March 7, 2025

The Honorable Robert F. Kennedy Secretary U.S. Department of Health and Human Services 200 Independence Avenue, S.W. Washington, D.C. 20201 The Honorable Brooke Rollins Secretary U.S. Department of Agriculture 1400 Independence Avenue, S.W. Washington, D.C. 20250

The Honorable Lee Zeldin Administrator U.S. Environmental Protection Agency 1200 Pennsylvania Avenue, N.W. Washington, D.C. 20004

Dear Secretary Kennedy, Secretary Rollins, and Administrator Zeldin,

As organizations representing the food and agriculture community, we write to express our interest in working with you and the Make America Healthy Again Commission in advancing our shared goals of improving health outcomes for Americans while protecting our most vulnerable populations. At the same time, we are eager to share with the Commission our significant concerns regarding unfounded criticisms levied against the safety of the food and agricultural value chain. It is essential that as these topics are reviewed, the Commission respects and reinforces the robust science- and risk-based regulatory systems to which products are already subject and the abundance of fit-for-purpose scientific literature on these matters. We urge the Commission to draw conclusions from the significant body of sound, quality science and data while resisting policy changes based on misleading or outlier studies.

The February 13, 2025, executive order, *Establishing the President's Make America Healthy Again Commission*, referenced several items important to our organizations. Modern agricultural tools like pesticides and biotechnology are critical components of a healthy and dynamic food system and farm economy. U.S. produced food and feed ingredients are the foundation of a safe and affordable food supply for all Americans.

Pesticides are used in all types of agricultural production, from conventional to organic. These products are critical for ensuring a safe, abundant, and affordable supply of food, feed, fuel, and fiber. Without access to safe, well-regulated pesticidal tools, our nation's growers and agricultural producers would be vulnerable to devastating insects, fungal diseases, and weed pests that can completely destroy a crop. Economy-wide, this would impact the cost and availability of food for American consumers. Further, pesticides are vital for protecting public health from diseases carried by animal pests like bed bugs, rodents, and mosquitoes, which can carry diseases like West Nile virus or Dengue Fever. Leveraging the safe use of pesticides is also critical to supporting soil health conservation practices such as no-till; controlling weeds that could damage critical infrastructure; and controlling vegetation that contributes to wildfire fuel loads. Without risk-based scientific regulatory processes providing for access to and safe use of pesticides, U.S. growers and producers will become less competitive in the marketplace. Less U.S. production means Americans will increasingly rely on other countries for our food, leading to higher prices, reduced food security and compromised national security. A nation that chooses not to feed itself is not secure.

Importantly, in 1996 Congress enacted the *Food Quality Protection Act* (FQPA), which directs that there must be "reasonable certainty" no harm will result from pesticide residue exposures, with explicit emphasis placed on protecting infants and children. In implementing FQPA—which EPA completed in

2006 and periodically reviews—the agency regularly uses one or more safety factors, including a default "10x factor." This means residue limits are very low risk and consistently set 10 or even 100 times more conservative than is already found to be safe. These limits are established using a variety of literature sources that EPA's scientists independently determine are fit for regulatory purposes. In testing for residues, USDA and FDA annually find that more than 99% of food and feed products comply with these exceptionally conservative standards. As a result, the U.S. regulatory process is the global gold standard for ensuring the public is protected from pesticide residues.

Similarly, the U.S. has in place appropriate, science-based processes for regulating products of biotechnology and genetic improvement technologies. In recent decades, these innovations have helped farmers reduce crop input use; mitigate pest pressures; enable soil health practices, such as no-till; and enhance the nutritional profile of foods to improve health outcomes for consumers. Biotechnology has also been crucial in allowing farmers around the world to increase yields on existing farmlands to feed a growing global population, reducing the need to convert environmentally-sensitive lands (e.g., forests) into cropland for food production. Additional research is underway exploring ways to use genetic innovations to reduce food spoilage and waste, improve drought tolerance, among many other important developments.

USDA regulates biotechnology innovations to ensure they are safe for environmental release and do not pose a plant pest risk, while FDA evaluates new plant varieties produced using biotechnology to ensure they do not pose a food or feed safety risk. EPA also reviews biotechnology varieties intended to protect crops from pests to ensure they are safe for human health and the environment. Both long-term and short-term risks are evaluated in these assessments. Further, many of our trade partners evaluate biotechnology products to ensure compliance with safety standards around the world. In the more than 30 years since their initial agricultural uses, products of biotechnology are now safely grown globally on nearly 500 million acres each year to help meet food, feed, fuel, and fiber needs.

