RESOLUTION #4

SAFE FOOD PRODUCTS AT COMMUNITY FARMERS MARKETS

1	WHEREAS, community farmers markets throughout New Jersey present an
2	excellent opportunity for New Jersey farmers to offer their products directly to
3	consumers, and at the same time interact with the public about their farm products,
4	growing methods and other aspects of agriculture in the Garden State; and
5	WHEREAS, the New Jersey Department of Agriculture has invested significant
6	time, effort and resources in helping communities to develop community farmers
7	markets across the state, and those markets now number approximately 150 statewide;
8	and
9	WHEREAS, community farmers markets provide a "drawing card" for many
10	communities to bring shoppers back to downtown areas and commercial districts that
11	had seen an exodus of consumers due to the development of mega-shopping centers
12	and the use of Internet shopping; and
13	WHEREAS, this reintroduction of large numbers of shoppers has a spillover
14	effect of increasing business for retailers located near community farmers markets, and
15	many, especially restaurants, become regular parts of the community farmers markets,
16	providing cooking demonstrations and other activities that link the downtown shopping
17	area to the community farmers market in consumers' minds; and
18	WHEREAS, community farmers markets, though typically not permanent
19	structures, are governed as "retail food establishments" under Chapter 24 of the State
20	Code, which is overseen by the New Jersey Department of Health; and
21	WHEREAS, Chapter 24 specifically establishes the practices that must be
22	followed in order for a food product to be considered safe for sale at a retail food

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establishment, including the manner in which it was prepared and displayed for sale at a
 community farmers market; and

WHEREAS, the administration of Chapter 24 at community farmers markets is
 conducted by local health officials, employed either by the municipality in which the
 community farmers market exists or by the county of that municipality; and

WHEREAS, farmers have reported over the years that the interpretation of
 Chapter 24 as regards community farmers markets varies greatly from municipality to
 municipality and county to county, depending upon the health inspector(s) involved; and

31 WHEREAS, this leads to confusion about which interpretations of Chapter 24 32 apply, especially among farmers who participate in multiple markets across multiple 33 municipalities and counties, creating a situation in which a food product offered for sale 34 in one location may be disallowed in another and thus establishing an uneven playing 35 field for farmers depending upon these local and county interpretations; and

WHEREAS, the New Jersey Department of Health can provide guidance, but not
 orders, to local and county health officers about their interpretations of Chapter 24,
 thereby leaving no statewide authority to which farmers can turn for definitive answers to
 these questions; and

WHEREAS, the Department of Agriculture has identified areas, including but not
limited to fresh seafood, not covered in a guidance document and chart created as a
joint effort with the Department of Health in 2008, that could be included in an updated
version of the document and chart; and

WHEREAS, the implementation of the Food Safety Modernization Act (FSMA)
necessitates a review of the existing document and chart to ensure consistency between
Chapter 24 and FSMA.

NOW, THEREFORE, BE IT RESOLVED, that we, the delegates to the 101st
 State Agricultural Convention, assembled in Atlantic City, New Jersey, on February 10-

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11, 2016, do hereby urge the New Jersey Departments of Agriculture and Health to
continue collaborating on an updated document and chart, which would provide
community farmers market managers with specific references to Chapter 24 and FSMA
to use in discussions with local and county health officers regarding questions of
whether, and under what conditions, a given food product is allowed for sale at a
community farmers market.