural exposures with selected, well-characterized fiber preparations should be stressed. | The revised Roadmap provides much more information on in vitro testing. The section of the Roadmap addressing selection of samples for testing has been revised, now mentioning roles for both hazard surveillance efforts and a workgroup of government, academic, industry, and labor representatives to select appropriate and available materials with the intent of identify a combination of samples that will be most efficient and effective in identifying |
particulate characteristics that determine toxicity.

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Yes, in one sense. Appropriate and relevant questions are raised regarding which asbestiform fibers should be studied and whether nonasbestiform fibers, cleavage fragments, acicular and prismatic crystals should be included. The need for a better understanding of the relative importance of morphology vs. surface properties vs. chemical characteristics is discussed.

No, in another sense. The database from which NIOSH is starting is inadequate and should be re-examined and expanded in light of public comments. Dr. Addison in his comments points out that the interpretation of results of a study conducted by Davis, Addison, et al (1991) on the differences in carcinogenicity of tremolite dust samples of differing morphology that is presented in the Roadmap in incorrect. This inaccuracy should be corrected.

The very important question of the relevance of animal studies to toxicity in humans is not adequately addressed, particularly in light of comments by Mr. Manuppello and Dr. Berman. However, reconstruction of past exposures in retrospective cohort studies is not an acceptable alternative to the present time. And as 3-D imaging models do not allow the study of toxic effects of asbestos fibers on the human lung, this method of toxicological investigation does not offer an acceptable alternative to animal studies at the present time. Thus, it seems that in vivo and in vitro studies will continue to be necessary to examine the toxicity of asbestos in its various forms, at least for the foreseeable future.

There is insufficient attention given to the study of mixed dusts vs. pure samples. Drs. Egilman and Berman, Mr. Plumlee and others, commented on the importance of studying mixed dusts as that is what exists in the real world. It is important to examine whether there are additive or synergistic effects of amphibole and serpentine fibers, silicates and asbestos fibers, cleavage fragments and fibers.

The draft Roadmap pointed out differences in interpretation of the results of the Davis [1991] study that have been presented in the literature. The purpose of presenting this information was to help demonstrate the uncertainties of the health effects of nonasbestiform particles. However, the revised Roadmap notes the interpretation of Dr. Addison.

The revised Roadmap discusses in general terms the concern with finding appropriate animal models and extrapolating data to humans. Reconstruction of past exposures is an acceptable alternative when archived air sample filters are available. Based on comments from reviewers that 3D imaging and models would not be valuable to understanding the health effects of exposure to elongated mineral particles the topic has been removed from the revised Roadmap.

The revised Roadmap acknowledges the importance of studying mixed-dust exposures. However, the variability and complexity of mixed-dust exposures make it difficult to study them systematically. While acknowledging the need to study mixed-dust exposures, the revised Roadmap emphasizes the importance of understanding fundamental toxic effects of well characterized individual types of particles first, before expanding research as feasible into how these effects are modified in mixed-dust exposures.

Biopersistence is not an all-or-none phenomenon. While
In my opinion, the Roadmap makes a mistake in assuming that biopersistence is critically important to toxicity. This assumption ignores the demonstrated toxicity and carcinogenicity of chrysotile asbestos, which is not generally considered to be biopersistent. The Roadmap and the research effort should address the issue of biopersistence and its role in toxicity and carcinogenesis as an hypothesis rather than a known fact, as it seems to do now. Not cited in the Roadmap is the important work of Dr. Arnold Brody demonstrating toxic effects of asbestos on the lung within a relatively brief period of time following inhalation in animal models. His work is relevant to, among other things, the question of the importance of biopersistence and should be included in the Roadmap.

With regard to chrysotile, the results of studies by Sebastien, Suzuki, and Dodson showing that short chrysotile fibers are the predominant fiber type found in the pleura, pleural plaques, and mesothelioma tissue in studies of human populations are not discussed in the Roadmap. These studies show a predominance of short chrysotile fibers and a paucity of amphibole fibers in the target organ of the lung for mesothelioma, as Dr. Egilman and Mr. Hartley point out. Based upon a review of the relevant scientific literature, Dodson et al. (2003) concluded that asbestos fibers of all lengths are toxic to the lung. The significance of these findings deserves attention in the Roadmap and in the research endeavor. Also worthy of greater attention in both is the actual dose of chrysotile fibers delivered to the lung, given that chrysotile exists outside the lung in bundles, which are not counted by PCM, and then splits longitudinally into fibrils following inhalation, as pointed out in public comments by Dr. Lemen, Dr. Egilman, and others.

Given the lack of data regarding toxicity of cleavage fragments from asbestiform habits, of nonasbestiform particles with dimensions similar to asbestiform particles, and of short fibers, as well as the inherent shortcomings of the historically-relied-upon PCM method of qualifying and quantifying exposure, it would, in my opinion, be premature for NIOSH to exclude any of these from the Roadmap, the research agenda, or its regulatory recommendations.

The Roadmap makes clear that additional research is needed to better understand toxicity of nonasbestiform elongated mineral particles (EMPs) and the role, if any, of short particles. While the Roadmap is intended to help advance research to provide a scientific basis for possible changes in regulatory policy, including the dimensional criteria for regulated EMPs and the specification of “covered minerals” to be regulated, it is beyond the scope...
There is little such discussion in the Roadmap. Normal human bronchial epithelial cells, type II alveolar epithelial cells, and human monocyte-derived macrophages or human alveolar macrophages can now either be obtained or grown in pure culture, and used to test for effects of asbestos and mineral dusts. NIOSH should create a specimen bank of asbestos and other mineral fibers characterized by width:length, asbestiform fibers, cleavage fragments, etc., carefully characterized by SEM and purity/impurity of samples for scientists to test with a variety of end points. End points could be genomics, proteomics, MAP kinase signaling pathways, or release of specific growth factors, cytokines, etc. Scientists should carry out studies looking at a whole variety of creative and innovative in vitro mechanisms of cell injury. This is not in the Roadmap; however, it is essential that NIOSH point the way, so that RFAs or internal studies could be planned for future implementation as funds become available.

The sections in the revised Roadmap addressing toxicology and mechanisms of disease have been expanded substantially. Also, the section of the Roadmap addressing selection of samples for testing has been revised, now mentioning roles for both hazard surveillance efforts and a workgroup of government, academic, industry, and labor representatives to select appropriate and available materials with the intent of identify a combination of samples that will be most efficient and effective in identifying particulate characteristics that determine toxicity. In addition to recommending a national reference repository of well-characterized samples, a national biospecimen bank is also discussed in the revised Roadmap.

Again, my background is as a geologist and mineralogist, not a toxicologist. NIOSH has received considerable input from doctors with many years experience in the study of asbestos toxicology. I defer to their expertise in regards to the specific issues of mineral-fiber toxicology. However, I can not emphasize enough that the toxicological samples and “standards” that will be used in future research must be very thoroughly characterized before they are applied to the test media. The asbestos standards used in past toxicological experiments are typically heterogeneous mixtures containing a variety of fiber dimensions intermixed with numerous accessory minerals and metals. The heterogeneity of the earlier-used asbestos “standards” may account, it least in part, to the seemingly contradictory results obtained from previous toxicology experiments. In order to produce a “gold standard” for use in inhalation studies, the character of the test material must be known in order to correctly interpret the study results. This important factor in study design—sample characterization—has not been discussed in the Roadmap.

The RoadMap states that there is an important need for particle populations of narrow length and width ranges for experimentation purposes. For many

The revised Roadmap recognizes the potential value of multiple research approaches, including toxicology

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29 This problem was echoed by NSSGA and the comments of R.J. Lee.
years experimentalists have wanted mineral populations with very narrow dimensional ranges but this goal has been illusive. Berman points out that populations with particles of particular length and width in differing proportions can be used to correlate particular dimensional categories with a particular biological response across multiple studies. Since it is not strictly necessary to have populations with narrow ranges in width and length, a more likely attainable goal would be to have samples that will produce the same results using an approach described by Berman. This approach has the potential to reduce the number of experiments needed and reduce sample preparation costs. Its utility should be evaluated by NIOSH.

Choice of the appropriate samples to answer the toxicological issues is a major issue that has not been addressed by the Roadmap but is essential for defining the research agenda. The samples must be chosen carefully and systematically. The Roadmap needs a plan for doing so.

One of the authors of Davis et al. (1991), John Addison commented that the Roadmap misstates the results of the study. NIOSH should rewrite the section dealing with the Davis study, or justify its conclusion by addressing Addison’s comments.

**Biodurability Issues**
Studies of amphibole and chrysotile durability in the human body are not mentioned in the Roadmap. Studies of riebeckite-asbestos, talc, olivine, quartz and chrysotile point out the effects of structure and chemical composition on biodurability. Dissolution studies of riebeckite-asbestos have shown that it is likely to remain far longer than chrysotile in the lung.

assessments of particulate samples of relatively homogeneous dimensions and both toxicology and epidemiological studies involving broader ranges of particle dimension in any one test (or site) but varying ranges over multiple tests (or sites).

