## HACCP Model for Raw Non-Intact Beef

The United States Department of Agriculture (USDA) published the <u>Pathogen Reduction/Hazard</u> <u>Analysis Critical Control Point (HACCP) Systems Final Rule</u> in July 1996 mandating all USDA inspected meat and poultry establishments implement a HACCP system. Hazard Analysis Critical Control Point (HACCP) is a systematic and scientific method of process control for the production of safe food products. The HACCP regulations (<u>9 CFR Part 417</u>) require establishments to develop and implement a system of controls designed to improve the safety of their products. The HACCP models' focus is on product safety, not product quality characteristics.

With the rule, FSIS made available a guidebook for the preparation of HACCP plans and a generic model for each food processing category defined in the regulation (<u>9 CFR 417.2(b)(1)</u>). The guidebook and the generic models have been revised since their initial publication to be consistent with current science and policy. FSIS recommends you use the updated <u>Guidebook</u> for the Preparation of HACCP Plans when developing an establishment-specific HACCP plan.

Generic models serve as useful examples of how to meet the regulatory requirements. Each model represents a food processing category. Each processing category may contain numerous products. Therefore, each single model represents a category of products and, as such, the models do not demonstrate unique products or novel processes. The generic models are not intended to be used "as is". Establishments are to tailor the model(s) to fit the establishment's operation.

The model's critical control points (CCPs) do not necessarily apply to all operations or products. Products or operations may require fewer or more CCPs depending on the operation. The flow diagram demonstrates a general production process and should be modified to reflect the processes used at the establishment. The food safety critical limits selected must come from scientific documents or other reliable sources. Each model includes references for guidance on the selection of critical limits.

This model illustrates how establishments might include, in the production of ground beef, products from beef intended for intact use and from beef intended for non-intact use. The "sources" here include beef from: 1) in-house slaughter product that underwent antimicrobial interventions and verification testing for STEC (shiga toxin-producing *E. coli* strains O157, O26, O45, O103, O111, O121 and O145); 2) purchased product intended for non-intact use with a certificate of analysis (COA) for STEC testing; and 3) product purchased without a COA and intended for intact use.

The records produced while documenting a HACCP plan, including all documentation used to support the hazard analysis, are HACCP records (<u>CFR 417.5(a)</u>). The selection of processing categories and HACCP models are preliminary steps to completing a hazard analysis. The documents produced during the selection process are HACCP records. Ensure you maintain the documents produced while developing a HACCP plan.

For further assistance with developing HACCP plans see the <u>Guidebook for the Preparation of</u> <u>HACCP Plans</u> and the guidance materials available on the FSIS <u>HACCP</u> webpage.

## **EXAMPLE PRODUCT DESCRIPTION<sup>1</sup>**

### Process / Product Name: Raw, Non-Intact Beef

| Process / Product Name   | Raw Non-Intact Beef: Ground Beef, Beef Patties, Jalapeno<br>Cheddar Burgers, Tenderized Steaks, and Cubed (tenderized)<br>Steaks.  |
|--|--|
| Important product<br>characteristics (Aw, pH,<br>preservatives, etc.)                            | None   |
| How it is to be used <sup>2</sup>  | Intended for cooking.  |
| Packaging (durability and storage conditions)  | Plastic chubs, tray packages, vacuum sealed packages or in butcher paper.  |
| Shelf Life and at what temperature   | Not shelf stable – Keep refrigerated (7 days at $\leq$ 40°F) or frozen (180 days at $\leq$ 10°F).  |
| Where it will be sold (specify intended consumers, especially at-risk populations <sup>3</sup> ) | Sold to household consumers through retail outlets or distributed to hotels, restaurants, and institutions (HRI).  |
| Labeling Instructions  | Product name, inspection legend and establishment number,<br>handling statement, net weight statement, ingredients statement,<br>address line, nutrition facts, and safe handling instructions.<br>Validated cooking instructions for needle and blade tenderized<br>products. |
| What special distribution controls are required?   | None   |
| DATE:  | APPROVED BY:   |

