Re: Docket No. AO-14-A73, et al; DA-03-10
USDA - Federal Milk Marketing Order Hearing
Held June 20, through June 23, 2005

Post hearing brief of the National Cheese Institute

This post-hearing brief is submitted on behalf of the National Cheese Institute (NCI) and its member companies. NCI is a trade association representing processors, manufacturers, marketers and distributors of cheese and related products. NCI has over 75 member companies which manufacture or market over 80% of the cheese consumed in the U.S. Most of the milk bought and handled by NCI members is purchased under the Federal milk marketing orders promulgated pursuant to the Agricultural Marketing Agreement Act of 1937. NCI believes a change in the current fluid milk definition exclusion for milk with less than current 6.5% nonfat solids will disadvantage the use of dairy ingredients, particular whey protein products.

This hearing was called to consider whether any changes should be made to the fluid milk definition in all Federal milk marketing orders in the U.S. Based upon the record evidence, NCI submits that USDA should not make any changes in the fluid milk product definition as included in proposals 1, 2, 3, 4 and 7. In particular, USDA should:

1. make no change regarding the current exclusion from the fluid milk product definition for any products containing less than 6.5% nonfat solids by weight, and
2. continue to exclude all whey and whey products in determining the nonfat solids content of products.

No witnesses appeared during the hearing to testify in support of proposals 1, 2, 3, or 4. Several witnesses testified during the hearing in support of proposal 7, including Elvin Hollon on behalf of DFA, Roger Cryan on behalf of NMPF, and Craig Alexander on behalf of O-AT-KA. None of these witnesses identified any marketplace problem existing at the time of the hearing which would be addressed by adopting proposal 7.
None of these witnesses identified any product currently in the marketplace which would be reclassified by the adoption of proposal 7 ("Proposal 7 would accomplish this without reclassifying any existing products and following established principles of form and use." Cryan transcript page 150 lines 16-19). The Milk Industry Foundation (a constituent member of the International Dairy Foods Association, as is NCI) consistently urged USDA not to hold a hearing on this topic for the very reason that there existed no evidence that any problem existed in the marketplace with the current fluid milk product definition ("MIF's philosophy toward proposed amendments to the federal order system can be simply stated. MIF believes that the proponents of such amendments carry the burden of coming forth with solid data and analysis demonstrating both the need for a change and that the proposed amendment will address that need. Anecdotal evidence or broad suppositions do not suffice." Yonkers transcript pages 880-1.). This was echoed by others. ("We believe that there is no evidence currently before the Department that would suggest that disorderly marketing is occurring." Shapiro transcript page 793.).

In fact, the proponents even noted past classification decisions where USDA concluded that actual problems in the market justified changes in classification ("In those hearings, USDA specifically cited the growth of skim or reduced-fat milk sales, and the resulting price-based inequities, as a basis for reclassification." Cryan transcript page 160 lines 15-18). The proponents cited no market growth data for products which are not currently included in Class I but which would become Class I if proposal 7 were adopted.

Other witnesses cited other Federal milk marketing order decisions where USDA rejected proposals when proponents failed to demonstrate any problem existed in the marketplace ("USDA has itself adopted this approach to federal order amendments. A good example is the proposed rule issued in Milk in the Texas and Southwest Plains Marketing Areas, Docket Nos: AO-231-A56 and AO-210-A48 and DA-88-110, published June 16, 1988 (53 FR 22499), addressing (and rejecting) a proposal to amend a federal order with respect to the "producer handler" exemption. Although the proponents asserted that the exemption created a significant unfair advantage, USDA noted that "The existence of large producer-handler operations merely implies that the conditions for disorderly and
disruptive marketing conditions may exist." MIF similarly notes that the mere existence of beverages that contain milk and other dairy-derived ingredients does not prove that those products either compete with beverages that meet the existing fluid milk product definition, nor that such competition has a negative impact on the market for fluid milk products or producer revenue under existing Federal Order regulations.

In the producer-handler decision, USDA went on to note that mere "concern over the potential of a large handler who may have the ability to become a producer-handler does not provide sufficient basis for a regulatory change." Applying this lesson here, it seems clear that the proponents of any change to the fluid milk product definition must demonstrate using actual data and analysis that products not meeting the current fluid milk product definition are having an impact on the market, not merely that they have the potential to do so. Without such data and analysis, there cannot be a sufficient basis to justify a regulatory change.

