**Conference for Food Protection**

**2016 Issue Form**

**Issue: 2016 II-010**

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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:**

PSC 5 - Amend Retail Program Standard 7

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

that a letter be sent to the FDA recommending the following changes to Standard 7 of the Voluntary National Retail Food Regulatory Program Standards (new language is underlined; language to be deleted is in strikethrough format):

**Standard 7**

**Industry and Community Relations**

This standard applies to industry and community outreach activities ~~utilized~~ used by a retail food regulatory program to solicit a broad spectrum of input ~~into a comprehensive regulatory food program~~ about a retail food regulatory program's previous, current, and future activities, communicate sound public health food safety principles, and foster and recognize community initiatives focused on the reduction of foodborne ~~disease~~ illness risk factors.

**Requirement Summary**

The jurisdiction documents participation in forums that foster communication and information exchange among the regulators, industry and consumer representatives.

The jurisdiction documents outreach activities that provide educational information on food safety.

**Description of Requirement**

**1. Industry and Consumer Interaction**

The jurisdiction sponsors or actively participates in ~~meetings~~ forums with two-way communication such as food safety task force~~s~~ meetings, advisory boards, ~~or~~ advisory committees, customer surveys, web-based meetings or forums, or other mechanisms. These forums shall present information on food safety, food safety strategies and interventions to control risk factors. Offers of participation must be extended to industry and consumer representatives.

**2. Educational Outreach**

Outreach encompasses industry and consumer groups as well as media and elected officials. Outreach efforts may include industry recognition programs, websites, newsletters, Fight BAC~~™~~® campaigns, food safety month activities, food worker training, school-based activities, ~~customer surveys~~ use of oral culture learner materials, or other activities that increase awareness of the foodborne illness risk factors and control methods to prevent foodborne illness. Outreach activities may also include posting inspection information on a website or in the press.

Agency participation in at least one activity in each of the above categories annually is sufficient to meet this standard.

**Outcome**

The desired outcome of this standard is enhanced communication with industry and consumers through forums designed to solicit input to improve the retail food ~~safety~~ regulatory program. A further outcome is the reduction of foodborne illness risk factors through educational outreach and cooperative efforts with stakeholders.

**Documentation**

The ~~Q~~quality records needed for this standard ~~reflect activities over the most recent five-year period and~~ include:

1. Minutes, agendas or other records documenting that forums were conducted,
2. For formal, recurring meetings, documents such ~~documents~~ as by-laws, charters, membership criteria and lists, frequency of meetings, roles, etc.,
3. Surveys, web feedback links with associated follow-up materials and review documents,
4. Documentation of ~~performed actions or~~ activities designed with input from industry and consumers to improve the control of foodborne illness risk factors, or
5. Documentation of food safety educational efforts.

Statements of policies and procedures may suffice if activities are continuous, and documenting multiple incidents would be cumbersome~~, (~~e.g,\_recognition provided to establishments with exemplary records or an on-going website).

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.