The section of the Roadmap addressing selection of samples for testing has been revised, now mentioning roles for both hazard surveillance efforts and a workgroup of government, academic, industry, and labor representatives to select appropriate and available materials with the intent of identify a combination of samples that will be most efficient and effective in identifying particulate characteristics that determine toxicity.

The initial draft Roadmap did not misstate the results of the Davis [1991] study, but rather pointed out differences in interpretation of the results that have been presented in the literature. The purpose of presenting this information was to help demonstrate the uncertainties of the health effects of nonasbestiform particles. However, the revised Roadmap notes the interpretation of Dr. Addison.

The discussion of biopersistence is considerably expanded in the revised draft Roadmap. Biopersistence may be only one of the factors involved in toxicity, and its role in relation to other particle characteristics is one focus of the research framework. The revised Roadmap also discusses the issue of modification of toxic effects as a result of

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30 Werner et al., 1995; Hume and Rimstidt, 1992, Jurinski and Rimstidt, 2001
For example, a 1µm fiber of chrysotile should dissolve in 9 months vs. 6-13 years for riebeckite-asbestos of the same size under ideal conditions. There are many lung burden studies that demonstrate that riebeckite-asbestos and other amphiboles are preferentially retained in the lung, supporting the dissolution studies.

If sufficient chrysotile is present and if conditions exist in the interior of macrophages or in other specific regions of the body where there are restrictions on the flux of fluids, it is possible that chrysotile saturation may occur and dissolution rates decrease. It may also be retained if it is coated. This area of research may be quite fruitful in understanding chrysotile’s potential to cause mesothelioma and lung cancer.

Several of the comments provided to the Roadmap took up the issue of how long some critical number of fibers has to remain in contact and interact with a target tissue before disease develops. This appears to be a significant legal issue. If the time is short, as the lawyers who testified contend, then the issue of biodurability is not as relevant. The long latency period separating exposure and disease is taken as evidence for the requirement of biodurability, but could the damage be initiated early and only produce the disease long after the fibers have been removed? This question is important, and perhaps additional animal and in vitro mechanistic studies would provide insight into an appropriate measure of biodurability.
Is the discussion of the path forward appropriate and relevant and is the ultimate vision a reasonable outcome for the proposed research strategy for asbestos and mineral fibers?

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<td>The path forward is limited in scope and focuses on the possible identification of a unified theory of fiber toxicity. It is true that further investigation into the characteristics of fibers that contribute to the toxicity of carcinogenesis and fibrogenesis will be important. However, it is not clear how findings from such research will be translated into new and improved recommendations for reducing adverse health outcomes in workers.</td>
<td>The revised Roadmap includes a new section intended to provide a clearer overview of the way forward for the proposed research. This section addresses how the research will strategically address the key issues identified and provide a way forward to achieve as goal of improving worker health protection.</td>
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<td>No. It provided only the barest elements of a path forward, and went off track by introducing the idea that there may be some commonality between inorganic fibers and engineered nanomaterials. Also, as mentioned in my response to Question #1, SVFs do not belong in some future analysis, but rather should have been front and center in this Roadmap. This Roadmap needs to be focused on the unique effects of long biopersistant inorganic fibers that cannot be effectively incorporated within lung cells or cellular component structures and processed as nuisance dust. While nanomaterials may also have unique interactions with lung cells because of their extremely small size and enormous surface/volume ratio, they are extremely unlikely to share common effects with long fibers longer than 10 to 20 μm.</td>
<td>The draft Roadmap included minimal discussion of potential commonality between elongated mineral particles (EMPs) and engineered nanomaterials, and this issue is further deemphasized in the revised Roadmap. Although the Roadmap focuses on EMPs and their health effects, it acknowledges that observed similarities and differences among wide-ranging types of elongated particles, including synthetic vitreous fibers (SVFs), might inform development of policy for asbestos fibers and other EMPs. In a greatly expanded discussion of particle characteristics impacting toxicity, the revised Roadmap discusses the biopersistence and durability of SVFs along with how this might inform further research on EMPs.</td>
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<td>In general, yes. Regardless of the monies available and priorities, it is unlikely that one or more researchers not working cooperatively or with the same well-characterized mineral samples will generate conclusive and non-conflicting results unless NIOSH encourages collaborations between geologists, clinicians, toxicologists and molecular/cellular biologists in a coordinated Program Project-type approach. As emphasized above, epidemiologic studies are unlikely to provide data in a timely fashion.</td>
<td>The recommendation for establishment of expert study groups to develop research programs is more clearly laid out in the revised Roadmap. The intent is to help assure better coordination and cooperation among the research projects with a goal of increasing the impact of research results on health protection improvements.</td>
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<td>The discussion of research strategies in the Roadmap is appropriate and relevant but needs to be expanded to include a more detailed discussion of such issues as relevance of animal models to human toxicity, whether reconstruction of historic exposures is possible and how that could be done, and strategies for examination of toxicity of mixed dusts.</td>
<td>The revised Roadmap includes a new section intended to provide a clearer overview of the proposed research, discussing how the research will strategically address the key issues identified and provide a way forward to achieve as goal of improving worker health protection.</td>
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<td>It is difficult for me to answer the second question, as I am not entirely clear</td>
<td>The “unified theory” was intended to be a concept for</td>
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from reading the Roadmap just what the ultimate vision is. On page v. of the Executive Summary there is the following statement: “…the ideal outcome of a comprehensive research program for asbestos and other mineral fibers would be the development of a unified theory of toxicity for thoracic-sized mineral fibers. A unified approach would specify criteria, such as a range of chemical composition, dimensional attributes (e.g., length range, diameter range, aspect ratio), and dissolution rate/fragility (biopersistence), for inclusion of fibers as potentially toxic.” Reasons given for why this is an ideal outcome include 1) reduction in the need for comprehensive toxicity testing and epidemiologic studies of the effects of individual mineral fibers in the future, 2) facilitation of the determination of “the potency of fibers for causing specific diseases and how that potency varies, depending on the particular combination of fiber characteristics and dose” (p.v, Executive Summary), and 3) the enabling of a “unified, coherent risk management approach for fibers” that could then be used to “minimize the potential for disease” (p.34, The Path Forward).

It seems to me that the ultimate goal should be (and perhaps is) to minimize the potential for disease in exposed workers and populations. With advances in analytical technology, the issues surrounding asbestos fiber toxicity have become more complicated, not less. The adoption of a “unified theory of toxicity” seems impractical if not impossible, given all of the variables discussed above, in the Roadmap itself, and by public commentators. Further, such a theory might actually increase the threat to the health of exposed workers by making it difficult if not impossible to obtain funding to carry out studies of the toxicity of new fibers or new uses of known fibers.

If the ultimate goal is to minimize the potential for disease, we have tools now that are effective in reducing risk. These are worker education and the mandated use of such methods as wet down, isolation, ventilation, and personal protective equipment, including appropriate respirators. One of the problems with this approach has been inadequate enforcement of existing regulations and inaccurate measurement of exposure levels and dose. Research efforts aimed at better understanding of health effects of exposures (e.g., mixed dusts, short fibers), improvement in availability of more sophisticated analytical tools to measure actual exposures, and improvement in design of respiratory protective devices, along with more stringent enforcement, engineering controls, personnel protection, and similar issues worthy of research but are outside the scope of the Roadmap. The Roadmap does include proposals to better understand health effects of exposures (including mixed-dust and short-fiber exposures), to improve analytical tools for assessing exposures, and to improve screening, diagnosis, and treatment.

Identifying the particle characteristics, including but not limited to dimension and morphology, that determine particle toxicity. The concept apparently did not resonate with peer reviewers or public commenters and has been dropped from the revised Roadmap.
enforcement of existing regulations, might better serve the needs of exposed workers and the public. Research efforts should also be directed at the development and validation of pre-clinical biomarkers of disease, such as serum osteopontin levels, to facilitate secondary prevention.  

Mr. Meeker questions the advisability of such a unified theory on slightly different grounds. He notes that such a theory would be applicable to “a significant portion of the material covering the surface of the earth.” He warns that “extreme caution” would be needed in applying the theory beyond basic research because of potential fall out related to “real or perceived environmental exposure” and the financial consequences to industry.

The “unified theory” was intended to be a concept for identifying the particle characteristics, including but not limited to dimension and morphology, that determine particle toxicity. The concept apparently did not resonate with peer reviewers or public commenters and has been dropped from the revised Roadmap.