<sup>&</sup>lt;sup>1</sup> Prior to developing the HACCP plan please read the FSIS <u>Guidebook for the Preparation of HACCP Plans</u> for detailed descriptions of the worksheets and hazard analysis. The FSIS Guidebook for the Preparation of HACCP Plans and the generic HACCP models are intended for small and very small establishments seeking assistance in understanding the requirements in <u>Title 9 Code of Federal</u> <u>Regulations (9 CFR) Part 417</u>. The HACCP models are for demonstration purposes only. The models do not represent requirements that must be met. Establishments are required to develop HACCP plans specific to their facilities, production practices, and products. <sup>2</sup> The intended use or consumer of the product must be identified in accordance with <u>9 CFR 417.2(a)(2)</u>. Identifying the product's intended use in the product description is one way to meet the regulatory requirements specific to 417.2(a)(2).

<sup>&</sup>lt;sup>3</sup> At-risk populations include young children, the elderly and immunocompromised persons.

# **EXAMPLE LIST OF PRODUCT INGREDIENTS AND INCOMING MATERIAL<sup>4</sup>**

# Process / Product Name: Raw, Non-Intact Beef

| Meat and Meat by-products                                       | <ol> <li>Beef and beef heart meat intended for non-intact use from In-house<br/>slaughter department.</li> <li>Purchased beef intended for non-intact use and with a COA (certificate<br/>of analysis).</li> <li>Purchased beef intended for intact use and without a COA.</li> </ol> |
|---|---|
| Non-meat food ingredients                                       | Wheat, Non-Fat Dry Milk, Soy, Cheese, Vegetables (Jalapenos), binders, spices, seasonings, and solutions for injection.   |
| Antimicrobial <sup>5</sup> Interventions<br>and processing aids | Organic Acid <sup>6</sup>   |
| Packaging Material  | Plastic, foam, or paper.  |
| Restricted Ingredients and<br>Allergens                         | Allergens - Wheat, Non-Fat Dry Milk, Cheese and Soy.  |
| Other   | None  |

DATE: \_\_\_\_\_

APPROVED BY:\_\_\_\_\_

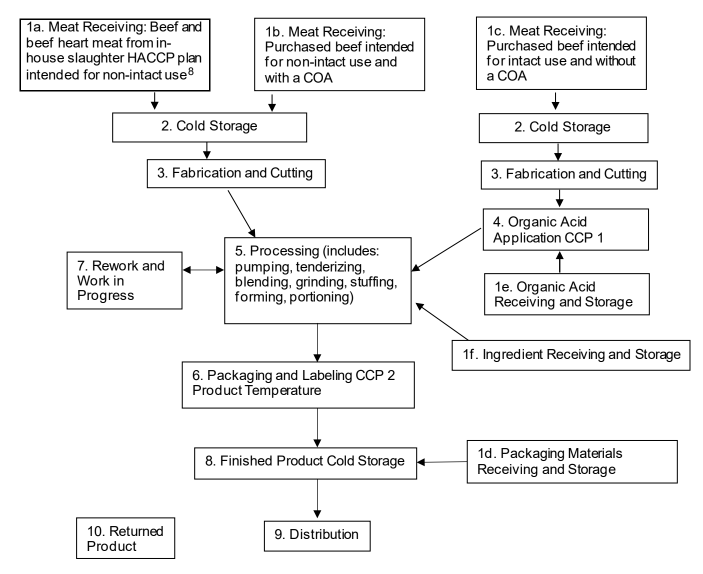
<sup>&</sup>lt;sup>4</sup> List all meat, non-meat ingredients, restricted ingredients (for example, nitrites), processing aids, packaging material used in production of this product. This is important to help identify any special ingredients or processes to address in the HACCP plan. See the <u>FSIS Compliance Guideline Allergens and Ingredients of Public Health Concern: Identification, Prevention and Control, and Declaration through Labeling</u> for detailed information on allergens. To review restrictions on the use of nitrite and sodium ascorbate or sodium erythorbate, see <u>9 CFR 424.22(b)</u>.

