June 23, 2010

Michael M. Landa, J.D. Acting Director  
Center for Food Safety and Applied Nutrition  
5100 Paint Branch Parkway (HFS-001)  
College Park, MD  20740-3835

Dear Mr. Landa:

As you are aware, the mission of the Conference for Food Protection (CFP/Conference) is to promote food safety through collaboration and partnership among federal, state and local regulatory agencies, the food industry, academia, and consumer groups.

On April 9-14, 2010, the Conference met in Providence, Rhode Island. The three Councils deliberated on a total of eighty-two (82) issues. Of these, the Assembly of State Delegates (a group of representatives from 49 States, the District of Columbia, and one territory) voted to accept 64 issues as submitted or as amended by the councils. Several of these accepted issues deal directly with proposed changes to the Food Code.

As described in the Conference Procedures and addressed in our MOU with FDA, the Conference Chair must convey any recommendations related to the Food Code to the FDA within 45 days of the Conference meeting, and by agreement, request written response from the FDA to those recommendations within 60 days of receipt. In addition to specific Food Code issues, we are including several other issues that recommend FDA’s involvement.

The attachment to this letter for FDA review and comment consists of the following parts:

Part 1: Conference recommendations for changes to the FDA Food Code. This is a listing of Conference recommendations for language changes to the Food Code, including the Food Code annexes.

Part 2: Other Conference recommendations that may directly or indirectly affect future versions of the Food Code or that suggest FDA’s involvement in some way (e.g., through committees, coordination with other agencies and organizations, or other relevant issues).
The CFP Executive Board is planning to meet in Chicago, Illinois on August 24-25, 2010. We will be reviewing the recommendations of the Conference and FDA’s response to the recommendations, as well as other pertinent issues. We would welcome any opportunity that you or other members of your staff might have to meet and talk with the Executive Board at that time. In the interim, please contact me or the FDA CFP Executive Board member, Kevin Smith, if you have any inquiries to further clarify any of the aforementioned recommendations.

FDA’s support of and cooperation with the Conference through the years has resulted in an improved regulatory process and increased efforts toward food safety. The CFP Executive Board looks forward to continuing this same collaboration and partnership with FDA in the coming months and years. With such a liaison, we expect to continue the great progress of the past.

Sincerely,

Mary Fandrey, Chair
Conference for Food Protection
Mary.Fandrey@dhss.mo.gov

ATTACHMENT

c:  Kevin Smith, Director
    FDA, Retail Food and Cooperative Programs Coordination Staff

    Executive Board, CFP