It is also essential to note that the U.S. has in place a robust regulatory process for ensuring the safety of food and animal feed ingredients. The *Federal Food, Drug, and Cosmetic Act (FD&C Act)* gave FDA the authority to oversee food safety and approve ingredients and additives for human and animal consumption. The FD&C Act has been updated by Congress numerous times, most recently in 2024. Through the authority granted by this legislation, FDA establishes regulations for food and animal feed labels, ingredients, and additives that are generally recognized as safe (GRAS) or approved additives. Importantly, FDA requires that the safety of GRAS ingredients and food and animal feed additives must be science-based and meet FDA safety standards. Much like the oversight of agricultural tools, there must be a "reasonable certainty" that these food and animal feed additives and ingredients do not harm consumers.

A domestic value chain for U.S. food products is the most efficient way to ensure continued access to safe, affordable food products. Limiting GRAS ingredients and additives due to dubious studies that do not meet appropriate data quality standards could lead to food shortages, limited options for consumers with dietary or religious food restrictions, intensified food waste, and increased imported food ingredients that would both spike costs and decrease food safety certainty.

While we welcome the administration's focus on improving human health and the rigor of our regulatory systems, any reviews of these processes, or the products they regulate, must carefully consider the breadth and quality of scientific literature available on these topics. Reviews must also ensure necessary safeguards to protect scientific integrity. Too often, critics of modern agricultural production have singled out and relied on outlier studies that support their policy agendas, ignoring the strong consensus of available scientific evidence. They also have contorted screening level studies, such as those that feed

test animals hundreds or thousands of times above the acceptable daily intake limits for humans, as a justification to ban substances. Sometimes they have gone as far as to design their own studies to obtain a predetermined outcome, such as selecting test animals genetically predisposed for health ailments. Regulatory agencies have data quality standards and protocols in place to screen out poor studies and ensure others are used appropriately. It is essential that agency scientists and experts retain the autonomy needed to determine the appropriateness of data considered in science- and risk-based regulatory systems.

Our organizations support and share in the goal of improving health outcomes for Americans, but it is vital that any review efforts of the Commission or individual participant agencies are based on quality data and accept the strong scientific consensus on these topics. Further, any assessments must acknowledge the robust science- and risk-based processes our regulatory agencies already have in place and the extensive history of safe use that has resulted therefrom. Failing to maintain these indispensable standards is regrettably likely to result in Americans becoming less healthy. It risks not only harming our nation's growers, producers, and food processors, but also the consumers we proudly serve.

We look forward to future dialogues with the Commission as we collectively seek to improve health outcomes in the U.S. and thank you for your attention to this important matter.

