NATIONAL ADVISORY COMMITTEE ON
MICROBIOLOGICAL CRITERIA FOR FOODS

RESPONSE TO QUESTIONS POSED BY THE
DEPARTMENT OF DEFENSE REGARDING
MICROBIOLOGICAL CRITERIA AS INDICATORS OF
PROCESS CONTROL OR INSANITARY CONDITIONS

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EXECUTIVE SUMMARY

The Department of Defense (DOD) purchases a grocery-store array of foods (hereafter to include bottled water and packaged ice) throughout the world. DOD primarily uses the assessment of a supplier’s food safety plan, including its HACCP system, to determine whether a supplier is an acceptable supplier to meet its mission requirements. For these suppliers, DOD can rely less on microbiological testing and more on process-oriented, risk-based preventive controls that ensure the supplier’s manufacturing process is controlled and sanitary conditions are maintained.

However, some mission requirements include the need to purchase foods where suppliers may not have fully developed food safety plans, including HACCP systems. In these instances, DOD has a need for standardized sampling and testing programs that reflect process control and assess sanitary manufacturing conditions. Such programs, defined herein, would enable DOD to monitor suppliers from centralized locations, prioritize supplier audits, and conduct cost-effective and meaningful verification testing.

To assist DOD with its ability to assess suppliers that do not have well-established food safety plans, the NACMCF (hereafter the Committee) has provided microbiological limits for food categories that reflect process control and sanitary manufacturing conditions. These limits are not microbiological criteria for finished products typically found in a product specification but are provided to help DOD assess process control and sanitary conditions in those suppliers without evidence of a documented and functioning food safety plan. Combined with process flow diagrams of manufacturing processes, the microbiological limits also provide guidance to DOD auditors when assisting suppliers with corrective and preventive actions taken when there is evidence of insanitary conditions and lack of process control. The processes for statistical analyses of microbiological data for DOD and suppliers are provided to optimize the use of the data in making decisions affecting process control and sanitation. These limits are based on expert opinion, industry recommendations, and published finished-product microbiological criteria from global sources.

RECOMMENDATIONS

- DOD should develop and implement a supplier expectations policy and program to address supplier programs such as crisis management, environmental monitoring, sanitation effectiveness monitoring, pest control, Good Manufacturing Practices (GMPs), Hazard Analysis and Critical Control Point (HACCP) systems, preventive maintenance, the use of statistical process control (SPC), and verification testing, as appropriate to the individual operation.
- DOD should share the information contained herein with suppliers who do not have documented and functioning food safety plans to begin the process of having them develop
SPC charts to demonstrate process control and sanitary conditions. These charts should be based on microbiological limits provided in Appendix J. Suppliers also should examine trends in the data from the supplier’s Environmental Monitoring Program (EMP) and sanitation effectiveness monitoring program. A timeline for development and use of these charts should be set.

- DOD should provide a list of expert consultants who can assist suppliers with development and implementation of the SPC charts and EMP.
- DOD should develop purchasing specifications that include microbiological and chemical criteria, as appropriate, for foods purchased through the Worldwide Directory as well as for those foods purchased outside of the Directory. These specifications should be set initially based on consultation with industry experts and shared as draft specifications with the supplier community. Once the specifications are determined to be realistic, practical and appropriate, they should be adopted.
- DOD should communicate microbiological standards, specifications and guidelines to all suppliers and brokers.
- DOD should request that suppliers document their acceptance of the standards, specifications and guidelines in manufacturing food for DOD.
- DOD should require that their suppliers, even if instructed through brokers, use the sampling plan, specified limits, and analytical methods specified in the microbiological criteria. The suppliers should provide compliance documentation for audit purposes.
- DOD should require Certificates of Analysis and consider the use of Certificates of Compliance with each shipment of product received to verify compliance with the specified microbiological criteria (when formally developed and implemented).
- If there is a third-party intermediary that is involved in the food supply chain, the intermediary should be required to receive, maintain and transfer the Certificate of Analysis or Certificate of Compliance with the products.