USDA in the producer-handler decision made another apt observation, pointing out that "not sufficient time has elapsed between the time that Pure Milk acquired producer-handler status and when the hearing was held" to evaluate the economic impact. MIF has similarly and consistently maintained that the market for beverages containing milk and dairy-derived ingredients is in its infancy, noting in a January 30, 2004 letter to USDA that "At such time that study and experience provide a more conclusive basis for redefinition of Class I products, the dairy industry can ask the Department to address the issue."

USDA’s decision in the producer-handler decision to which I have referred is only one example of the approach to decision-making that should also be applied here. For example, in its 1998 decision rejecting proposals to establish a floor price, USDA concluded that "The data contained in the record of the public hearing in this proceeding provide no basis to expect that an adequate supply of milk for fluid use will not be available nationwide. Therefore, the record does not support adopting the proposal, which would encourage more milk." Again, USDA placed the burden on the proponents to come forward with hard data and analysis justifying the change, and in its absence, declined to adopt the proposed order amendment. Milk in the New England and Other Marketing Areas, Docket Nos. AO-14-A68, DA-98-01, published June 12, 1998 (63 FR
32147). Similarly, proponents of changes to the fluid milk product definition in this hearing have failed to demonstrate any need to do so.” Yonkers transcript pages 881-4).

The proponents of proposal 7 attempted to carefully craft reasons to include all whey and whey-derived proteins in determining if a beverage contained at least 2.25% milk protein ("In proposing a protein standard for fluid milk products, NM PF intends that the protein content of any and all dairy-derived ingredients be counted, including, but not limited to, milk, skim milk, milk protein concentrate, casein and caseinate, whey, whey protein concentrates, and any other milk-derived ingredients, including those not currently defined as nonfat milk solids for the purpose of defining fluid milk product. I would include calcium caseinate, sodium caseinate, and any other dairy-derived protein." Cryan transcript pages 167-168), but price all dairy-derived proteins in such products as Class I except for those made from whey ("Similarly, in proposing that whey and whey products not be counted toward pricing Class I milk, we do not propose to exclude any other milk-derived ingredient.” Cryan transcript page 168).

Proponents first argue that that whey protein used in fluid milk products should not be priced at Class I because "whey has already been priced within the Class III formula, and establishing an up-charge procedure for whey is problematic." (Cryan transcript page 177). However, this contention ignores the fact that all dry milk products, include those listed in Cryan's testimony on pages 167-168 cited above, have already been priced at the time of manufacture. Second, this testimony never explains why establishing an up-charge for whey would be a problem. If this is a problem for any whey protein product, how can it not also be a problem for any milk protein product? The inconsistency and lack of explanation for this proposed disparate treatment provides further justification for USDA to reject changing the existing fluid milk product exclusion from one with a nonfat solids threshold to one with a protein threshold.

Finally, this proponent stated that "NMPF does not believe that, at the current time, the innovative use of whey in beverages results in beverages that compete with existing fluid milk products." Cryan transcript page 177. If the use of whey in beverages does results
in products which do not compete with existing fluid milk products, there is no reason to include whey and whey-derived proteins in determining whether or not a product is excluded from the fluid milk product definition.

The proponents presented no evidence that allayed the concern that adopting proposal 7 would have a negative impact on producer pool revenue in Federal milk marketing orders. Several witnesses noted that adopting this proposal could reduce the incentive for beverage manufacturers to use dairy proteins in new formulated products in the future. Yonkers noted the importance of such an analysis before a decision to adopt proposal 7 could be made (“One would also need to assess the higher regulated price on the ingredient formulation of the product. This requires empirical analysis of the input substitution between dairy and non-dairy ingredients in those beverages. Once again, the issue is whether the positive impact on pool revenues resulting from a higher minimum price for raw milk would be more than offset by the decline in use of dairy ingredients in the product because of the higher price for the dairy ingredients. Without such an analysis, there can be no credible testimony regarding the impact on producer revenue at federal order minimum class price from the proposed regulatory change.” Yonkers transcript pages 887-8.).