Sincerely,

Agribusiness Association of Iowa

Agribusiness Association of Kentucky

Agribusiness Council of Indiana

Agricultural Council of Arkansas

Agricultural Retailers Association

Alabama Soybean and Corn Growers Association

Alaska Farm Bureau

Almond Alliance

American Agri-Women

American Cotton Producers

American Dairy Coalition

American Farm Bureau Federation

American Feed Industry Association

American Horse Council

American Mushroom Institute

American Pistachio Growers

American Pulse Association

American Seed Trade Association

American Soybean Association

American Spice Trade Association

American Sugar Alliance

American Sugarbeet Growers Association

AmericanHort

Aquatic Ecosystem Restoration Foundation

Aquatic Plant Management Society

Arizona Cotton Growers Association

Arizona Crop Protection Association

Arizona Farm Bureau Federation

Arkansas Certified Crop Advisers

Arkansas Crop Protection Association

Arkansas Farm Bureau Federation

Arkansas Rice Federation

Arkansas Rice Growers Association

Arkansas Soybean Association

Association of Equipment Manufacturers

Big Horn Basin Beet Growers Association

Big Horn County Sugar Beet Growers Association

Biotechnology Innovation Organization

Burley & Dark Tobacco Producer Association

California Alfalfa & Forage Association

California Apple Commission

California Association of Wheat Growers

California Bean Shippers Association

California Blueberry Commission

California Cherry Growers and Industry Association

California Citrus Mutual

California Citrus Quality Council

California Cotton Ginners and Growers Association

California Farm Bureau

California Fresh Fruit Association

California Grain and Feed Association

California Pear Growers

California Seed Association

California Specialty Crops Council

California State Floral Association

California Tomato Growers Association

California Warehouse Association

California Wild Rice Advisory Board

Calorie Control Council

Can Manufacturers Institute

Cherry Marketing Institute

Chippewa Valley Bean Co. Inc

Colorado Association of Wheat Growers

Colorado Livestock Association

Colorado Nursery and Greenhouse Association

Colorado Potato Administrative Committee

Colorado Sugarbeet Growers Association

Connecticut Farm Bureau Association

Corn Refiners Association

Council of Producers & Distributors of Agrotechnology

CropLife America

Delaware Farm Bureau

Delta Council

Edible Oil Producers Association

Enzyme Technical Association

Farm Credit Council

Florida Farm Bureau Federation

Florida Fertilizer & Agrichemical Association

Florida Rice Growers

Georgia Cotton Commission

Georgia Farm Bureau

Georgia Fruit and Vegetable Growers Association

Georgia Green Industry Association, Inc.

Georgia Urban Ag Council

Georgia/Florida Soybean Association

Great Plains Canola Association

Hawaii Crop Improvement Association

Hawaii Farm Bureau

Idaho Eastern Oregon Seed Association

Idaho Farm Bureau Federation

Idaho Grain Producers Association

Idaho Mint Growers Association

Idaho Oilseed Commission

Idaho Onion Growers' Association

Idaho-Oregon Fruit and Vegetable Association

Illinois Corn Growers Association

Illinois Farm Bureau

Illinois Fertilizer and Chemical Association

Illinois Soybean Association

Independent Bakers Association

Independent Professional Seed Association

Indiana Corn Growers Association

Indiana Farm Bureau

Indiana Soybean Alliance

International Food Additives Council

International Fresh Produce Association

International Maple Syrup Institute

Iowa Corn Growers Association

Iowa Farm Bureau

Iowa Soybean Association

Kansas Agribusiness Retailers Association

Kansas Association of Wheat Growers

Kansas Corn Growers Association

Kansas Cotton Association

Kansas Farm Bureau

Kansas Soybean Association

Kentucky Corn Growers Association

Kentucky Farm Bureau

Kentucky Horticulture Council

Kentucky Livestock Coalition

Kentucky Sheep and Goat Development Office

Kentucky Small Grain Growers Association

Kentucky Soybean Association

Kentucky State Horticultural Society

Kentucky Vegetable Growers Association

Louisiana Cotton & Grain Association

Louisiana Farm Bureau Federation

Louisiana Rice Producers' Group

Maine Farmers Coalition

Maine Potato Board

Malheur County Onion Growers Association

Michigan Agri-Business Association

Michigan Asparagus Association

Michigan Bean Commission

Michigan Bean Shippers

Michigan Corn Growers Association

Michigan Farm Bureau

Michigan Soybean Association

Michigan State Horticultural Society

Mid Atlantic Soybean Association

Midwest Council on Agriculture

Midwest Dry Bean Coalition

Midwest Food Products Association

Midwest Forage Association

Minnesota AgriGrowth

Minnesota Association of Wheat Growers

Minnesota Canola Council

Minnesota Corn Growers Association

Minnesota Crop Production Retailers

Minnesota Farm Bureau Federation

Minnesota Soybean Growers Association

Mint Industry Research Council

Mississippi Farm Bureau Federation

Mississippi Rice Council

Mississippi Soybean Association

Missouri Agribusiness Association

Missouri Corn Growers Association

Missouri Soybean Association

Montana Agricultural Business Association

Montana Farm Bureau Federation

Montana Grain Growers Association

National Agricultural Aviation Association

National Alfalfa & Forage Alliance

National Alliance of Independent Crop Consultants

National Association of State Departments of Agriculture

National Association of Wheat Growers

National Barley Growers Association

National Black Growers Council

National Christmas Tree Association

National Confectioners Association

National Corn Growers Association

National Cotton Council

National Council of Farmer Cooperatives

National Farmers Union

National Fisheries Institute

National Grain and Feed Association

National Oilseed Processors Association

National Onion Association

National Pasta Association

National Pecan Federation

National Potato Council

National Seasoning Manufacturers Association, Inc. (NSMA)