- Whenever and wherever possible, meat, poultry and processed egg products should be purchased from countries with United States Department of Agriculture (USDA)-equivalent inspection programs and from manufacturing establishments that meet the requirements of the inspection system. When this is not possible, the manufacturing facility should meet the requirements specified by USDA for production of meat, poultry and egg products. The product specification for fresh (unfrozen) raw meat and poultry should include a maximum time between slaughter and receipt by DOD.
- DOD should leverage the implementation of the Food Safety Modernization Act (FSMA) legislation and regulations; All suppliers that would be regulated by the Food and Drug Administration (FDA) should be required to meet statutory and regulatory requirements as mandated by FSMA and corresponding regulatory rules.
- DOD should explore the use an information technology solution that requires all suppliers to input key data such as location, contacts, product identification, code dating and traceability program, significant hazards, audit scores, regulatory actions (e.g., equivalent to recalls, market withdrawals, non-compliance records), SPC data, and microbiological test data. The confidentiality and security for proprietary supplier information needs to be addressed and ensured.
• The risk of potential foodborne pathogens should be considered not only for fresh-cut and frozen fruits and vegetables but also for whole or unprocessed fruits and vegetables.

• The risk of potential foodborne pathogens should be considered not only for processed nuts, spices and herbs but also for unprocessed nuts, spices and herbs.

• DOD should develop procedures to collect appropriate meta-data associated with assay results. Meta-data are data about the data, such as, methods, sample size, analytical unit, and point of sampling.

• DOD should incorporate evaluation of sampling schemes and SPC into audit procedures for those suppliers using the microbiological limits to assess process control and sanitary conditions.

• DOD should consider enhancing diagnosis and reporting of foodborne illness, and sharing this information among the Services, to help identify potential problems within the supply chain.

INTRODUCTION: STATEMENT OF CHARGE TO NACMCF AND THE RATIONALE FOR THE APPROACH TO THE CHARGE

DOD has specific action levels for various microbiological pathogens (e.g., *Salmonella*, *Listeria monocytogenes*, *Escherichia coli* O157:H7, and *Clostridium perfringens*) and microbiological toxins in certain raw and processed meat, poultry, egg products and other products, such as fresh fruits and vegetables, procured globally for U.S. military personnel (U.S. Army Public Health Command (USAPHC), Circular 40-1: Worldwide Directory of Sanitarily Approved Food Establishments for Armed Forces Procurement, 2012; Appendix O, 2013 (U.S. Department of Defense, 2013)). Hereafter, USAPHC Circular 40-1 is referred to as the Worldwide Directory. In addition, there are bacteria that, when present in higher numbers, may indicate that processing conditions did not adequately prevent bacterial growth or reduce bacterial contamination of the product. DOD has encountered circumstances where the presence of potential pathogens or the numbers of non-pathogenic indicator bacteria have generated concerns about the safety and/or wholesomeness of products. DOD seeks updated microbiological limits to better evaluate process control and insanitary* conditions at the point of production.

The Committee agreed with the need to establish microbiological limits to help assess process control and sanitary conditions at DOD suppliers that do not have documented and functioning food safety plans, including HACCP systems. In time, the testing by these suppliers, and to a lesser extent by DOD, should assist these suppliers to develop functioning food safety plans and enable the suppliers to meet the microbiological specifications established by DOD. DOD also expressed interest in the use of criteria such as *Staphylococcus aureus* and *Bacillus cereus* levels in ready-to-eat (RTE) products, mesophilic aerobic plate count (APC) in raw and RTE products,

* The terms insanitary and unsanitary are considered as one and the same in this document. Insanitary is a word that has been used in regulatory language. In this document insanitary is used as this term was provided in the charge to the NACMCF.
and other possible indicators (e.g., generic *E. coli*, coliforms, *Enterobacteriaceae*, enterococci and gas-forming anaerobes) for establishing that food was manufactured with process controls and under sanitary conditions.

