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June 5, 2008

LARRY D. YOUNG
PRESIDENT & CHIEF EXECUTIVE OFFICER

VIA OVERNIGHT COURIER

Honorable John D. Dingell
Chairman
Committee on Energy and Commerce
U.S. House of Representatives
2125 Rayburn House Office Building
Washington, DC 20515-6115

COPY

Honorable Bart Stupak
Chairman
Subcommittee on Oversight and Investigation
Committee on Energy and Commerce
U.S. House of Representatives
2125 Rayburn House Office Building
Washington, DC 20515-6115

Dear Chairman Dingell and Chairman Stupak:

Prior to May 7, 2008, Dr Pepper Snapple Group, Inc. ("DPSG") was operated as a wholly owned division of Cadbury Schweppes PLC. On May 7, 2008, DPSG was spun off from Cadbury Schweppes PLC and is now a publicly traded company listed on the New York Stock Exchange.

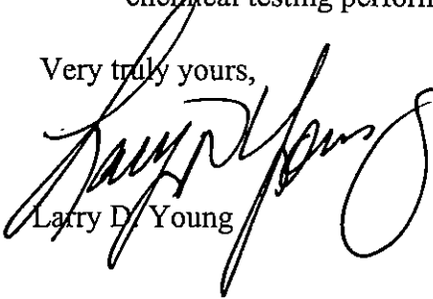
Please consider this letter as the response of the DPSG beverage business to your inquiry dated May 8, 2008.

1. With respect to the beverage business of DPSG only, we are aware of the beverage product recalls occurring after January 1, 2000 described in Attachment A.
2. With respect to the beverage business of DPSG only, we are unaware of an instance occurring after January 1, 2000, when internal microbiological testing was found to be positive for the presence of *E. coli*, *Salmonella*, *Cyclospora cayetanensis*, *Cryptosporidium*, hepatitis A, *Clostridium botulinum*, or *Listeria* in excess of the highest limit acceptable to the Food and Drug Administration (FDA) or any State regulatory authority.
3. With respect to the beverage business of DPSG only, we are unaware of an instance occurring after January 1, 2000, when internal testing was found to be positive for the presence of a chemical contaminant at levels in excess of the highest limit acceptable to the FDA or any State regulatory authority. Supplemental information appears in Attachment A1.

Honorable John D. Dingell
Honorable Bart Stupak
U.S. House of Representatives
Committee on Energy and Commerce
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4. With respect to the beverage business of DPSG only, we are unaware of an instance occurring after January 1, 2000, for products imported into the United States for handling or processing when internal or outside laboratory testing when internal or outside laboratory testing was positive for the presence of either a chemical or microbiological contaminant in excess of FDA or State regulatory limits. Supplemental information appears in Attachment A2.
5. As no instances occurred after January 1, 2000 for each of the above items, the FDA has not been notified.
6. With respect to the beverage business of DPSG only, we are unaware of any instance occurring after January 1, 2000, where FDA or any State regulatory authority was denied entrance to any facility, foreign or domestic, or denied access to any records regarding microbiological or chemical testing performed on products processed at a DPSG facility.

Very truly yours,



Larry D. Young

Attachments

cc: The Honorable Joe Barton
Ranking Member
Committee on Energy and Commerce

SENT
6/6/08 req. mail

The Honorable John Shimkus
Ranking Member
Subcommittee on Oversight and Investigation

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6/6/08 req. mail