<sup>&</sup>lt;sup>5</sup>FSIS and the Food and Drug Administration (FDA) have a memorandum of understanding (MOU) that establishes the working relationship followed when responding to notifications for the use of food additives (including ingredients) intended for use in the production of FSIS regulated products. FSIS determines the suitability of the use of food ingredients used in the production of meat, poultry, and egg products. FSIS consults, as necessary, with FDA on the requirements under the Federal Food, Drug & Cosmetic Act and its implementing regulations. See <u>FSIS Directive 7120.1</u>, Safe and Suitable Ingredients Used in Meat, Poultry and Egg Products for the list of suitable ingredients.

<sup>&</sup>lt;sup>6</sup>There are many different organic acids (for example, lactic acid, acetic acid). Establishments will need to research the various organic acids and select a product best suited for their unique circumstances and validate its effectiveness.

# EXAMPLE PROCESS FLOW DIAGRAM<sup>7</sup>





<sup>&</sup>lt;sup>7</sup> This is an example flow diagram. Establishments' flow diagrams for the same product may be different. Establishments determine which steps are included in their process. The steps must represent all relevant hazards in the hazard analysis.

<sup>&</sup>lt;sup>8</sup> The flow diagram and hazard analysis demonstrate the use of three differently sourced beef products. They are from in-house slaughter production (step 1a) that underwent interventions as part of the slaughter HACCP plan, purchased product intended for non-intact use (with COA) (step 1b) and purchased product intended for intact use (without a COA) (step 1c). Note that CCP 1 Organic Acid Application (step 4) is a control measure only for purchased beef intended for intact use and without a COA. Also note the organic acid application occurs before the beef (in step 1c) is ground or subject to other further processing (step 5). Three source types are used to illustrate how establishments might address STEC in incoming materials that have received different interventions and microbial analysis.

#### **EXAMPLE HAZARD ANALYSIS9**

#### Process / Product Name: Raw, Non-Intact Beef

| Column 1                    | Column 2  | Column 3  | Column 4   | Column 5            | Column 6                            |
|-----------------------------|---|---|--|---------------------|-------------------------------------|
| Ingredient/<br>Process Step | Potential Hazards<br>(introduced or<br>controlled) at this Step <sup>10</sup> | Is the<br>Potential<br>Food Safety<br>Hazard<br>Reasonably<br>Likely to<br>Occur<br>(RLTO)?<br>(Yes or<br>No) <sup>11</sup> | Justification / Basis for Decision <sup>12</sup> | (hazard RLTO), What | Critical<br>Control Point<br>(CCP)? |

<sup>&</sup>lt;sup>9</sup> See <u>Meat and Poultry Hazards and Controls Guide</u> for lists of potential biological, physical, and chemical hazards and frequently used controls and preventive measures.
<sup>10</sup> Hazards are grouped into three categories: Biological (B), Chemical (C), and Physical (P). Biological hazards are living organisms. Chemical hazards may be naturally occurring in foods, used or added during the processing of foods, or administered to live animals. Physical hazards are a component of a food that is unexpected, such as plastic, glass, metal, or bone in a boneless product. See the <u>Guidebook for the Preparation of HACCP Plans</u> for more information about hazards identification.

<sup>&</sup>lt;sup>11</sup> Place the justification for your decision in column 4. Include control measures in column 4 for hazards not reasonably likely to occur and place them in column 5 for hazards reasonably likely to occur. If a hazard is reasonable likely to occur, then a CCP must be addressed at this step or a later step. See <u>FSIS Meat and Poultry Hazards and Controls</u>. <u>Guide</u> for a list of frequently used controls.

<sup>&</sup>lt;sup>12</sup> Scientific references are important in making decisions, providing justifications, and validating the HACCP system. When scientific references are used for decisions, the referenced article must be part of the HACCP records. If the scientific justification is from FSIS, then list the document name. If justification is not from an FSIS source, then HACCP system design must be supported by documentary evidence – that is, the theoretical principles, expert advice from processing authorities, scientific or technical data, peer-reviewed journal articles, pathogen modeling programs, or other information demonstrating that particular process control measures can adequately prevent, reduce, or eliminate specific hazards. These non-FSIS supporting documents must be kept for the life of the HACCP plan.