**SPECIFIC CHARGE TO THE COMMITTEE**

Because of the many questions regarding microbiological limits that might indicate poor process control or insanitary conditions, the Committee was asked for its guidance to clarify the following issues.

Describe processes and important considerations that could be used to develop a microbiological criterion for a particular product (e.g., bagged leafy greens, dairy products, grain-based products, raw ground beef, and RTE sliced luncheon meat) at various points in the process that might indicate poor process control and/or insanitary conditions. Describe how the processes and considerations could differ in other regions of the world where processing conditions may make certain indicators or levels of indicators more or less appropriate.

At the point of production, how many *Staphylococcus aureus*, *Bacillus cereus*, generic *Escherichia coli*, coliforms, *Enterobacteriaceae*, enterococci and/or gas-forming anaerobes in RTE finished products might indicate: a) a possible process control problem or insanitary conditions, or b) potentially hazardous product unfit for distribution? How might the levels and the applicability of these criteria vary between different RTE products (e.g., processed meat, poultry, egg products, refrigerated meat/poultry salads, and bagged leafy green salads)?

At the point of production, what level of mesophilic aerobic plate count in RTE finished products and in non-intact raw meat and poultry products might indicate a possible process control problem or insanitary conditions? How might these criteria vary between different RTE products (e.g., processed meat, poultry and egg products, and refrigerated meat/poultry salads)? How might these criteria vary between different non-intact raw products (e.g., beef trimmings versus ground product)? How might these levels be expected to change during the expected shelf-life of the product?

Are there other potential indicators (e.g., microbiological, biochemical or molecular parameters) of process control that should be considered? If so, how might these apply at various points in the process to major product categories (e.g., processed meat, poultry and egg products, bagged leafy green salads and refrigerated meat/poultry salads)?
Discuss various sampling plans (e.g., International Commission on Microbiological Specifications for Food, ICMSF, 2- or 3-class plans) that may be applicable for the various analytes and products identified in the questions above.

The Committee notes that the microbiological limits reflecting process control and sanitary conditions requested by DOD should not be misinterpreted as microbiological criteria (specifications and guidelines) for finished food products. It is important that persons reading and using this document do not immediately transfer the limits provided herein to microbiological criteria for foods. Over time, as suppliers without documented and functioning food safety plans, including HACCP systems, use the microbiological limits to establish that their processes are in control and that sanitary conditions exist during manufacturing, they can complement this testing with their development of food safety plans that will demonstrate and ensure that the products purchased by DOD meet the microbiological criteria for finished food products. Once such documented and functioning food safety plans are audited by DOD and found to be effective, testing using the microbiological limits provided herein will be secondary and useful when there is evidence that there is a lack of process control or sanitary conditions and investigative actions are undertaken to determine root causes.

**PUBLIC HEALTH FOCUS**

With the large number of personnel served by DOD, the wide variety of raw, RTE and fresh foods procured, and the high number of countries, brokers and suppliers, the implications for failures in the food safety systems are considerable. While insanitary conditions and process failures can lead to higher numbers of indicator organisms (or classes of microorganisms such as coliforms or aerobic bacteria detected by APC; hereafter “indicator organisms”), the greater risks are failures leading to increased prevalence of pathogens in foods.

Verification testing by DOD, while limited in scope and absolute numbers of tests, should provide feedback to suppliers to improve controls where necessary. DOD inspection and auditing staff need to be equipped with tools to assist them in their evaluation of suppliers of a wide array of products. One tool will be process flow diagrams that illustrate points in the manufacturing process where loss of control or insanitary conditions can lead to introduction or growth of microbial contamination.

