Federal, State and Local Elected Officials:

The food, beverage, and consumer packaged goods industries appreciate the critical steps that have been undertaken in order to contain the COVID-19 outbreak caused by the coronavirus, SARS-CoV-2 as quickly as possible. We stand together with the federal, state, and local governments with the desire to meet this challenge and ensure that Americans continue to have access to safe, healthy foods and essential health products including disinfectants that can help kill and protect against the spread of COVID-19.

We are writing to request assistance clarifying businesses that are exempt from local gathering bans and curfews. As of March 15, the Centers for Disease Control and Prevention (CDC) recommended that gatherings be limited to 50 or fewer people, with exemptions for businesses. However, decisions to follow CDC guidance are made at the state and local level. Some states have clearly exempted food, beverage, and consumer packaged goods manufacturing facilities (e.g., those manufacturing cleaning supplies, paper goods, personal care products, etc.), while others have not. This lack of uniformity is leading to significant confusion and could further deteriorate if a level of consistency across states and municipalities is not achieved quickly.

We have two immediate asks:

1. That federal and state governments act expeditiously to coordinate a unified, clear and public framework that clearly explains that food (for human and animal consumption), beverage and consumer packaged goods manufacturers are exempted from the gathering and curfew bans that are starting to take effect. Moreover, that the employees working at these facilities should be clearly exempted and encouraged to continue to work while healthy. This would include considering all food transportation as “food for emergency restocking of stores” under the Department of Transportation’s Emergency Declaration waiving Hours of Service limitations;” and,

2. If necessary, that a federal exemption from gathering bans and curfew be granted for human, animal and pet food manufacturing facilities, as well as facilities that produce essential consumer goods critical to mitigating the spread of COVID-19, so that we can ensure the continued supply of food, essential items, while also ensuring worker safety. If authority for this action is not clear under existing federal law, then we respectfully request that the Trump Administration work with Congress to achieve the exemption legislatively as soon as possible.

Our requests are consistent with the designation of the food and agriculture industry as “critical infrastructure.”

Further, manufacturing facilities are not areas of “public gathering,” but are heavily controlled environments that operate under strict food safety requirements, exemplify good manufacturing
practices, and exercise rigorous hygienic protocols. As such, we are asking that federal, state and local governments exempt consumer packaged goods (CPG), including food, beverage, health, hygiene and sterilization products, and other essential manufacturing facilities like pet food, from curfew and gathering restrictions, provided that they follow worker safety guidelines put forward by the CDC and the Occupational Safety and Health Administration (OSHA).

Concurrently, we ask that the manufacturing and transportation of ingredients, packaging, warehouses, distribution centers and other indispensable parts of the supply chain be considered equally critical. As part of this critical infrastructure designation, we would like to emphasize the importance of including retail stores related to the purchase of human and pet food, beverages, and consumer packaged goods, as part of the critical infrastructure definition. Continued access to food and essential household daily staples is equally as important as the continued supply.

The food, beverage and consumer packaged goods industries stand ready to work with state and local officials as well as the federal government in order to ensure the continued supply of safe, healthy, affordable food, and other essential items.

Signed,

American Bakers Association
American Beverage Association
American Cleaning Institute
American Frozen Food Institute
American Fruit and Vegetable Processors and Growers Coalition
American Herbal Products Association
American Spice Trade Association
American Sugar Alliance
Association for Dressings & Sauces
Beer Institute
California League of Food Producers
Can Manufacturers Institute
Corn Refiners Association
Consumer Brands Association
Council for Responsible Nutrition
Distilled Spirits Council of the United States
FMI-the Food Industry Association
Food Northwest
Global Cold Chain Alliance
Healthcare Nutrition Council
Household & Commercial Products Association
Independent Bakers Association
Infant Nutrition Council of America
Institute of Shortening and Edible Oils
International Bottled Water Association
International Dairy Foods Association
International Flight Services Association
International Food Additives Council
International Foodservice Distributors Association
Juice Products Association
Midwest Food Processors Association
National Automatic Merchandising Association
National Association of Chemical Distributors
National Coffee Association
National Confectioners Association
National Council of Farmer Cooperatives
National Fisheries Institute
National Grain and Feed Association
National Grocers Association
National Milk Producers Federation
National Pasta Association
National Peach Council
National Potato Council
National Restaurant Association
North American Meat Institute
North American Millers Association
North American Renderers Association
Peanut and Tree Nut Processors Association
Pet Food Institute
Pet Industry Joint Advisory Council
SNAC International
Southeastern Food Processors Association
Sugar Association