<sup>&</sup>lt;sup>13</sup> Because the results obtained under prerequisite programs could affect decisions made in the hazard analysis, an establishment is required to maintain records associated with these programs as supporting documentation for its hazard analysis (<u>9 CFR 417.5(a)</u>). When an establishment determines that a potential hazard is not reasonably likely to occur because the implementation of a prerequisite program (e.g., Sanitation SOP, written sanitary dressing procedures incorporated into prerequisite programs, purchase specifications, antimicrobial interventions) prevents conditions that make the potential hazard likely, that prerequisite program then becomes part of the HACCP system and as a result, must be validated. This means that establishments must maintain scientific or technical support for the design of those prerequisite programs used to support decisions in the hazard analysis and must collect in-plant validation data to support that the programs are implemented as designed (see <u>FSIS Compliance Guideline HACCP Systems Validation</u>, page 5).

| Step  | Potential Hazard  | RLTO | Justification / Basis   | Controls | ССР |
|---|---|------|---|----------|-----|
|   |   |      |   |          |     |
| 1a. Meat<br>Receiving:<br>Beef and beef<br>heart meat<br>from in-house<br>slaughter<br>HACCP Plan<br>intended for<br>non-intact use | B: Presence of pathogens:<br>- Shiga-toxin producing<br><i>Escherichia coli</i> (STEC) ( <i>E. coli</i> O157:H7, O26, O45,<br>O103, O111, O121 and<br>O145) | No   | STEC known to be present and may cause<br>illness if not controlled.<br>In-house product from slaughter operations<br>was subjected to slaughter sanitary dressing<br>procedures, a Zero Tolerance CCP, and an<br>Organic Acid CCP. In-house product from<br>slaughter operations is subject to the Written<br>Raw Beef Testing SOP for verification of<br>STEC controls.<br>Product that tests positive for STEC is<br>removed from human food supply (inedible),<br>or fully cooked under federal inspection. |          |     |
|   | - Salmonella  | No   | In-house product from slaughter operations<br>was subjected to slaughter sanitary dressing<br>procedures, a Zero Tolerance CCP, an<br>Organic Acid CCP.   |          |     |
|   | B: Outgrowth of pathogens<br>STEC and <i>Salmonella.</i>  | No   | Written Cold Storage Program to maintain<br>product ≤45°F to prevent outgrowth <u>(Tompkin,</u><br><u>R.B. 1996)</u> .14  |          |     |
|   | B: <u>Bovine Spongiform</u><br><u>Encephalopathy</u> (BSE)<br>Prions associated with<br><u>Specified Risk Materials</u><br>(SRM) ( <u>9 CFR 310.22</u> ).   | No   | Written SRM Program to remove, segregate<br>and dispose of SRMs ( <u>9 CFR 310.22</u> ).  |          |     |
|   | C: None   |      |   |          |     |
|   | P: None   |      |   |          |     |
| 1b. Meat<br>Receiving:<br>Purchased<br>beef intended  | B: Presence of pathogens:<br>STEC and <i>Salmonella.</i>  | No   | STEC and <i>Salmonella</i> are known to be present and may cause illness if not controlled.   |          |     |

<sup>14</sup> The Significance of time-temperature to growth of foodborne pathogens during refrigeration at 40-50°F (Tompkin, R.B. 1996)