**COMMITTEE’S APPROACH TO ANSWERING THE CHARGE**

The Committee leveraged the expertise of the Committee members, additional experts and published literature and finished-product microbiological criteria to assist in developing microbiological limits indicative of process control and sanitary conditions for food manufacturing. The Committee prepared process flow diagrams to reflect the major food categories purchased by DOD and used these diagrams to predict unit operations that would lead
to an increased prevalence of pathogens and levels of indicator organisms, or growth of contaminants, based on loss of control or insanitary conditions. The diagrams also indicate where in the process there are lethality steps.

**SCOPE OF COMMITTEE’S WORK**

The Committee focused on major food product categories to address the questions posed by DOD. DOD purchases food products that include what one would find in a retail supermarket. It was not in the scope of the Committee to recommend finished-product microbiological criteria (i.e., product specifications and guidelines with levels of microorganisms describing acceptable, marginally-acceptable and unacceptable products) for the vast array of products. In addition, some food items purchased by DOD will no doubt fall outside of the major food categories included by the Committee. DOD will need to work with food safety experts to address any foods not covered in the major food categories.

The Committee recognized that a food safety program for DOD requires a farm to table approach; but the charge did not ask for the Committee to address producer food safety programs, supplier GMPs, broker responsibilities, management of the microbiological data, information technology to optimize use of supplier testing and DOD verification testing, or food service operations managed by DOD or their contractors. All of these components affect food safety and quality of the food purchased and used by DOD and should be included in its comprehensive food safety plan.

The Committee did not address the variability in food manufacturing around the world. The Committee chose to recommend microbiological limits that reflect manufacturing processes that are in control and running under sanitary conditions. The Committee did not address the consequences for suppliers whose processes are deemed out-of-control or operating with insanitary conditions. DOD will determine what steps it will take in the event a supplier is unable to substantiate their process is in control or that sanitary conditions exist for manufacturing. This report is intended to assist DOD in meeting mission requirements, particularly when purchasing from suppliers without documented and functioning food safety plans, including HACCP systems.

In addressing the charge, the Committee did not focus on establishing microbiological criteria as part of purchasing specifications. The Committee does discuss the use of microbiological limits for both assessment of process control and sanitary conditions, and the use of the limits, when and where appropriate, as the initial step toward developing microbiological criteria for lot acceptance.
The Committee did not address the programs and systems for delivering microbiological limits to suppliers, ensuring suppliers implement testing against the limits, reviewing microbiological data from suppliers, targeting of suppliers that do not test or do not meet the limits, collecting and managing data on microbiological quality of the products produced for DOD, and selecting new suppliers or terminating existing suppliers.

**GENERAL**

While sampling and testing of food products are tools to verify compliance with preventive and pre-requisite programs, process control and sanitary conditions, HACCP systems and microbiological criteria, the results do not guarantee food safety. For all refrigerated and frozen products, temperature monitoring should be done throughout storage and distribution channels, as well as at receipt by DOD. Appropriate organoleptic and visual evaluation of the product and the means of conveyance in which it was delivered should occur. Where possible, continuous temperature recording documentation associated with the container delivering these products should be reviewed before accepting the products.

For food products classified under the jurisdiction of FDA inspection, the facilities supplying DOD should meet all applicable regulatory requirements, including those promulgated under the authority of the FSMA with regard to preventive controls and product safety. Meat, poultry and egg products that would be classified under the jurisdiction of the USDA Food Safety and Inspection Service (FSIS) should meet the regulatory requirements defined by FSIS for the U.S. and as equivalent for foreign suppliers.

**BACKGROUND: DOD PROCUREMENT**

DOD procures food products from all 50 states, U.S. territories, and over 60 countries. These food products are made available to active duty and reserve service members and to retirees and eligible family members who choose to purchase from on-post facilities. Clearly the ability to safeguard these food products and ensure high quality is of paramount importance.

