



# THE AMERICAN PHYTOPATHOLOGICAL SOCIETY

Steven C. Nelson, Executive Vice President, 3340 Pilot Knob Road, St. Paul, Minnesota 55121-2097 U.S.A.  
Telephone +1.651.454.7250 ■ Facsimile +1.651.454.0766 ■ E-Mail [aps@scisoc.org](mailto:aps@scisoc.org) □ [APSnet: www.apsnet.org](http://APSnet:www.apsnet.org)

3918 '01 MAR 16 10:29

March 13, 2001

Dockets Management Branch (HFA-305)  
Food and Drug Administration  
5630 Fishers Lane, Rm. 1061  
Rockville, MD.20852

Re: F.R. 66:4839-4842,2000  
Docket no. OOD-1598

The American Phytopathological Society (APS), founded in 1909, is the premier educational, professional and scientific society dedicated to the promotion of the plant health and plant disease control for the common good. The Society represents more than 5,000 microbiologists, including scientists and science administrators in academic, industrial and government institutions working in a variety of areas, including applied and environmental plant pathology, food, horticultural and forestry science, and biotechnology, including basic and applied research on producing transgenic plants resistant to pathogens and abiotic stresses.

The APS welcomes the opportunity to comment on the draft guidelines. The APS has particular interest in issues and policies relating to biotechnology research and development, with members of the society considered leaders in the field.

We remind FDA that at its November 30,1999 public meeting in Washington, D.C., the APS stated that labeling should be based on sound science, i.e. if there are significant alterations in the composition of the food, and not on the process by which the food is produced. We agree with FDA's finding that there is 'no basis for concluding that bioengineered foods differ from other foods in any meaningful or uniform way, or that, as a class, foods developed by the new techniques present any different or greater safety concern than foods developed by traditional plant breeding techniques.' Thus, the FDA has not required special labeling for such foods, a position which the APS supports.

The Federal Food, Drug and Cosmetic Act further requires that any labeling be truthful, not misleading, and reveal material facts relevant to the use of the product, where 'material facts' refer to composition, not to the method of production. We assert that statements like 'GM free', 'GMO free, 'biotech free' and 'no genetically engineered materials', if applied to food and feed, could be misleading and pejorative. The words 'free' and 'no' indicate 'zero content'. Further, even the European Union allows a current level of 1% of GM food into the food supply without specific labeling. Hence, levels, which trigger labeling requirements, should be evaluated in conjunction with industry and international perspectives. The wording of the labels and information content should also be determined in conjunction with industry.

000\_1598

C 2655

APS Annual Meeting ■ August 25-29, 2001 □ Salt lake City, Utah

*President*  
STEVEN A. SLACK  
Ohio State University  
Assoc VP for Agric Res &  
Director- OARDC  
1680 Madison Avenue  
Wooster, OH 44691  
Tel 330/263-3701  
Fax 330/263-3688  
[oardc@osu.edu](mailto:oardc@osu.edu)

*President Elect*  
NOEL T. KEEN  
Univ of California  
Plant Pathology Dept  
Riverside, CA 925210001  
Tel 909/787-4134  
Fax 909/787-4294  
[keen@ucrac1.ucr.edu](mailto:keen@ucrac1.ucr.edu)

*Immediate Past President*  
NEAL K. VAN ALFEN  
Dean, Coll of Agric & Env  
Sciences Univ of California  
150 Mtrak Hall  
One Shields Avenue  
Davis, CA 95616-8571  
Tel 530/752-1605  
Fax 530/752-9049  
[nkvanalfen@ucdavis.edu](mailto:nkvanalfen@ucdavis.edu)

*Vice President*  
JACQUELINE FLETCHER  
Oklahoma State University  
Entomology and  
Plant Pathology Dept  
127 Noble Research Center  
Stillwater, OK 740783033  
Tel 405/744-9948  
Fax 405/744-6039  
[jaf2394@okstate.edu](mailto:jaf2394@okstate.edu)

*Secretary*  
DOUGLAS J. JARDINE  
Kansas State University  
4602 Throckmorton Hall  
Plant Pathology Dept  
Manhattan, KS 66506-5502  
Tel 785/532-1386  
F a x 785/532-5692  
[jardine@plantpath.ksu.edu](mailto:jardine@plantpath.ksu.edu)

*Treasurer*  
JOHN L SHERWOOD  
University of Georgia  
2105 Plant Science Bldg  
Plant Pathology Dept.  
Athens, GA 30602  
Tel 706/542-2571  
Fax 706/542-1262  
[sherwood@arches.uga.edu](mailto:sherwood@arches.uga.edu)

*Senior Councilor-at-Large*  
ROSE C. GERGERICH  
University of Arkansas  
Dept of Plant Pathology  
217 Plant Science Bldg  
Fayetteville, AR 72701  
Tel 501/575-3180  
Fax 501/575-7601  
[gergeric@comp.uark.edu](mailto:gergeric@comp.uark.edu)

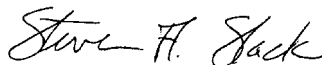
Food labeling on the basis of process, if required, would be punitive and deceiving, implying that conventional foods are absolutely safe and those modified by newer methods are not. Also, it is not clear how fresh food and farmer-market food labels would be dealt with.

In addition, before labeling occurs, either the FDA or industry must arrange for standards, testing, certification of some type and enforcement provision, else there will be additional confusion in the marketplace. The costs of labeling should be considered and evaluated for effectiveness. The increased costs would be borne ultimately by consumers and users. As FDA is aware, there are as yet no standardized, simple, rapid or inexpensive procedures to differentiate genetically modified from non-genetically modified products. Further, false positive and false negative assays reportedly are yet all too common. Thus, a requirement for labeling could lead to difficult to administer procedures and costly outcomes.

The public is unaware that conventional methods of genetics and breeding can produce foods and feeds that contain toxins and allergens, including foods on the GRAS list. Thus, educational materials should be considered illustrating, e.g. the GRAS foods that contain known allergens and are not currently so labeled in the marketplace.

The APS is in concurrence with FDA that consumers will benefit from knowing more about bioengineered foods, and would be pleased to assist the agency in providing such information and assisting in its dissemination. We also would ask FDA to work with sociologists and others, who have determined that food-fear is a growing phenomenon and that firm government action taken in the name of precaution can have the paradoxical effect of increasing rather than allaying concerns.

Sincerely,

A handwritten signature in cursive script that reads "Steve A. Slack".

Steven A. Slack  
President, APS

LTR 1 OF 1

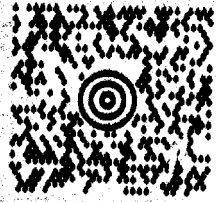
SCIENTIFIC SOCIETIES  
612 484-7250  
3340 PILOT KNOB RD  
ST PAUL MN 55121

e add

SHIP

TO:

FOOD AND DRUG ADMINISTRATION  
DOCKETS MGMT BRANCH (HFA-305)  
5630 FISHERS LANE, ROOM 1061  
ROCKVILLE MD 20852



MD 207 9-04



UPS 2ND DAY AIR

2

TRACKING #: 12 561 040 02 0021 5854



BILLING: PREPAID

INV#: 20852

ASC 3.70 J69X/J64X 5.0 12/1999