March 6, 2012

The Honorable Margaret Hamburg, MD
Commissioner, Food and Drug Administration
10903 New Hampshire Avenue
Silver Spring, MD 20993-0002

Dear Commissioner Hamburg:

The Council of State and Territorial Epidemiologists (CSTE) and the National Association of State Public Health Veterinarians (NASPHV) join in strong support of the U.S. Food and Drug Administration’s publication and enforcement of its rule FDA-2008-N-0326 restricting certain uses of cephalosporins in food animal production. This rule preserves the therapeutic use of cephalosporins by veterinarians, while prohibiting their use for other purposes.

Since 1999, CSTE and NASPHV have had a policy that recommends discontinuing the use of antimicrobials in animals for growth promotion if they are also used in human medicine (Position Statement 1999-ID 7). We continue to see this as a critical public health intervention to help reduce antibiotic resistance in pathogens that pose a considerable threat to human health.

Cephalosporins are critical antibiotics for treating infections in children; opportunistic infections in patients with cancer and HIV/AIDS; bacterial meningitis; gonorrhea; and infections in bones, the urinary tract, and the respiratory tract. In addition, cephalosporins are the drug of choice for treating high-risk cases of salmonellosis; however, they are becoming less effective against this disease due to rising drug resistance. Numerous studies demonstrate a strong link between the use of antibiotics in animal feed with the emergence of cephalosporin-resistant bacteria. In the United States, prevalence rates of *Salmonella* spp. resistant to ceftiofur and ceftriaxone (pharmaceuticals used in veterinary and human medicine, respectively), have been increasing in chickens, on retail chicken meat, and in humans since the National Antimicrobial Resistance Monitoring System (NARMS) began collecting data in 1996.

Most antimicrobials used in food animals are sold over-the-counter, and veterinarians are not consulted regarding their use. For more than 20 years, leading scientific and medical organizations have called for action against such injudicious antimicrobial use. Finalizing this rule will be an important step towards this goal, as will full realization of principles established in FDA Guidance 209: *The Judicious Use of Medically Important Antimicrobial Drugs in Food-Producing Animals*. The FDA is to be congratulated for taking this important step to ban cephalosporin use in food production and, at the same time, balancing concerns related to veterinary and human medical practice.

Sincerely,

Tom Safranek, MD    Kristy K. Bradley, DVM, MPH
CSTE President     NASPHV President