The path forward in the Roadmap emphasizes a unified theory for considering fibers as potentially toxic: criteria would include a range of chemical composition, dimensional attributes and dissolution rate/fragility. This is an exciting rational approach for which there already is evidence, viz magnesium and aluminum silicates that are very long (>20-40 microns) and very thin (<0.1 micron in width) and are biopersistent (erionite, crocidolite, chrysotile fibrils—although less persistent in tissue) might be good examples. Like many things in science, a unifying theory may not be achievable, and characteristics that could be studied and described might be as good as we can do. More importantly, NIOSH needs to focus on the way forward on the in vitro, animal, and human health effects of such fibers to evaluate mechanisms of health and toxicity response. This is not well done in the Roadmap.

The “unified theory” was intended to be a concept for identifying the particle characteristics, including but not limited to dimension and morphology, that determine particle toxicity. The concept apparently did not resonate with peer reviewers or public commenters and has been dropped from the revised Roadmap. The sections in the revised Roadmap addressing toxicology and mechanisms of health effects have been expanded substantially in the revised Roadmap. Also, the revised Roadmap includes a new section intended to provide a clearer overview of the way forward for the proposed research.

Clearly, the goal of the Roadmap—“a unified theory of toxicity for thoracic-sized mineral fibers”—is appropriate and relevant, if perhaps overly ambitious. Numerous important issues remain controversial in asbestos-related science and regulation, such as identifying the primary attributes of mineral fibers that cause toxicity (particle morphology, length, width, diameter, and (or) chemical composition), the potency or lack of potency of “fiber-like cleavage fragments”, sampling and analytical protocols, and dose response, as just a few examples. The very fact that so little consensus exists on the fundamental issues of mineral-fiber toxicity and risk management shows the need for a Roadmap for research. Many of these details within the draft Roadmap will be fodder for critique, but the general goals of this document are worthy. I applaud NIOSH for this attempt to gather the very large collective knowledge, scientific talents and resources of the federal
government and its stakeholders and focus them towards this important, unresolved occupational and public health issue.

<table>
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<tr>
<th>Unifying fiber theory will never rest on dimensions alone, and the roadmap understates the role of mineral identity and the nature of mineral surfaces. As summarized by Hochella (1993), all of the following may play a role in the carcinogenicity of fibers:</th>
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<td>Surface and near-surface composition</td>
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<td>Surface atomic structure</td>
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<td>Surface micro-topography</td>
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<td>Surface charge and its dependence on pH and surrounding solution</td>
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<td>Dissolution rate</td>
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<td>Associated minor or trace elements</td>
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<td>In addition to surface properties, there may be other factors that determine the potential of mineral particles to injure tissue and that control access to particular tissue. The role of all of these factors must be a part of any theory of fiber carcinogenicity.</td>
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| The “unified theory” was intended to be a concept for identifying the particle characteristics, including but not limited to dimension and morphology, that determine particle toxicity. The concept apparently did not resonate with peer reviewers or public commenters and has been dropped from the revised Roadmap. The revised Roadmap does recognize the need for thorough characterization of studied particles and the need to assess particle toxicity as it relates to a various particle characteristics (e.g., mineral source, chemical composition, crystalline structure, surface characteristics, durability, and bivariate [length/width] dimensions). |

Is the terminology for minerals and fibers clear and precise enough to define the research? If not, what steps should NIOSH take to clarify the terminology?

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<td>This is one of the key issues for this entire research area: how best to define an &quot;asbestos fiber&quot;. It has been well recognized that the current NIOSH definition for asbestos as used for regulatory purposes has policy and analytical components. The question now remains how best to refine the definition to include all materials that have a similar toxicity profile to the asbestos minerals now included in the definition (chrysotile, crocidolite, amosite, anthophyllite asbestos, tremolite asbestos, and actinolite asbestos). I don't believe that using the mineralogist approach would be useful given the exhaustive list of minerals that might be included with some that may have no clinical relevance. However, beyond including all possible minerals, it is still unclear what would be considered to be the best definition of a &quot;fiber&quot; to include in the definition. It appears that the dimensions of aspect ratio of ≥ 3:1 and a length &gt; 5 μm may be too inclusive and not that helpful in determining those fibers that cause adverse health effects. We can only hope that re-analysis of potentially toxic asbestos materials as collected in previous studies and those to be used in in vitro and in vivo studies using more advanced analytical tools (SEM) may be helpful in arriving at a more useful dimensional definition.</td>
<td>The terminology used in the revised Roadmap has been changed to be more consistent with accepted mineralogical terminology and has been reviewed by USGS mineralogists to minimize discrepancies with accepted mineralogical terms. The revised Roadmap acknowledges that the current dimensional criteria for regulated fibers may not be optimal and one of the purposes of the research to be conducted within the proposed research framework is to better inform on the characteristics, including specific dimensional characteristics that determine health risks incurred by those exposed to elongated mineral particles.</td>
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<td>Yes, the terminology is clear, but it is not sufficiently precise. I do endorse the NIOSH policy of not being bound to criteria used by mineralogists, and to rely instead only on specific physical criteria (i.e., particles that meet specific dimensional criteria) and compositional criteria (chemistry) to define asbestos hazards. I also agree with NIOSH in not endorsing the exclusion of noncommercial minerals, such as richterite and winchite fibers. Such asbestiform fibers can clearly present in workplaces and environmental settings, and they have been causally associated with lung fibrosis and cancer.</td>
<td>The imprecision problem is particularly evident in the Roadmap’s overly cautious treatment of cleavage fragments of asbestos minerals. Asbestos cleavage fragments can potentially cause fibrosis and cancer if they are long enough, and thin enough. So can other fibrous minerals (e.g., erionite). Long, thin, vitreous fibers with sufficiently low in vivo dissolution rates can also</td>
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<td>The research framework proposed in the revised Roadmap recommends research that would be valuable in defining the dimensional characteristics and other particle characteristics that determine toxicity of elongated mineral particles. It is anticipated that more detailed review and synthesis of the</td>
<td>The research framework proposed in the revised Roadmap includes a new section clarifying the NIOSH policy (established in 1990), using terms intended to be consistent with accepted mineralogical terminology. However, it is beyond the scope of the Roadmap to revise the NIOSH policy.</td>
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cause fibrosis and cancer. What is needed, in order to provide sufficient precision for defining a hazardous fiber, is a description of the critical values for length, width, and biopersistence. NIOSH can and should address the need for such definitions by sponsoring a National Research Council committee that is charged with reviewing the extensive literature that already exists on these parameters, and comes to expert judgments on them, and on residual research needs. The NIOSH Roadmap can serve as a useful background document for such an expert committee. Most relevant literature relating to individual specific issues of relevance will be accomplished by expert study groups called for in the revised Roadmap.

The reviewer is not conversant with mineralogy, and so can provide no independent review of these sections. Renaming the asbestos forms is not helpful to public health. Proliferating the names only opens loopholes for particular products. The mineral terminology itself is not systematic and conveys no more information about physical and biological properties. The NIOSH Roadmap can serve as a useful background document for such an expert committee. The terminology used in the revised Roadmap has been changed to be more consistent with accepted mineralogical terminology and has been reviewed by USGS mineralogists. Any “proliferation” of asbestos variety names in the draft Roadmap was unintentional. Attempts have been made to apply more specific terminology in the revised Roadmap.

No, I had difficulty and a different interpretation of fibers vs. particles and cleavage fragments. The term asbestos is apparently a commercial misnomer and should be changed to the correct names these minerals. The NIOSH definition of a fiber seems to be severely criticized by mineralogists and should be substantiated or changed according to the results of research generated by this Roadmap. ‘Asbestos’ should never be used with out a preceding definition of the type of asbestos, one problem I encountered when reading this document. The terminology used in the revised Roadmap has been changed to be more consistent with accepted mineralogical terminology and has been reviewed by USGS mineralogists. The term “asbestos” has been modified wherever possible in the revised Roadmap to specify variety of asbestos. The revised Roadmap includes a new section clarifying current NIOSH policy (established in 1990) using terms intended to be consistent with accepted mineralogical terminology.

No, as the public comments offered by representatives from the USGS point out. NIOSH should consult and work in tandem with the USGS in this regard. The terminology is clear to the average occupational health professional, but not to the mineralogy cognoscenti. NIOSH needs to partner with the USGS on terminology and definitions for the Roadmap that are readily accessible to professionals in both the health and mineralogical communities. The terminology used in the revised Roadmap has been changed to be more consistent with accepted mineralogical terminology and has been reviewed by USGS mineralogists.

In my specific comments that are keyed to the text (attached), I’ve made a number of rephrasing suggestions for several passages in the text and in the glossary where the terminology requires correction or simplification. Also, I suggest that much of the mineralogical terminology would be more comprehensible with the addition of photographs and diagrams that illustrate the descriptive terms. The science and regulation of asbestos certainly has its share of jargon, which can be more readily illustrated with photographs and The terminology used in the draft Roadmap has been changed to be more consistent with accepted mineralogical terminology and has been reviewed by USGS mineralogists.

