**Conference for Food Protection**

**2010 Issue Form**

**Internal Number: 026**

**Issue: 2010 I-016**

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

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

**Title:**

Criticality Implementation&Education Committee - Frequently Asked Questions

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

The Criticality Implementation and Education Committee requests that FDA provide answers to a list of Frequently Asked Questions (FAQs) developed by the committee and have the FAQs and answers available for stakeholders on or before June 30, 2010.

**Public Health Significance:**

The re-designation of the Food Code provisions from two to three criticality ratings was accepted by the 2008 Biennial Meeting of the Conference Food Protection. The Criticality Implementation and Education Committee was charged with providing a variety of educational tools to explain the changes and the rationale of the new three risk-based priority designations. A list of Frequently Asked Questions (FAQs) was developed by the committee in anticipation of many of the questions that will be asked by stakeholders as they incorporate the use of the new designations into action plans, intervention strategies, and effectiveness measures. The FAQs will help stakeholders understand the use of the new designations in prioritizing violations and corrections in regards to risk factors.

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

That a letter be sent to FDA requesting that they:

1. provide answers to the list of FAQs included in the attached document.
2. have the FAQs and answers available for stakeholders on or before June 30, 2010 by posting on the FDA website.

**Submitter Information:**

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| Name: | Rick Barney, Co-Chair | | |
| Organization: | Criticality Implementation and Education Committee | | |
| Address: | Sweetbay Supermarket3801 Sugar Palm Dr. | | |
| City/State/Zip: | Tampa, FL 33618 | | |
| Telephone: | 813-620-1139 x332 | Fax: | 813-627-9765 |
| E-mail: | rbarney@sweetbaysupermarket.com | | |

**Attachments:**

* ""Frequently Asked Questions" Document"

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.