| Step  | Potential Hazard   | RLTO | Justification / Basis  | Controls  | ССР |
|---|--|------|--|---|-----|
|   |  |      |  |   |     |
| for non-intact<br>use and with<br>COA.                |  |      | An annual Letter of Guarantee <sup>15</sup> (LOG) from<br>each supplier indicating the STEC and<br><i>Salmonella</i> controls were applied, and the<br>products are intended for non-intact use. |   |     |
|   |  |      | A COA for each purchased lot supporting STEC are not present.  |   |     |
|   |  |      | Written Raw Beef Testing SOP for verification of STEC controls.  |   |     |
|   | B: Outgrowth of pathogens<br>STEC and <i>Salmonella.</i> | No   | Written Receiving Program to receive product<br>≤45°F to prevent outgrowth ( <u>Tompkin, R.B.</u><br><u>1996</u> ).  |   |     |
|   | B: BSE / SRMs  | No   | SRMs are required to be removed by supplier prior to receipt. Only boneless beef received and supplier LOG on file.  |   |     |
|   | C: None  |      |  |   |     |
|   | P: None  |      |  |   |     |
| 1c. Meat<br>Receiving:<br>Purchased                   | B: Presence of pathogens:<br>STEC and <i>Salmonella</i>  | Yes  | present and may cause illness if not   | Controlled later at<br>CCP 1.<br>Written Raw Beef                             |     |
| beef intended<br>for intact use<br>and without<br>COA |  |      | and microbial analysis.  | Testing SOP for<br>verification of STEC<br>and <i>Salmonella</i><br>controls. |     |
|   | B: Outgrowth of pathogens<br>STEC and <i>Salmonella</i>  | No   | Written Receiving Program to receive product ≤45°F to prevent outgrowth ( <u>Tompkin, R.B.</u> <u>1996).</u>   |   |     |
|   | B: BSE / SRMs  | No   | Only boneless beef received. SRMs are required to be removed by supplier prior to release into commerce.   |   |     |
|   | C: None  |      |  |   |     |
|   | P: None  |      |  |   |     |

<sup>&</sup>lt;sup>14</sup> An annual update for Letters of Guarantee (LOG) is not a regulatory requirement. Each establishment must determine the frequency at which the LOG are updated. The frequency should be sufficient to adequately describe the supplier's process to support the decision(s) made.

| Step                          | Potential Hazard  | RLTO | Justification / Basis  | Controls | CCP |
|-------------------------------|---|------|--|----------|-----|
| Materials                     | B: Contamination with<br>Pathogens                      | No   | Procedure to protect packaging materials from pests and environmental contamination.   |          |     |
| Receiving and<br>Storage      | C: Non-food grade<br>materials                          | No   | LOG for packaging materials ( <u>9 CFR 317.24</u> ) and safely stored.   |          |     |
|                               | P: Foreign materials                                    | No   | Visual inspection for foreign material.  |          |     |
|                               |   |      | Protect packaging materials from environment.  |          |     |
| 1e. Organic                   | B: None   |      |  |          |     |
| Acid Receiving<br>and Storage | C: Non-Food Grade<br>Chemical                           | No   | LOG maintained for organic acid. Low risk of<br>receipt of inappropriate chemicals and<br>inappropriate chemical compounds.<br>Identify and list all approved chemicals used in<br>the operations. |          |     |
|                               |   |      | Check each chemical at receiving to assure<br>that it is on the list at the correct concentration<br>and is appropriately labeled.<br>Safety Data Sheets (SDS).                                    |          |     |
|                               | P: None   |      |  |          |     |
|                               | B: Contamination with<br>Pathogens                      | No   | Procedure to protect ingredients from pests and environmental contamination.   |          |     |
| Storage                       |   |      | Spices and flavorings may introduce pathogens.   |          |     |
|                               |   |      | Written Incoming Material SOP include<br>procedures used to examine materials<br>including temperature and sanitary conditions.  |          |     |
|                               |   |      | LOG from suppliers describing quality controls and prevention procedures.  |          |     |
|                               | C: Allergens  | No   | Written Allergen Program to monitor allergens, labels and prevent cross-contamination.   |          |     |
|                               | P: None   |      |  |          |     |
| 2. Cold Storage               | B: Outgrowth of pathogens<br>STEC and <i>Salmonella</i> | No   | Written Cold Storage Program to maintain<br>product ≤45°F to prevent outgrowth ( <u>Tompkin,</u><br><u>R.B. 1996</u> ).  |          |     |