The terminology used in the revised Roadmap has been changed to be more consistent with accepted mineralogical terminology and has been reviewed by USGS mineralogists to minimize discrepancies with accepted mineralogical terms. Additionally, several photographs demonstrating the descriptive terms have been added to the revised Roadmap.
First, discussion of the health effects of asbestos and mineral fibers requires scientific rigor in the use of mineral terms. In a large measure, the lack of rigor in the application of mineralogical terminology in the regulatory and health effects literature in the past has resulted in the “confusion” about mineral fibers to which NIOSH refers. Because health scientist normally know nothing about minerals, and because mineralogists are not normally trained health professionals, and because understanding mineral-induced diseases is by its very nature interdisciplinary, all those involved must use terminology rigorously to facilitate understanding across disciplines.

Unfortunately the Glossary that accompanies the Roadmap contains unscientific mineralogical definitions which NIOSH substitutes for those of well established, rigorously defined mineral terms such as anthophyllite, tremolite, and so forth, terms that rest on an extensive body of highly regarded scientific work developed over the last 100 years. This glossary must be revised to conform to standard scientific definitions of all mineral terms. Please ask the United States Geological Survey to revise it. Examples of other problems in mineral terminology that should be reviewed by the USGS are given below.

1. Mineral names imply only a particular atomic arrangement of a fixed set of elements in particular proportions. Alone, they cannot be used to equate with a specific morphology because mineral habits vary. All such implications should be removed from this document. If asbestos is meant, it should follow the mineral name, e.g., tremolite-asbestos; the document and all researches who write about asbestos should not use the term “asbestos mineral tremolite.”

2. The discussion of amphibole nomenclature is inadequate. As happens in medicine or biology or any field of science, as knowledge is gained nomenclature evolves. Built on the extensive knowledge of amphibole chemistry and structure, the modern amphibole terminology was established by the International Mineralogical Association\(^{32}\) and is recognized worldwide. There have been minor modifications since it was first established\(^{33}\)

The terminology used in the draft Roadmap has been changed to be more consistent with accepted mineralogical terminology and has been reviewed by USGS mineralogists to minimize discrepancies with accepted mineralogical terms.

The revised Roadmap includes a revised glossary that has been reviewed by USGS mineralogists. Mineral terms throughout the body of the Roadmap have also been revised and, where possible, appropriately specified. Also, in the revised Roadmap, the issue of winchite and richterite is discussed in the context of changes in the International Mineralogical Association nomenclature.

\(^{32}\) Leake et al., 1978

\(^{33}\) Leake et al., 1997, 2004
and other modifications are possible. At the present the IMA classification is the authoritative sources on amphibole nomenclature and the one on which regulations that name amphiboles must rely. The use of trade names in place of mineral names, e.g., amosite for grunerite or variety names in place of mineral names, e.g., crocidolite for riebeckite, should be discontinued although it is reasonable to refer to crocidolite and amosite when characterizing commercial asbestos products.

If the regulatory definitions were to include all amphibole-asbestos, many nomenclature issues would be resolved. For example, it would remove the problem of regulating the winchite-asbestos at Libby, Montana. This position has been advocated by many mineralogists, including myself, and was supported by the comments of the USGS.

The term fiber
The Roadmap does not reflect the scientific literature on the origin of the RF definition of a fiber. It was developed during air monitoring studies conducted in British factories that utilized asbestos. A length of >5 µm was chosen to reflect an acceptable level of reproducibility by analysts using phase contrast microscopy. It is not known why a 3:1 aspect ratio was chosen. Perhaps is was the recognition that asbestos found on an air monitoring filter as particles that were 3:1 or less were unlikely to be inhaled. Five micron particles with an aspect ratio of 3:1 or less would range from large equidimensional particles to elongated particles wider than about 1.5 µm. In either case such particles are unlikely to be inhaled because of their size. In the asbestos manufacturing and mining environments, a 3:1 aspect ratio could well have been considered to be crude limit on respirability of 5 µm particles. Whatever the reason 3:1 was chosen, it was arbitrary. It is not a scientific definition of a fiber, and it was not chosen because of any studies linked to health effects. The USGS states clearly that its use by NIOSH is improper. IMA-NA points out that the term ‘fiber-like’ is also a misnomer and misleading.

The non-mineralogical origins of the dimensional criteria for“regulatory fiber” are acknowledged in the revised Roadmap. The revised Roadmap no longer uses the term “fiber-like cleavage fragment.”

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34 Hawthorne and Oberti, 2006
35 Addingley, C.F., 1966; Lynch et al., 1970
36 Dr. Brown also commented that 5 µm was simply chosen for analytical efficiency.
37 For example, a particle 20 µm long having a 3:1 aspect ratio would have a width of almost 7 µm.
38 This point was made the USGS, IMA-NA, and the NSSGA.
Use of the term “fiber” is rife in the scientific literature, but to the extent possible (based on reading of individual papers), the discussion of literature in the revised Roadmap employs a more specific and mineralogically appropriate term in place of “fiber.” Otherwise the term is retained, for example, since OSHA and MSHA use the term ‘fiber’ in their regulations the term is used to represent what OSHA and MSHA regulate.

The Roadmap states that in the “scientific literature” mineral fibers include cleavage fragments. This is only the case in the regulatory literature, not in the mineralogical literature, for the reasons noted above. In mineralogical terminology, a mineral fiber attains its shape by growth; fibers are not and cannot be created by breaking minerals. The Roadmap should recognize that there is disagreement in the “literature” on the appropriate use of the term “mineral fiber.” I strongly suggest that the only way to resolve this conflict is to preface the word fiber with the term “regulatory” when what is meant is a particle meeting the RF definition.
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<td>I believe that a key issue that warrants further research which hasn't been adequately identified or cited with literature is the safety of replacement man made fibers for asbestos. As mentioned above, this will be a critical issue in the field of asbestos research for the coming years. Also, the collaboration for asbestos research with other Federal Agencies (EPA, NIEHS, ATSDR) should be further defined.</td>
<td>The focus of the Roadmap is elongated mineral particles, and the issue of synthetic vitreous fibers is beyond its scope. NIOSH is already partnering with other Federal agencies. In multi-agency meetings, specific roles of Federal Agencies are being discussed but specifics are not available for inclusion in the revised Roadmap.</td>
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<tr>
<td>In Part. Many key issues that warrant further research and/or synthesis have been identified. The cited literature does provide a good basis for further investigation on these issues. However, the exposure characterization section of the Roadmap gave inadequate consideration to more widespread use of SEM in exposure assessments, and the toxicology discussion failed to address the role of macrophages in releasing enzymes and mediators when confronted with long fibers.</td>
<td>The revised Roadmap includes new content on the potential use of SEM. Additionally, the revised Roadmap discusses the role of elongated particles in causing macrophages to release enzymes and mediators.</td>
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<td>Yes. However, I still think that more evidence for the need to emphasize short cleavage fragments is needed (if it exists). If these cleavage fragments are ubiquitous, how will they be regulated even if positive data are achieved? Why not focus on fibers that should be studied because of their known pathogenicity such as erionite and the Libby amphibole?</td>
<td>The revised Roadmap includes discussion on the need to systematically study and understand the effects from all sizes of asbestiform and nonasbestiform EMPs as well as other particle characteristics so that a more complete body of knowledge can be produced to develop more informed worker protection policies. While acknowledging the need for more research on mineral fibers for which clear evidence of human health exists, the Roadmap also discusses the need to better understand the potential health hazard of nonasbestiform amphibole EMPs.</td>
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<td>With regard to the first question, the answer is not clearly enough – particularly with regard to such issues as toxicity and carcinogenicity of short fibers, the importance of biopersistence to carcinogenicity, the additive and/or synergistic effects of individual components of mixed dusts, and the use of SEM as an analytical tool. With regard to the second question, the answer is no, as noted in comments above.</td>
<td>The revised Roadmap includes more information on short fiber toxicity/carcinogenicity and more discussion on the role of biopersistence in carcinogenicity. The importance of additive/synergistic effects of components of mixed-dust exposures are acknowledged, but specific research on them is likely to take a secondary role to understanding the primary particle characteristics that determine toxicity. New content has been added on SEM.</td>
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<td>No. The key issue is how do asbestos and other mineral fibers cause cancer? This is the key issue over the next 10-20 yr, and it is important that NIOSH play a role in this endeavor, since it is not being addressed by NCI, NIEHS, or EPA. NIOSH should take the lead and outline an approach. First, there should be mechanistic studies at the gene level beginning with target cells and genomics. Second, chromosome studies need to be developed on how fibers interact with chromosomes, and during meiosis. Third, murine models from the transgenic world need to be moved forward; these coincide nicely with gene target studies from gene arrays. Fourth, biomarkers of detection of lung cancer and mesothelioma need to be developed for the tens of thousands with asbestos fiber exposure in past workplaces. NIOSH also needs to develop an agenda for fibrosis research. This should focus on the molecular mechanisms of EMT-epithelial mesenchymal transition using cell, animal, and human studies.</td>
<td>The revised Roadmap includes substantially more content reviewing and recommending research on in vitro and animal studies to inform on basic mechanisms of lung disease, including fibrotic and malignant diseases induced by mineral fibers. The revised Roadmap also includes new content concerning clinical screening, diagnosis, and treatment issues, including biomarkers for early detection and follow-up.</td>
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<td>Overall, I believe the key issues that warrant new research have been addressed in the Roadmap. Many details and additional literature can be added, but I suspect that the intent of the Roadmap was to briefly outline the numerous complex issues that remain unresolved. As I noted in my answer to question 1, an entire book is necessary to detail all of the findings and uncertainties that surround asbestos and mineral fibers. A select panel will be necessary to compile the list of hundreds of relevant asbestos and mineral fiber papers and reports, evaluate their findings, and synthesize this knowledge. The Roadmap was a fine first-step in this process—an expert panel should be the follow-up.</td>
<td>Although the revised Roadmap includes more detail, it is not intended as a comprehensive review and synthesis of all the relevant literature. It includes recommendations to establish and maintain study groups to identify the specific research elements needed to address the issues outlined in this Roadmap and to guide the research.</td>
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<td>The Roadmap is really not about asbestos. It is about rock fragments that are elongated. The research probably will begin with fragments of minerals that can form asbestos, i.e., the amphiboles, but the intent is to extend it to all elongated particles that are durable. This is a big task. I doubt that NIOSH recognizes how big it is. Most rocks are silicates and most silicates can form elongated mineral particles. The Roadmap needs to place some priorities on this path forward and provide a plan for the range in characteristics of mineral particles that will be studied.</td>
<td>The section of the Roadmap addressing selection of samples for testing has been revised, now mentioning roles for both hazard surveillance efforts and a workgroup of government, academic, industry, and labor representatives to select appropriate and available materials with the intent of identifying a combination of samples that will be most efficient and effective in identifying particulate characteristics that determine toxicity. It is beyond the scope of the Roadmap to specify that listing.</td>
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Are the needs for epidemiological and toxicological studies balanced appropriately? If not, how should they be adjusted?