The DOD selection and approval process for new suppliers can take three months. In some situations where foods are required more rapidly, expedited processes are used to approve suppliers. All purchases of food for the military whether on bases, remote locations, ships, or through commissaries or other commercial establishments, should occur using the Worldwide Directory. Most of the purchases occur through the Defense Logistics Agency, but the Defense Commissary Agency also purchases food products for grocery-type operations. Ship supply officers will purchase food products for their ship. There are instances where procurement occurs outside the Worldwide Directory, especially where fresh foods, including meat and poultry, are purchased. In many instances, these non-standard situations are corrected when
detected; however, ship supply officers are granted more freedom in buying from unapproved sources. It is noteworthy, and potentially problematic, that fresh fruits and vegetables are currently exempt from requirements to purchase from approved suppliers.

Based on the food product and a DOD informal risk ranking, approved suppliers are scheduled for DOD food protection audits on a quarterly, semi-annual, or annual basis. Food protection audits encompass an establishment's total food safety and food protection systems and programs. Those facilities receiving a passing score are then listed in the Worldwide Directory. The audit scores are based on observations, with major and critical defects noted, and different ramifications on the approval status for each type of finding. Audit documentation is reviewed first at one of the 20 districts, then at one of the five regions, and finally at the Army Public Health Command where new or continued approval is granted. If major or critical failures occur, a corrective action request with a timeframe for completion is made of the supplier. Follow-up is scheduled at a time reflective of the seriousness of the failure.

DOD evaluates the supplier’s food safety plan, including HACCP system, to help determine whether the supplier can provide safe and wholesome food products. This evaluation also includes a review of verification testing data that supports the efficacy of the supplier’s food safety plan. In instances where a supplier is needed to meet mission requirements, but does not have a documented and functioning food safety plan, DOD requires an alternative means to assess the supplier’s processes and sanitary condition of the production environment. Microbiological testing is one of the tools that help with this assessment. The microbiological limits provided herein were requested by DOD to provide guidance on what tests are appropriate for various foods and production processes, and what test results may be indicative of process control and sanitary conditions.

Many food manufacturing facilities reference microbiological criteria from various entities or have established their own criteria to monitor the safety and quality of raw or RTE components used to manufacture finished products. The Codex Alimentarius defines a microbiological criterion as consisting of the following components (World Health Organization, WHO, and Food and Agricultural Organization, FAO, 2013):

- The purpose of the microbiological criterion (e.g., lot acceptance or process control);
- The food, process or food safety control system to which the microbiological criterion applies;
- The specified point in the food chain where the microbiological criterion applies;
- The microorganism(s) and the reason for its selection;
- The microbiological limits (e.g., m, M, or other action levels);
- A sampling plan defining the number of sample units to be taken (n), the size of the analytical unit, and where appropriate, the acceptance number (c);
• Depending on its purpose, an indication of the statistical performance of the sampling plan; and
• Analytical methods and their performance parameters.
DOD has established their own action levels (not-to-exceed limits) for finished products to assist auditors in their evaluation of various processing systems and finished products. DOD procurement requires that food products adhere to U.S. regulatory requirements; however, as mentioned above, exceptions to this requirement may be granted under limited circumstances.

Laboratory analysis forms an integral part of the overall mission of protecting military personnel and DOD beneficiary populations from foodborne and waterborne (hereafter foodborne will include waterborne) illness. The DOD program allows for testing of food products and the environments in which they are produced. Laboratory testing includes qualitative and quantitative analyses for pathogenic and nonpathogenic bacteria, respectively, as well as verifying other wholesomeness and quality parameters. Food testing equipment is located within each DOD deployable veterinary detachment to provide presumptive (considered Level 1 testing by DOD) microbiological testing results, with the staff of each detachment responsible for animal care, food protection, and review of area facilities that supply food. Testing by a food manufacturing facility using an accredited laboratory (e.g., ISO 17025) is required for DOD procurement. Currently, DOD uses microbiological test results in combination with audit findings to determine the status of an establishment regarding initial and on-going approval, or whether product that has been procured is safe and wholesome for military personnel.