One witness, Dr. Mark Stephenson from Cornell University, testifying neither in favor nor opposition to any proposal, noted that his research led him to conclude that a change in the fluid milk product definition exclusion for products with less than 6.5% nonfat solids to a 2.25% protein threshold would have a significant negative impact on producer revenue (“When new product manufacturers substitute nondairy ingredients for milk rather aggressively in response to reclassification, there are significant negative impacts of the reclassification on dairy producer revenues. This negative effect is about $3.2 billion over the nine years that we simulated. This represents about minus 1.8 percent of producer revenues or about a negative 22 cents per hundredweight of milk sold. This negative effect arises because the demand for milk components increases much less as demand for the new product grows over time.” Stephenson transcript page 578 lines 2-14).
In addition, numerous witnesses testified to the fiercely competitively market for protein ingredients which can and are used in beverages. During cross examination by Mr. Farrell, one proponent noted that non-dairy proteins do compete with dairy proteins in product formulation (Hollon transcript page 112). A witness from General Mills noted that product formulators in that company focus on delivering the characteristics desired by consumers in a product with the least cost ingredients (“We have experts at product formulation that rely on their creativity and wisdom and experience with dairy products to make us the products that consumers are expecting to taste once they have told us that a concept of the mind that we have presented to them is something they want to buy. They will then use milk and whatever ratio of ingredients to try to deliver upon that expected or anticipated expectation of what the product will taste like.” Waldron transcript page 830).

This was echoed by the witness from Leprino (“Product developers consider many factors when selecting ingredients to be incorporated in product formulations. These factors include the functionality, the contribution of each ingredient to the end product characteristics, and cost, among other things. In many cases, several alternative ingredients can be used to provide the desired nutritional or functional profile. Whey and whey products compete with several non-dairy ingredients in product formulas. Under the proposals that would adopt a protein compositional standard, the competitive position of high protein whey fractions, such as whey protein concentrates and isolates, would be most highly impacted. Proteins are generally added to foods or beverages for their contribution to the nutritional profile of the finished product or to enhance the structure and mouth feel. The most commonly referenced competitive ingredients tend to be soy-based, whether they are soy protein concentrates or soy protein isolates. These are the most likely substitutes for whey proteins in applications where they are being used for their protein contribution. However, many other ingredients such as wheat protein isolates and vital wheat gluten/isolates can also be substituted to achieve the desired protein contribution. Several different ingredients can be substituted for whey proteins that are being used to provide structure and mouth feel. An expanding family of
hydrocolloids can substitute for whey protein to achieve desired structure and mouth feel. These products can be used individually or in combination with starches and gums. Product developers are very skillful in combining these proteins in developing products. The competitive issues facing the whey complex are becoming more acute over time as improvements are made in alternative ingredients. Soy historically has been criticized for its beanie flavor and its use in beverages has been limited to highly flavored products that were capable of masking the flavor. However, with the more recent development of low flavor soybeans and improved refining techniques, flavor is becoming less of a constraint on soy use. Most every marketer of soy proteins now market low flavor protein with reduced beanie flavor. Archer Daniels Midland, Dupont, Solae, and Central Soya are just a few of these companies." Taylor transcript pages 979-81.).

Ms. Ledman, witness for the Yogurt Manufacturers' Association, also noted the realities of ingredient substitution ("In terms of new product development, I have witnessed a venture capitalist walk away from a new dairy beverage start-up company due to the complexity and lack of long-term forward pricing for milk. In the competitive, ever changing world of beverages, product developers do not need to use dairy ingredients to manufacture a nutritious beverage. In particular, the soy industry is very aggressive in finding new market opportunities for soy protein. In some cases, soy and milk proteins are being used together in applications that were once considered dairy only." Ledman transcript pages 517-8.).

To summarize, USDA should reject proposals 1, 2, 3, and 4 because no proponents testified in favor of these proposals at the hearing. USDA should reject proposal 7, and keep the current fluid milk product exclusion for any products containing less than 6.5% nonfat solids by weight. USDA should not expand the exclusion to include a dairy protein threshold, because the proponents failed completely to demonstrate any existing marketplace problem this would correct, nor did they present any evidence of the economic impact of such a regulatory change on the dairy industry, especially dairy producer revenue in the pool. Finally, USDA should expand the current fluid milk product definition exclusion for whey to include all whey-derived protein products.