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<td>It is not clear how future epidemiological studies could be conducted given the decrease in exposure to asbestos in the workplace. At best, re-analysis of the collected samples of asbestos materials from previous studies will be useful using more recently available technology (SEM). Then re-analysis of health effects with the newer analyses may be useful. This would be especially true of investigations into the role that cleavage fragments might have.</td>
<td>While recognizing concerns about generally lower exposure levels in the U.S. and about limited power of many epidemiological studies, the revised Roadmap does not close the door on potential epidemiological studies (including the possibility of studies on populations exposed to elongated mineral particles that are not currently regulated in the U.S. and the possibility of studies carried out in other countries where exposures may not be so well regulated) or on potential for informative reanalysis of retrospective studies for which air sample filters have been archived.</td>
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<td>I would assume that toxicological studies might be helpful in further identifying other factors of fibers that would contribute to inflammation/injury including the role for surface properties.</td>
<td>The revised Roadmap includes much expanded content on toxicological issues and recommended toxicological research to identify various determinants of toxicity, including surface properties.</td>
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<td>No. The specifications of the needs that were listed in the Roadmap, while not entirely inappropriate, were far too diffuse, and most of them were not focused on research objectives that are attainable with reasonable certainty, or in a timely manner.</td>
<td>The revised Roadmap provides a clearer framework for proposed research, but also acknowledges that specific research programs and projects are to be developed by expert study groups.</td>
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<td>I do not dispute the criteria cited on pages 27 and 28 of the Roadmap for an adequate exposure assessment for an epidemiological study, but I cannot envision any circumstance for either a prospective or retrospective study with a sufficiently high level of exposure to fibers of known dimensional and biopersistence characteristics, and where there is access to a sufficiently large population, to yield statistically significant evidence of health effects. If there were such a population, it would be unethical to let them continue to be exposed. The only exception that I can see as being useful is limited to further analyses of archived filters from past population studies, as outlined in my response above to Question #3.</td>
<td>The revised Roadmap acknowledges that there may be a place for reanalysis of archived samples from past epidemiological studies, and recommends that hazard surveillance and international collaborations be pursued to identify opportunities for epidemiological studies.</td>
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<td>In terms of the needs for toxicological studies, I strongly endorse the goals in Section 2.4 on in vivo animal studies, but dispute the judgment therein that</td>
<td>The statement in the Roadmap that expresses the judgment that the reviewer disputes has been revised to</td>
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“new recommendations on exposure indices cannot be developed in the short term”. I urge that a much higher priority be given to carefully designed animal in vivo studies, which have the best prospects of providing valuable new information on the roles of fiber dimensions and biopersistence in fiber toxicity. These studies should be accompanied by coordinate in vitro exposure studies under culture conditions that produce results that parallel those observed in the in vivo exposure studies. Such additional in vitro studies can extend the range of exposure variables (length, width, and biopersistence) used in the in vivo studies.

In terms of the description of multi-dose animal inhalation studies on page 33, I was disturbed by the apparently casual decision that the asbestos to be used would be chrysotile, without any justification or description of the particular source or its pretreatment, if any. Were the authors aware that most mined chrysotile minerals contain tremolite, and that a small fraction of tremolite can govern its health effects? Also, are they aware that the UICC chrysotiles used in many past studies were too-finely ground, which reduced the effects as compared to the longer-fiber sample used by Davis and colleagues? Also, it should at least have been acknowledged that contemporary exposures to chrysotile in the US result more from rip out and demolition, rather than from exposure to raw chrysotile or commercially processed new material. I recommend that a more thorough discussion and rationale be provided for the choice of asbestos to be used in future studies.

This reviewer doesn’t believe epidemiological studies are likely to be fruitful. For epidemiology to be fruitful, populations of 1000 persons with over 15 f/cc-year exposures [0.5 fibers/cc for 30 years] to the target fiber with 20 years of latency would need to be found.

No. I am not sure what a prospective epidemiological study will yield at current levels of fibers in the environment and workplace, but retroactive

make it less definitive. The revised Roadmap also calls for comparison of in vivo pulmonary responses to in vitro bioactivity for EMPs of different dimensions.

The draft Roadmap’s suggestion that future inhalation studies would probably be conducted with chrysotile was provided as a general direction for the research. The revised Roadmap recommends that specific details of the research program and projects, such as selection of the specific form of chrysotile, be developed by the expert study groups. The issue of tremolite “contamination” of chrysotile (the “amphibole hypothesis”) is addressed in the revised Roadmap.

While recognizing concerns about generally lower exposure levels in the U.S. and about limited power of many epidemiological studies, the revised Roadmap does not close the door on potential epidemiological studies (including the possibility of studies on populations exposed to elongated mineral particles that are not currently regulated in the U.S. and the possibility of studies carried out in other countries where exposures may not be as regulated as in the US) or on potential for informative reanalysis of retrospective studies for which air sample filters have been archived.

The revised Roadmap proposes exploring opportunities to reanalyze archived samples from past studies. It also
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<th>studies looking at archival dust samples or patient samples (if available) for fiber deposition and characteristics may be valuable if specific hypotheses are put forth.</th>
<th>proposes that hazard surveillance and international collaborations be pursued to identify opportunities for epidemiological studies.</th>
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<td>That there is a need for both epidemiological and toxicological studies is certainly discussed in the Roadmap. However, there is insufficient attention given to what the toxicological studies should look like and the way in which toxicological studies could or should be used to supplement knowledge that can not be obtained epidemiologically for practical (e.g., impossible to accurately recreate exposures) or ethical reasons.</td>
<td>The revised Roadmap contains substantially more detail on recommended toxicology studies.</td>
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<td>Sort of. There are only so many opportunities for epi studies. The real challenge in the path forward is tox—this should be much more mechanistic and needs more cutting edge technology.</td>
<td>The revised Roadmap includes much more emphasis on conducting mechanistic toxicological studies.</td>
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<td>I differ to my medical colleagues in regard to this question From my perspective, both are necessary.</td>
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Are there other available or promising exposure assessment and analytical methods available that should be mentioned? What research objectives should be added to further develop and validate any promising methods you suggest?