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| Step | Potential Hazard | RLTO | Justification / Basis | Controls | ССР |
|------|------------------|------|-----------------------|----------|-----|
|      |                  |      |                       |          |     |

|  | C: None   |     |  |  |       |
|--|---|-----|--|--|-------|
|  | P: None   |     |  |  |       |
| 3. Fabrication<br>and Cutting  | B: Outgrowth of pathogens Yes<br>STEC and <i>Salmonella</i> . |     | Processing could result in product<br>temperatures above 45°F, permitting<br>pathogen growth.                                      | Controlled at CCP 2<br>Product Temperature.<br>Temperature Control<br>SOP for production<br>room temperature.  | No    |
|  | C: None   |     |  |  |       |
|  | P: None   |     |  |  |       |
| 4. Organic Acid<br>Application<br>(including<br>solution<br>preparation) | STEC and Salmonella.  |     | Eliminate or reduce pathogens. Organic acid<br>applied to purchased product that was<br>intended for intact use and without a COA. | CCP 1 Organic Acid<br>Application.<br>Organic Acid applied<br>and effectiveness<br>verified through in-<br>house STEC testing. <sup>16</sup><br>Written Raw Beef<br>Testing SOP. | CCP 1 |
|  | B: Outgrowth of pathogens<br>STEC and <i>Salmonella.</i>      | Yes | Processing could result in product<br>temperatures above 45°F, permitting<br>pathogen growth.                                      | Product temperature<br>controlled later at<br>CCP 2.<br>Temperature Control<br>SOP for production<br>room temperature.   |       |
|  | C: Incorrect acid<br>concentration                            | No  | Written Acid Preparation and Monitoring<br>Program. <sup>17</sup><br>Chemical used in accordance with supporting                   |  |       |

<sup>&</sup>lt;sup>16</sup> If an establishment implements a process consistent with the process specifications described in the scientific support, and the scientific support contains microbiological data specifying the level of pathogen reduction achieved by the intervention strategy for the target pathogen identified in the hazard analysis, the in-plant validation data collected during the 90 day initial validation period will consist of data on quantifiable characteristics of the critical operational parameters, such as pressure, temperature, and concentration. (FSIS Compliance Guideline HACCP Systems Validation, page 27).

<sup>&</sup>lt;sup>17</sup> Provide reference for scientific support and validation for effective concentrations and support for critical operational parameters that reduce biological hazards. <u>FSIS Directive</u> <u>7120.1</u>, <u>Safe and Suitable Ingredients Used in Meat</u>, <u>Poultry and Egg Products</u> contains the list of substances that may be used in the production of meat and poultry products. The list contains the allowable amounts and the intended use of the approved antimicrobials. The list (Directive 7120.1) can be used as supporting documentation for chemical hazard controls (safety and suitability). Directive 7120.1 cannot be used as support for the control of biological hazards because the antimicrobial concentration needed to control bacteria is different from the concentrations required for safety and suitability</u>.

| Step | Potential Hazard | RLTO | <b>Justification / Basis</b> | Controls | ССР |
|------|------------------|------|------------------------------|----------|-----|
|      |                  |      |                              |          |     |

|  |  |     | documentation and FSIS Directive 7120.1.   |   |       |
|--|--|-----|--|---|-------|
|  | P: None  |     |  |   |       |
| 5. Processing<br>(includes<br>tenderizing,<br>cubing,<br>blending, | B: Presence of pathogens:<br>STEC and <i>Salmonella.</i> | No  | Previous controls applied to eliminate STEC<br>(COA for outside sources, in-house slaughter<br>interventions or CCP 1 for outside product<br>without COA) regularly verified through in-<br>house STEC verification testing. |   |       |
| grinding,<br>stuffing,<br>forming)                                 | B: Outgrowth of pathogens<br>STEC and <i>Salmonella.</i> | Yes | Processing could result in product<br>temperatures above 45°F, permitting<br>pathogen growth.  | Controlled later at<br>CCP 2.<br>Temperature Control<br>SOP for production<br>room temperature. | No    |
|  | C: Allergens   | No  | Written Allergen Program to monitor allergens,<br>labels and prevent cross-contamination.  |   |       |
|  | P: Foreign Material, Metal.                              | No  | No history of findings from daily equipment pre-operational inspections (covered in Sanitation SOPs). <sup>18</sup>  |   |       |
|  |  |     | No history of consumer complaints.   |   |       |
| 6. Packaging<br>and Labeling                                       | B: Outgrowth of pathogens<br>STEC and <i>Salmonella.</i> | Yes | Processing could result in product<br>temperatures above 45°F, permitting<br>pathogen growth. Product temperature taken<br>at packaging.   | CCP 2 Product<br>Temperature<br>Temperature Control<br>SOP for production<br>room temperature.  | CCP 2 |
|  | C: Allergens   | No  | Written Allergen Program to monitor allergens, labels and prevent cross-contamination.   |   |       |
|  | P: None  |     |  |   |       |
| 7. Rework and<br>Work in<br>Progress                               | B: Presence of pathogens,<br>STEC and <i>Salmonella.</i> | No  | Previous controls applied to eliminate STEC<br>(COA for outside sources, in-house slaughter<br>interventions or CCP 1 for outside product<br>without COA) verified through in-house STEC<br>verification testing.            |   | No    |