National Sunflower Association

National Watermelon Association

NEBCO Sugar Beet Growers

Nebraska Agri-Business Association

Nebraska Farm Bureau Federation

Nebraska Soybean Association

Nebraska Sugarbeet Growers Association

Nevada Farm Bureau Federation

New Jersey Farm Bureau

New York Corn & Soybean Growers Association

New York Farm Bureau

New York State Agribusiness Association

North American Blueberry Council

North American Millers' Association

North Carolina Cotton Producers Association

North Carolina Farm Bureau

North Carolina Grange

North Carolina Potato Association

North Carolina Soybean Producers Association

North Central Weed Science Society

North Dakota Corn Growers Association

North Dakota Grain Growers Association

North Dakota Soybean Growers Association

Northarvest Bean Growers Association

Northeast Agribusiness & Feed Alliance

Northeast Dairy Producers Association

Northeastern Weed Science Society

Northern Canola Growers Association

Northern Pulse Growers Association

Ohio AgriBusiness Association

Ohio Corn & Wheat Growers Association

Ohio Farm Bureau

Ohio Soybean Association

Oklahoma Agribusiness Retailers Association

Oklahoma Cotton Council

Oklahoma Farm Bureau

Oklahoma Soybean Association

Oklahoma Wheat Growers Association

Olive Growers Council of California

Oregon Dairy Farmers Association

Oregon Farm Bureau

Oregon Potato Commission

Oregon Seed Council

Oregon Wheat Growers League

Oregon Women for Agriculture

Oregonians for Food and Shelter

Pacific Northwest Canola Association

Pacific Seed Association

Peanut and Tree Nut Processors Association

PennAg Industries Association

Pennsylvania Farm Bureau

Plains Cotton Growers, Inc.

Potato Growers of Michigan, Inc

Refrigerated Foods Association

Rhode Island Farm Bureau Federation

Rolling Plains Cotton Growers

Snake River Sugarbeet Growers Association

South Carolina Corn and Soybean Association

South Carolina Farm Bureau

South Dakota Agri-Business Association

South Dakota Corn Growers Association

South Dakota Farm Bureau

South Dakota Soybean Association

South Texas Cotton & Grain Association

Southern Crop Production Association

Southern Kansas Cotton Growers Coop

Southern Weed Science Society

Specialty Soya and Grains Alliance

Tennessee Corn Growers Association

Tennessee Farm Bureau Federation

Tennessee Nursery & Landscape Association

Tennessee Soybean Association

Texas Corn Producers Association

Texas Farm Bureau

Texas International Produce Association

Texas Rice Producers Legislative Group

Texas Soybean Association

Texas Wheat Producers Association

The Breakthrough Institute

The Fertilizer Institute

The Good Food Institute

U.S. Apple Association

U.S. Canola Association

U.S. Durum Growers Association

U.S. Hop Industry Plant Protection Committee

U.S. Peanut Federation

US Dry Bean Council

US Pea & Lentil Trade Association

USA Dry Pea & Lentil Council

USA Rice

Utah Farm Bureau Federation

Venture Dairy Cooperative

Virginia Agribusiness Council

Virginia Farm Bureau

Virginia Grain Producers Association

Virginia Peanut Growers Association

Virginia Soybean Association

Washington Association of Wheat Growers

Washington Farm Bureau

Washington Friends of Farms and Forests

Washington Mint Growers Association

Washington Policy Center Office for Agriculture Research

Washington Potato & Onion Association

Washington State Potato Commission

Weed Science Society of America

Western Alfalfa Seed Growers Association

Western Growers

Western Plant Health Association

Western Pulse Growers Association

Western Society of Weed Science

Western Sugar Cooperative

Western Tree Nut Association

Wheatland Beet Growers Association

Wisconsin Agri-Business Association

Wisconsin Dairy Products Association

Wisconsin Potato & Vegetable Growers Association

Wisconsin Soybean Association

Wyoming Ag Business Association

Wyoming Farm Bureau Federation

Wyoming Wheat Growers Association