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<td>The role for Scanning Electron Microscopy should be evaluated completely to help with characterization of asbestos materials including materials that include asbestos fibers or cleavage fragments as contaminants.</td>
<td>The revised Roadmap includes new content discussing SEM techniques.</td>
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<tr>
<td>Yes. As stated in my response to Question #2 above, state-of-the-art SEM would be preferable to either PCM or TEM for routine fiber counting and characterization, especially in exposures to mixed dusts where the fibers of concern are a small percentage of the exposure mixture. It should be made clear that the prime objective in making fiber concentration measurements is to determine the exposures to hazardous fibers, i.e., those that are long, thin, biopersistent, and of known mineral or vitreous composition.</td>
<td>The revised Roadmap includes new content discussing SEM techniques. The revised Roadmap also acknowledges the importance of detailed exposure indices.</td>
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<td>Correlation of fibers to AHERA structures in prominent current operations; correlation of fibers to AHEA structures in operations where epidemiology is available, followed by risk estimation from structures; similarly for animal studies.</td>
<td>A recommendation to apply the AHERA clearance sampling approach for occupational settings (where asbestos exposures below the current PEL are difficult to quantify) is considered beyond the scope of the Roadmap.</td>
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<td>This is not my field of expertise, so I cannot comment.</td>
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<td>With regard to the first question, the answer is yes. As discussed above, at least one of these is SEM. The answer to the second question is beyond the scope of my expertise</td>
<td>The revised Roadmap includes new content discussing SEM techniques.</td>
</tr>
<tr>
<td>SEM trumps PCM</td>
<td>The revised Roadmap includes new content discussing SEM techniques.</td>
</tr>
<tr>
<td>Scanning electron microscopy (SEM) is mentioned in the Roadmap only in passing (p. 22-23). SEM techniques should be investigated as a tool in routine sample analyses. Also, SEM and electron microprobe techniques have numerous applications in much of the mineral-fiber research that is suggested by the Roadmap.</td>
<td>The revised Roadmap includes new content discussing SEM techniques.</td>
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<td>The Roadmap does not discuss specific analytical techniques for examining the durability/biopersistence or leach chemistry of mineral fibers. As noted in question 10 below, these chemical-compositional parameters may be very important factors in mineral toxicity. The public comments have noted several relevant papers.</td>
<td>The revised draft Roadmap more fully addresses the issue of biopersistence.</td>
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<td>I recommend using the Berman approach to reconstruct exposures of cohorts where epidemiological studies are already available. This may not be the only approach, but it would provide a much better understanding of the epidemiological data in terms of the details of the actual exposures. Using the RF definition, we have no details on dimensions and for the mines and mills, the exposures are likely to be to different types of particles. In most cases, only a reconstruction of exposure can be used to obtain the dimensional and mineralogical characteristics of the particulate exposure.</td>
<td>The revised Roadmap acknowledges that meta-analyses of past epidemiological studies, along with reconstruction of exposures to provided more detailed exposure indices, may represent an appropriate approach for advancing understanding of risks associated with exposure to various types (and varying dimensions) of elongated mineral particles.</td>
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Should surface characteristics be specifically identified as a potentially important factor to be investigated for their contribution to fiber toxicity? Are there other fiber characteristics (in addition to dose, dimension, and durability/biopersistence) which should be specifically identified?

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<td>It appears that surface properties are being investigated in various laboratories already. I am not aware of other fiber characteristics that will prove to be important for toxicity studies.</td>
<td>The revised Roadmap more fully addresses the issues of surface characteristics and cites additional references to work in the literature.</td>
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<td>Yes. As documented by Lippmann (1998) [Environ. Res. 46:86-106], the surface area of amphibole fibers is the best available index of their potential for causing asbestosis. Other than fiber length, width, and biopersistence, which are the most critical characteristics for cancer causation, I cannot identify another important variable.</td>
<td>The revised Roadmap more fully addresses the issues of surface characteristics.</td>
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<td>In principle, fiber characteristics are important for toxicity evaluation, that is, estimation of the potency of the material.</td>
<td>The revised Roadmap more fully addresses the issues of particle characteristics.</td>
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<td>Absolutely. Although the ability to generate free radicals is mentioned in the document, this can reflect the generation of many free radical species, metal content and charge, as well many alterations in surface chemistry. These studies on “raw” fiber preparations may be deceiving or meaningless unless they are coupled with studies on fibers after coating with biological fluids or studies on cells or tissues for evidence of oxidative markers of damage and antioxidant responses. Fiber size, charge and leaching of components may drastically affect oxidant generation by fibers - these experiments should be encouraged as well as evidence for in vivo signatures of oxidant injury by inhaled fibers. Equivalent surface areas of different fibers should be compared in these studies.</td>
<td>The revised Roadmap more fully addresses the issues of surface characteristics. The desirability for comparative studies with and without particle coating is acknowledged.</td>
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<tr>
<td>This question is beyond the scope of my expertise. However, the weight of the evidence in the public comments reviewed indicates that the answer to both questions is yes.</td>
<td>The revised Roadmap more fully addresses the issues of surface characteristics.</td>
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<td>The Roadmap should be more cognizant of surface characteristics, esp. iron in ROS production. Beyond this, my mind is open.</td>
<td>The revised Roadmap more fully addresses the issues of surface characteristics, including ROS production.</td>
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<td>Intuitively, surface characteristics of inorganic particles should play a role in their interaction with our body systems. Thus, it seems worthy to mention mineral surface properties as another avenue of relevant research. Surface area, surface chemistry, and soluble chemistry (chemicals that are produced by the dissolution of the mineral particle) would seem to be important factors in</td>
<td>The revised Roadmap more fully addresses the issues of surface characteristics. The revised Roadmap recommends establishment of expert study groups to develop specific research programs and projects.</td>
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the body’s reaction to an inhaled particle. A medical panel could scour the literature for studies on the surface properties of mineral fibers to determine if applicable research already exists. In developing new toxicological standards, full characterization of the reference materials should be performed, including (as a minimum) documentation of the range of mineral particle morphologies and their populations (not restricted to the “countable” federal fibers), particle compositions (chemistry), and the surface properties of fibers that are typical of each component of the population. In order to understand the factors that cause or influence toxicity, the unique characteristics of the sample media—mineral shapes and sizes, compositions, biodurability, and surface properties—should be known to confidently evaluate the cause-and-effect relationships. In the inhalation studies, for example, it seems that only well-characterized sample media will lead to test results that withstand scientific scrutiny.

Unifying fiber theory will never rest on dimensions alone. There are already published studies that clearly show that dimensions are not the whole story and can never be the sole basis for a unified theory of fiber toxicity. The fact that quartz, a non-fibrous mineral, has been identified as a probably human carcinogen is a clear example. Dr. Nolan emphasized this point in his testimony, referring to the work of Hodgson and Darton (2000) who conclude that the relative risk for chrysotile: amosite: crocidolite is 1:100:500. These differences cannot be explained by dimensions.

If NIOSH is to be successful in its ultimate objective to develop a unified theory, morphology, mineral identity, major and trace element chemical composition, oxidation state of metals, biodurability, and surface characteristics including atomic structure, topography, charge, chemical composition and surface specific dissolution rates must be examined independently for their relationship to carcinogenicity and fibrogenicity. If successful, these studies will greatly advance our understanding of the causes of disease that results from the inhalation of some mineral particles but not others.

| The “unified theory” was intended to be a concept for identifying the particle characteristics, including but not limited to dimension and morphology, that determine particle toxicity. The concept apparently did not resonate with peer reviewers or public commenters and has been dropped from the revised Roadmap. The revised Roadmap does include much more detailed discussion of what is known and has yet to be determined about the complex issue concerning characteristics of EMPs that determine toxicity, including surface properties. |

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39 This point was discussed in detail in the USGS submission and supported by the comments of Dr. Rubin, Dr. McConnel, Amar Nath and David Lai.
What different approaches can be used to minimize the use of animals in experimental studies? Are human 3D models sufficiently developed and validated to predict lung deposition and potential toxicity from exposure to mineral fibers and other elongated-mineral particles?

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<td>I am not aware of any other approaches that would be useful.</td>
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<td>There are none. <em>In vivo</em> studies are the only ones that can provide strong evidence of <em>in vivo</em> toxicity. Models can be useful for estimating fiber deposition, but not of toxicity, which requires knowledge of clearance pathways and rates as well. The numbers of animals needed for <em>in vivo</em> studies is modest, and readily justifiable.</td>
<td>Based on comments from reviewers that 3D models would not be valuable to understanding the health effects of exposure to elongated mineral particles, the issue of 3D models has been removed from the revised Roadmap.</td>
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<td>Minimizing animal use (rats) is not a public health goal.</td>
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<td>I do not recommend the use of human 3D models for fiber studies at this juncture. Although investigators at CIIT and other institutions have developed these for use with inhaled particles, they are not yet at the level of sophistication to study inhaled fibers and cannot demonstrate disease or account for important individual traits that might predispose persons to asbestos fiber-related diseases.</td>
<td>Based on comments from reviewers that 3D models would not be valuable to understanding the health effects of exposure to elongated mineral particles, the issue of 3D models has been removed from the revised Roadmap.</td>
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<td>The answer to the first question is provided above in my answer to question 4. In short, there appear to be no acceptable alternatives to the use of animals in experimental studies. The 3-D models appear to be sufficiently developed to predict lung deposition patterns (which are already predictable) but insufficiently developed for toxicity studies.</td>
<td>Based on comments from reviewers that 3D models would not be valuable to understanding the health effects of exposure to elongated mineral particles, the issue of 3D models has been removed from the revised Roadmap.</td>
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<td>This question refers to large dose-finding and carcinogenicity studies, which are a thing of the past. The Roadmap needs to focus on murine transgenic mice and mechanisms of disease therein that can be performed with fewer numbers of animals and over a shorter time period.</td>
<td>The revised Roadmap continues to recommend a limited number of carcinogenicity studies. Alternatives to these methods should be addressed by expert study groups called for in the revised Roadmap.</td>
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<td>I leave this question for the medical community to address.</td>
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<td>As I have commented above, the approach advocated by Dr. Berman is most promising in minimizing the number of experiments that use animals. However, such an approach will require careful sample selection. I will leave comments on 3D models to others.</td>
<td>The revised Roadmap recognizes the potential value of multiple research approaches, including toxicology assessments of particulate samples of relatively homogeneous dimensions, as well as toxicology studies involving broader ranges of particle dimension in any one test but varying ranges over multiple tests.</td>
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Does the research agenda appropriately address the types of research needed to support public health decisions concerning worker health risks from cleavage fragment exposure? If not, how should it be revised?