<sup>&</sup>lt;sup>18</sup> Note: this "historical data" must be supported with evidence from the establishment through the establishment's history or validation data. When historical data is not available (for example, a HACCP plan for a new process or product), then system design must be supported by other documentary evidence, such as the <u>FSIS Meat and Poultry Hazards and</u> <u>Controls Guide</u>, which states "appropriate screening procedure for monitoring equipment" is a frequently used control for foreign material hazards in processing.

| Step                                   | Potential Hazard   | RLTO | Justification / Basis   | Controls  | ССР |
|--|--|------|---|---|-----|
|  |  |      |   |   |     |
|  | B: Outgrowth of pathogens<br>STEC and <i>Salmonella.</i> | Yes  | Processing could result in product<br>temperatures above 45°F, permitting<br>pathogen growth.   | Controlled later at<br>CCP 2.<br>Temperature Control<br>SOP for production<br>room temperature. |     |
|  | C: Allergens   | No   | Written Allergen Program to monitor allergens,<br>labels and prevent cross-contamination.   |   |     |
|  | P: None  |      |   |   |     |
| 8. Finished<br>Product Cold<br>Storage | B: Outgrowth of pathogens STEC and <i>Salmonella.</i>    | No   | Written Cold Storage Program to maintain<br>product ≤45°F to prevent outgrowth ( <u>Tompkin</u> ,<br><u>R.B. 1996</u> ).  |   |     |
|  | C: None  |      |   |   |     |
|  | P: None  |      |   |   |     |
| 9. Distribution                        | B: None  |      |   |   |     |
|  | C: None  |      |   |   |     |
|  | P: None  |      |   |   |     |
| 10. Returned<br>Product                | B: None  |      | Reinspection SOP implemented before<br>accepting returned product. Entity returning<br>the product must demonstrate the product<br>was held in the appropriate temperature<br>range and in a sanitary manner. When such<br>assurance is not available, returned product<br>is rejected or destroyed. Opened packages<br>are not accepted. Accepted product enters<br>the appropriate step of the production<br>system based on findings of product<br>evaluation. Notify FSIS personnel when<br>returned product has been accepted. |   |     |
|  | C: None  |      |   |   |     |
|  | P: None  |      |   |   |     |

