**Conference for Food Protection**

**2010 Issue Form**

**Internal Number: 016**

**Issue: 2010 III-025**

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| **Council Recommendation:** | Accepted asSubmitted |  | Accepted as Amended |  | No Action |  |
| **Delegate Action:** | Accepted |  | Rejected |  |  |  |

*All information above the line is for conference use only.*

**Title:**

Specialized Processing Methods

**Issue you would like the Conference to consider:**

Removing section 3-502.11 (variance requirements) from the Retail / Restaurant License. The special processing methods should require a Food Processor License.

**Public Health Significance:**

The special processing methods require additional initial training as well as continual training for the inspector to maintain the technical proficiency required for these facilities. Many jurisdictions have only a few facilities requiring a variance (1-2 per inspector). The inspector may miss critical violations and spend extra time reviewing the requirements.

**Recommended Solution: The Conference recommends...:**

that a Committee be established to investigate and recommend specific requirements for specialized processing methods such as brewing beer, wine production, smoking and curing, acidifying foods, and sprouts, and removing these processes from variance requirements as stated in Food Code Section 3-502.11.

**Submitter Information:**

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It is the policy of the Conference for Food Protection to not accept Issues that would endorse a brand name or a commercial proprietary process.