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<td>It is hoped that re-analysis of collected samples from previous epidemiological studies for cohorts exposed to non-asbestiform materials might prove helpful with newer analytical tools to better characterize the role that cleavage fragments might have in causing adverse health effects. It is not clear how useful toxicological studies might be in arriving at public health decisions for worker safety.</td>
<td>The revised Roadmap proposes exploring opportunities to reanalyze archived samples from past epidemiological studies. The revised Roadmap includes new content that more fully explains how the proposed toxicology research could lead to development of improved public health policies for asbestos and other EMPs.</td>
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<td>No. There was virtually no discussion of what research on biological responses to cleavage fragments would be done. In order to be able to answer this question, I would need to know what the sources of the cleavage fragments were, how the cells in vitro and the animals in vivo would be exposed, and for how long. The inclusion, in the Roadmap, of words indicating that cleavage fragments would be characterized in exposure-related studies, and in population based epidemiological studies was not particularly helpful in envisioning what analyses of these data could produce in terms of new insights on cleavage fraction risks. Therefore, the document needs to be improved by indicating the prospects of advances in knowledge to be gained by the proposed studies.</td>
<td>The revised Roadmap includes substantially more discussion of the toxicology of elongated mineral particles and includes recommendations for in vitro and in vivo testing to evaluate the determinants of their toxicity. The revised Roadmap also includes recommendations for expert study groups to comprehensively review the literature and develop detailed research plans.</td>
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<td>The risk evaluation of cleavage fragments [AHERA structures] is the key issue. This reviewer thinks that a fruitful approach is retrospectively estimating the cleavage fragment exposure of previously studied populations for which fiber exposures have been estimated. Then, unit risks of cleavage fragments could be calculated as an upper bound of risk [as if there were no fiber toxicity.]</td>
<td>A recommendation to apply the AHERA clearance sampling approach for occupational settings (where asbestos exposures below the current PEL are difficult to quantify) is considered beyond the scope of the Roadmap.</td>
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<tr>
<td>If this is an important goal of this research, I am not sure how negative or positive data will contribute to these decisions, especially in view of the vast literature on the lack of short asbestos fiber effects</td>
<td>The revised Roadmap recommends establishment of expert study groups to comprehensively review the literature and develop detailed research plans.</td>
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<tr>
<td>The research agenda does not appear to this reviewer to include a discussion of public health decisions concerning worker (or public) health risks from cleavage fragments or other types of mineral fibers. It does not specifically identify which public health decisions are important, how they should or could be made, or how the research agenda itself might feed into such decisions. The Roadmap should be revised to specifically identify important public health decisions.</td>
<td>The revised Roadmap includes new content that more fully explains how the proposed toxicology research could lead to development of improved public health policies for asbestos and other EMPs. The revised Roadmap also includes a recommendation for expert workgroups to develop detailed research plans, assuring</td>
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health decisions that may depend on or be altered by the outcome of the research to be undertaken. This in turn might allow shaping or reshaping of the research agenda so that outcome feeds into the identified public health decisions. Such an effort should be undertaken in consultation with public health administrators and practitioners.

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<th>Cleavage fragments may already be over-emphasized. Tox studies on human cells in vitro are needed with well-characterized cleavage fragments.</th>
<th>The revised Roadmap recommends toxicological studies on human cells in vitro with well-characterized elongated mineral particles, including cleavage fragments.</th>
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<td>The research agenda described in the Roadmap addresses the issues related to cleavage fragments only in part. Defining “cleavage fragment” is not as straight-forward as question 12 implies; therefore, “cleavage fragment” exposure is not clear-cut. Please read my specific comment #2 that is linked to the document (attached)</td>
<td>The revised Roadmap is clearer with respect to describing and discussing “cleavage fragments.”</td>
</tr>
<tr>
<td>As the USGS points out, cleavage fragments of amphiboles can have highly variable dimensional characteristics. The samples for cell and animal studies must be chosen carefully to represent the full spectrum of habit of cleavage fragments. The USGS should be consulted on the choice of samples. The choice of samples should not be left to the medical community. NIOSH should also provide samples that come from mines and mills where additional epidemiological studies will be conducted for animal and cellular studies so the results can be directly compared.</td>
<td>The revised Roadmap recommends that selection of materials to be tested should be informed by hazard surveillance efforts and done by expert multidisciplinary workgroups of government, academics, industry, and labor representatives to assure selection of the combination of available samples that will be most efficient and effective for identifying particulate characteristics that determine toxicity.</td>
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Are you aware of any available procedures or techniques that can be used to generate sufficient quantities of biologically relevant sized cleavage fragments for use in research?

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<tr>
<td>No.</td>
<td>No. at least in the usual sense. The question would have been better framed if it defined “sufficient”.</td>
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<td>No, at least in the usual sense. The question would have been better</td>
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<td>framed if it defined “sufficient”.</td>
<td>No, this reviewer doesn’t know.</td>
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<td>This question really should be whether cleavage fragments can be</td>
<td>This question really should be whether cleavage fragments can be generated in the absence of fibers. This reviewer doesn’t know.</td>
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<td>generated in the absence of fibers. This reviewer doesn’t know.</td>
<td>No, but it might be worthwhile to talk to scientists in the fiber glass industry.</td>
</tr>
<tr>
<td>No, but it might be worthwhile to talk to scientists in the fiber glass</td>
<td>No. This is outside my area of expertise.</td>
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<td>industry.</td>
<td>No. But this should be part of the research agenda of the Roadmap.</td>
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<tr>
<td>No. This is outside my area of expertise.</td>
<td>The revised Roadmap includes a recommendation for expert study groups to comprehensively review the literature and develop detailed</td>
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<td>research plans, assuring expert and stakeholder input to these plans.</td>
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<tr>
<td>The revised Roadmap includes a recommendation for expert study groups</td>
<td>The section of the draft Roadmap addressing selection of samples for testing has been revised, now mentioning roles for both hazard</td>
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<td>to comprehensively review the literature and develop detailed research</td>
<td>surveillance efforts and a workgroup of government, academic, industry, and labor representatives to select appropriate and available</td>
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<td>plans, assuring expert and stakeholder input to these plans.</td>
<td>materials with the intent of identify a combination of samples that will be most efficient and effective in identifying particulate</td>
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<td>characteristics that determine toxicity.</td>
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<td></td>
<td>The revised Roadmap indicates that distinct classes of narrow size range elongated mineral particles ranging from long/thin to short/thin</td>
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<td>and long/thick to short/thin are desirable to be able to systematically study the effects of dimension along with chemical structure.</td>
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I do not know of a routine procedure or technique that could rapidly produce large quantities of cleavage fragments. However, I believe that amphibole-rich rock samples appropriate for this research could be found and collected. Careful sample preparation, checked by sub-microscopic examination, could produce useable research materials. Sample collection and refinement may take several weeks or months, but I believe that research samples could be produced. More importantly, the desired characteristics of the research samples must be carefully considered before ideal rock sources are sought.

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This question suggests that NIOSH is looking for cleavage fragments that have the dimensions of asbestos. Long thin fibers do not form by cleavage.

If I misunderstand, and NIOSH just wants cleavage fragments that meet the RF definition, that is a rather simple task. Crushing and sieving monomineralic samples of a variety of amphibole samples chosen so that they produce populations with as wide a range of shapes as nature provides should be sufficient. Amphiboles that are characterized by (100) parting in addition to (110) cleavage are likely to provide the most elongated particles.