DATE: \_\_\_\_\_\_ APPROVED BY: \_\_\_\_\_

| Critical                       |   | Critical Limits                | EXAMPL   | w, Non-Ir  | ntact Beef   |     |  |   |   |
|--------------------------------|---|--------------------------------|--|--|--|-----|--|---|---|
| Control<br>Point<br>(CCP)      | Significant<br>Hazard(s)  | for Each<br>Control<br>Measure | What   | How  | Frequency  | Who | Corrective Action  | Verification  | Records   |
| Organic<br>Acid<br>Application | pathogens:<br>STEC ( <i>E.</i><br><i>coli</i><br>O157:H7,<br>O26, O45,<br>O103, |                                | components<br>are correctly<br>measured and<br>mixed.<br>The solution is<br>correctly<br>applied to beef<br>pieces.<br>Observations<br>documented. | employee<br>measure the<br>components<br>and mix the<br>solution.<br>Observe the<br>application<br>of the<br>solution to<br>beef pieces. | mixing once<br>at the<br>beginning<br>of the<br>slaughter<br>day.<br>Monitor the<br>application<br>of the<br>solution<br>twice per<br>shift. | -   | If a deviation from the<br>critical limit occurs,<br>the manager will:<br>1. Hold all product<br>produced after the<br>last acceptable check<br>until appropriate<br>disposition taken (no<br>product injurious to<br>health will enter<br>commerce);<br>2. Determine and<br>eliminate the cause of<br>the deviation;<br>3. Bring the CCP<br>under control;<br>4. Take measures to<br>prevent recurrence<br><u>9 CFR 417.3</u> | manager will directly<br>observe the designee<br>performing monitoring<br>functions and record<br>their observations.<br>Once per week, a<br>manager will conduct<br>the records review.<br>Once before the shift<br>begins and once during<br>the remainder of the<br>shift a manager verifies<br>the concentration of | Organic<br>Acid<br>Application<br>Form<br>Verification<br>Form<br>Corrective<br>Action Form<br>Pre-<br>shipment<br>Review<br>Form<br>Organic<br>Acid Spray<br>SOP |

<sup>&</sup>lt;sup>19</sup> These limits, procedures and frequencies are examples. Limits, procedures and frequencies can vary by establishment. Title <u>9 CFR 417.2(c)</u> requires each CCP to include a critical limit, and <u>9 CFR 417.5(a)(2)</u> requires support for the selection and development of the CCP and critical limits. Title <u>9 CFR 417.2(c)</u> requires the HACCP plan to include monitoring and verification procedures and frequencies, and <u>9 CFR 417.5(a)(2)</u> requires support for the select procedures support for the select procedures and frequencies. Title <u>9 CFR 417.4</u> requires each HACCP plan to be validated. If an establishment implements a process consistent with the process specifications described in the scientific support, and the scientific support contains microbiological data specifying the level of pathogen reduction achieved by the intervention strategy for the target pathogen identified in the hazard analysis, the in-plant validation data collected during the 90 day initial validation period will consist of data on quantifiable characteristics of the critical operational parameters, such as pressure, temperature, and concentration. (FSIS Compliance Guideline HACCP Systems Validation, page 27).

| EXAMPLE HACCP PLAN for Raw, Non-Intact Beef |   |   |                               |  |                   |     |   |   |                                    |
|---|---|---|-------------------------------|--|-------------------|-----|---|---|------------------------------------|
| Critical<br>Control<br>Point (CCP)          | Significant<br>Hazard(s)                      |   | Monitoring Procedures         |  |                   |     |   |   |                                    |
|   |   |   | What                          | How  | Frequency         | Who | Corrective Action   | Verification  | Records                            |
| Product<br>Temperature                      | outgrowth:<br>STEC ( <i>E.</i><br><i>coli</i> | product<br>temperature<br>is ≤45°F at<br>packaging. | at packaging.<br>Observations | Observe the<br>employee<br>measure<br>product<br>temperature<br>with a<br>handheld<br>digital<br>thermometer.<br>Record<br>results on the<br>Product<br>Temperature<br>Form. | Twice each<br>day |     | If a deviation from the<br>critical limit occurs, the<br>manager will:<br>1. Hold all product<br>produced after the last<br>acceptable check until<br>appropriate disposition<br>taken (no product injurious<br>to health will enter<br>commerce);<br>2. Determine and<br>eliminate the cause of the<br>deviation;<br>3. Bring the CCP under<br>control;<br>4. Take measures to<br>prevent recurrence<br><u>9 CFR 417.3</u> | monitoring<br>activity,<br>conduct the<br>records review<br>and calibrate<br>the<br>thermometer | Thermometer<br>Calibration<br>Form |

DATE: \_\_\_\_\_\_ APPROVED BY: \_\_\_\_\_