## UNITED STATES DEPARTMENT OF AGRICULTURE

## HEARING ON PROPOSED AMENDMENTS TO THE MIDEAST FEDERAL MILK ORDER

**DOCKET NOS: AO-166-A77; DA-08-06** 

## OPPOSITION TO THE MOTION OF DEAN FOODS COMPANY AND NATIONAL DAIRY HOLDINGS LLC TO REOPEN HEARING

Marvin Beshore, Esquire Attorney ID # PA 31979 130 State Street, P.O. Box 946 Harrisburg, PA 17108-0946 717-236-0781, Fax: 717-236-0791 Mbeshore@beshorelaw.com

Attorney for Michigan Milk Producers Association, Inc., Foremost Farms USA Farms USA Cooperative, Inc., Dairylea Cooperative Inc., NFO Inc. and Dairy Farmers of America, Inc.

## OPPOSITION TO THE MOTION OF DEAN FOODS COMPANY AND NATIONAL DAIRY HOLDINGS LLC TO REOPEN HEARING

The proponent Dairy Cooperatives file this Opposition to the Motion to Re-Open Hearing filed on behalf of Dean Foods Company and National Dairy Holdings LLC, dated September 22, 2008.

The basis for the Motion to Re-Open is the difference in data on Exhibit 5, Request 3-B, placed into the record by the Federal Milk Market Administrator for Order 33 and attachment 4 to Exhibit 12. The difference in certain numbers on these exhibits provides no basis for reopening the hearing record.

The attachments to Exhibit 12 were made part of the hearing record so that the exhibit was complete. Counsel for Dean Foods, et al. identified Exhibit 12 and made it a part of the record (TR. pgs. 47-49) without including the attachments. Both the letter, which is Exhibit 12, and the attachments had been posted on the USDA website for a number of weeks prior to the hearing and were available to all participants in the hearing.

Exhibit 5, supported by the sworn and cross-examined testimony of the Assistant to the Market Administrator, provides the authoritative data for the record. Any differences in that data and any of the information submitted with the hearing request could have been the subject of cross-examination at the hearing since the hearing request was a document available to all on the agency's website. Be that as it may, any differences in these data are completely immaterial

hearing would be totally inappropriate and unnecessary.	
	Respectfully Submitted,
Date:	By:
	Marvin Beshore, Esquire
	Attorney ID # PA 31979
	130 State Street, P.O. Box 946
	Harrisburg, PA 17108-0946
	717-236-0781, Fax: 717-236-0791
	Mbeshore@beshorelaw.com
	Attorney for Michigan Milk Producers
	Association, Inc., Foremost
	Farms USA Cooperative, Inc., Dairylea
	Cooperative Inc., NFO Inc. And Dairy
	Farmers of America, Inc.

because the data in Exhibit 5 is the authoritative data for the hearing. Thus, re-opening the