The type of grinding mill will have only minimal impact on the ultimate shape of the particles. A study by Wylie and Schweitzer (1982) of the effects of a variety of different mills and times of milling on the shape of wollastonite illustrates the variability.
Would the results of the research needs and research approaches identified in the draft Roadmap appropriately inform the development of more effective worker protection policies for asbestos and other mineral fibers? Would the proposed research strategy for asbestos and mineral fibers contribute to understanding whether there are specific characteristics (e.g., physical, chemical) that could be applied to mineral fibers and other elongated-mineral particles in developing worker protection policies?

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<td>I understand that is the hope for NIOSH that a unified theory of fiber toxicity might be developed as a result of the proposed research agenda. And with that unified theory, there could be the subsequent development of worker protection strategies that would be useful for exposures to current and future mineral dusts that could include various fibers. However, it appears unlikely that such a unified theory will be discovered. It is hoped that the research planned (as well as research ongoing at other academic and federal facilities) will identify the fiber characteristics that can be more closely associated with injury and inflammation in humans. With that newer information and a subsequent more refined definition for &quot;asbestos fibers&quot;, then worker protection strategies should be forthcoming.</td>
<td>The “unified theory” was intended to be a concept for identifying the particle characteristics, including but not limited to dimension and morphology, that determine particle toxicity. The concept apparently did not resonate with peer reviewers or public commenters and has been dropped from the revised Roadmap.</td>
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<td>Possibly, but not likely. Some useful information would almost certainly be generated. However, In order to give a more useful answer, I would need to know how much money would be spent, how it would be allocated to specific research needs, and whether there would be an effective means of strategic oversight by a suitable group of peers.</td>
<td>While funding levels are considered beyond the scope of the Roadmap, the revised Roadmap does include a recommendation for establishing and maintaining expert workgroups to develop and monitor detailed research plans.</td>
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<td>This was addressed in the introductory paragraphs.</td>
<td>—</td>
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<td>I am not sure about this, but if fibers in industry or the environment were identified that fit the criteria of &quot;toxic&quot; properties of fibers to be identified in the Roadmap plan, and tests were discovered for rapid prediction of health effects, this would certainly allow evaluation of &quot;new&quot; potentially hazardous fibers.</td>
<td>The concluding section of the revised Roadmap acknowledges that a science-based ability to predict risk would be an ideal outcome of the research proposed research.</td>
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<td>The answers to these questions were addressed to a large extent in my introductory remarks. To reiterate, the results of the research needs and approaches identified in the draft Roadmap could conceivably improve worker protection policies in several ways. The first is by the identification of toxic effects of mineral fibers, individually or combined, that would allow the development of new regulatory standards by OSHA. (The benefits that accrue to workers would then depend, of course, on enforcement of these regulatory standards.) The second is by development of practical analytical tools to</td>
<td>With the exception of development of personal respiratory protective devices (which is considered beyond the scope of the Roadmap), this comment succinctly reflects the overall strategic plan of the research recommended in the Roadmap.</td>
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accurately measure exposures. The third is by facilitating the development of more appropriate and usable respiratory protective devices. The fourth and by no means least, is to make possible substitution of less toxic fibers for more toxic fibers.

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<tr>
<th>The asbestos fiber industry is not extant, but there is a significant industry dealing with other mineral fibers. The Roadmap needs a better strategy to define toxicological criteria of these other mineral fibers in comparison to asbestos. These tox studies need to be done on human cells. The focus no longer is on worker protection or primary prevention, but secondary prevention, which is to identify disease risk on the many thousands exposed to asbestos and now awaiting their fate for developing lung cancer, mesothelioma, or asbestosis.</th>
<th>The section in the draft Roadmap addressing toxicology and mechanisms of health effects has been expanded substantially. The framework for the research strategy including differentiating toxicity of asbestos is more clearly laid out in the revised Roadmap. New sections dealing with clinical issues and research on screening, diagnosis, and management for those at-risk due to past asbestos exposure have been added to the Roadmap.</th>
</tr>
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<tr>
<td>It seems likely that even if a portion of the ambitious research proposed in the Roadmap were successfully completed, then the information produced would contribute to more effective worker protection. The effectiveness of new contributions to understanding the cause-and-effect mechanisms should ultimately lead to greater worker and public protection. At the present, little consensus exists on some very basic aspects of mineral fiber science, particularly in regards to the analyses, risk assessment, and regulation of natural deposits. As examples:</td>
<td>This comment reflects the rationale leading NIOSH to develop the Roadmap.</td>
</tr>
<tr>
<td>i) Different laboratories use different criteria in counting “asbestos” fibers in mixed-dust samples. Some laboratories use a strict coherence to the dimensional criteria for a “federal fiber”; that is, they count amphibole particles in the sample that have an aspect ratio of 3:1 or greater and a length greater than 5 µm. Other laboratories use morphological criteria to discount some of the elongate amphibole particles from their count, even if the particle meets the regulatory aspect ratio and length; they suggest that the particle appears to be a “cleavage fragment”, based on criteria such as non-parallel, striated or stepped sides. With such diversity and lack of coherence between labs in the routine analyses of natural samples (rock and soil), there can not be consistent application of the asbestos federal policies.</td>
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<td>ii) There is no consistency amongst the federal agencies in asbestos regulation policy. For example, NIOSH sets the recommended exposure limit (REL) at 0.1 fiber per cubic centimeter or air (0.1 fiber/cm³) measured as a 100-minute time-weighted average; in contrast, MSHA applies a REL of 2 fibers/cm³. OSHA excludes non-asbestiform tremolite, anthophyllite and actinolite from</td>
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its asbestos standard, while NIOSH does not recommend an upper limit for amphibole fiber diameter, but rather applies the 3:1 rule. Lack of coherence in asbestos public policy and counting rules reflect a lack of consensus in the science of asbestos. The very fact that considerable debate remains over causal mechanism(s) of mineral fiber toxicity and general disagreement on terminology, shows that there is more work to be done. Much carefully thought-out research remains in order to develop consistent federal policies regarding asbestos and mineral fibers, particularly in the realm of fiber-bearing rocks and soils. A unified theory of fiber toxicity seems today like a lofty goal, but this attempt to organize the needed research is certainly admirable and worthy. Currently, the widespread, unconsolidated efforts of asbestos research, often with contradicting agendas, has not served to advance asbestos science or public policy beyond the earliest attempts in the 1970s. Also, as the asbestos issues focus more on natural deposits, which are inherently more complex than processed man-made asbestos materials, it is even more important that the forthcoming research be carefully coordinated amongst multiple disciplines (medical, hygiene, analytical, public policy, and natural science experts). With an organized approach, the ultimate goal of the Roadmap is a worthy one—“a research program that will provide answers to current scientific questions, reduce scientific uncertainties, and provide a sound scientific foundation for future policy development”.

| In discussion of Zoltai’s paper, the Roadmap states that the durability of amphibole in the lung depends on the mineral habit. Zoltai reports on one experiment with amosite and grunerite cleavage fragments that shows that the progress of dissolution may be different. However, the most important point of Zoltai’s work is not that dissolution in the human body may be a factor differentiating cleavage fragments from asbestos fibers, but rather that the surface of asbestos fibers are different from the surfaces of cleavage fragments and these surfaces may play an important role in both the carcinogenicity and fibrogenicity of mineral fibers. There are observed differences in the biological activity of fibers composed of different minerals, e.g., talc fibers vs. erionite fibers that cannot be explained by solubility or size. 40 If the disease mechanism involves repeated injury to

| The revised Roadmap contains substantially revised content on durability and its determinants, including differing surface properties of asbestos fibers and cleavage fragments.

| The revised Roadmap also contains substantially revised content on particle characteristics other than dimension and biopersistence that need to be addressed through research.

40 This point was discussed by Dr. Nolan
the mesothelial lining or to lung tissue, how does this injury occur? Perhaps erionite fibers are more effective in producing this injury than asbestos fibers and talc fibers are much less effective. The characteristics of fibers that result in tissue injury that cannot be related to size and shape need to be evaluated. This work has not been reviewed in the Roadmap.

There is literature on the differences in the nature of surfaces of asbestos and cleavage fragments of amphibole, but this literature is not addressed. It is known that asbestos fibers have a greater negative charge than amphibole cleavage fragments and that amphibole asbestos fibers have well developed surfaces (100) that are not as common on amphibole cleavage fragments. There are different solubilities of different mineral surfaces. It is also known that amphiboles dissolve by releasing cations from certain sites and leaving in place tetrahedrally coordinated Si. Further, it is the case that Fe+2 may oxidize, perhaps coating the fiber. Furthermore a number of scientists have maintained that properties other than size, shape and biodurability contribute to the biological activity of minerals. Hochella (1993) provides an excellent discussion of the variability of surface chemistry, structure and reactivity of mineral surfaces that may affect biological activity which I summarized in my response to question 5. An evaluation of the surface of mineral fibers should be part of any research program that examines their toxicology.

| The revised Roadmap contains substantially revised content on surface properties of particles and how those surface properties may impact toxicity. |


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