Appropriate organoleptic evaluation of food products may be useful to assess quality. While organoleptic examination has its value, it is inherently subjective and dependent upon sensory capabilities that vary from analyst to analyst. Numbers of indicator bacteria such as APC might be more effective for determining quality of products that may have been stored for a significant period of time. However, fresh produce may have appropriate quality for use while also containing substantial comparatively high concentrations of aerobic bacteria.

Food processors, including those who supply DOD with RTE multi-component products (e.g., meals, sandwiches), should be responsible for evaluating individual components (e.g., processed meats, cheese, poultry, egg products and spices) received at their establishments. In many cases, these components may be included as ingredients in the final product without further processing to inactivate biological hazards. The supplier establishments should perform microbiological testing where appropriate on these raw materials, require microbiological test results from the secondary suppliers on a Certificate of Analysis, or require the listing of microbiological criteria as elements of a Certificate of Conformance that accompanies the raw materials.
A variety of analytes (e.g., aerobic bacteria, *E. coli*, *Enterobacteriaceae*, coliforms, enterococci) currently are monitored on a limited basis by DOD to suggest potential insanitary conditions or poor process control. This report recommends that this testing should be done by suppliers without documented and functioning food safety plans, including HACCP systems, using the microbiological limits provided herein to demonstrate process control and sanitary conditions. Currently, there is no consensus in the U.S. on acceptable microbiological limits for indicator bacteria to indicate a process is in control. Such limits may vary by facility, process and food, and may be best determined through the use of SPC as described herein.

**FOOD CATEGORIES**

Because of the vast array of food products purchased by DOD, categorization is complex. It is beyond the scope of this document to list or cover all foods purchased by DOD. The major food categories and the subcategories covered herein include:

- **Beverages**
  - Bottled water
  - Ice, packaged
  - Juices and drinks, pasteurized, refrigerated
  - Shelf stable

- **Dairy**
  - Butter, margarine
  - Cheese, hard
  - Cheese, soft, semi-soft, surface ripened
  - Cultured, pH<4.8
  - Cultured, pH>4.8 and < 5.4
  - Dried products (does not include dairy ingredients used to make infant formula)
  - Frozen desserts
  - Milk and milk products (fluid)
  - Processed cheese

- **Egg Products**
  - Pasteurized, processed
  - Shell eggs, raw

- **Grain-based Products**
  - RTE, baked items, refrigerated or temperature/time controlled for safety (TCS)
  - RTE, baked items, shelf stable or non-TCS
  - RTE, cereals
  - RTE, cold pressed bars
  - Non-RTE, Dry flour-based mixes
  - Non-RTE, Pasta, dried or refrigerated
Meals and Entrees
- Non-RTE, ready-to-cook (RTC) meals, includes raw ingredients
- RTE, deli salads, sandwiches, heat-eat meals, sushi
- RTE, sous vide, cook and chill

Meat, Pork, Poultry Products
- Non-RTE, beef and pork, raw, intact and non-intact
- Non-RTE, poultry, raw
- RTE, cooked, perishable
- RTE, fermented, dried

Nuts and Nut Butters
- RTE, not processed for lethality
- RTE, processed for lethality

Produce
- Fruits and vegetables, cut, frozen or refrigerated, minimally processed
- Fruits and vegetables, whole
- Mushrooms
- Packaged salads and leafy greens
- Vegetable sprouts

Seafood
- Non-RTE, raw
- RTE, fish, cold smoked
- RTE, cooked or hot smoked
- RTE, raw molluscan shellfish

Spices and Herbs, Coffee and Tea

PROCESS FLOW DIAGRAMS

The generic process flow diagrams for these food categories are included (Appendix A) to identify for DOD auditors the steps in the manufacturing process where microbiological counts could potentially increase with loss of process control or development of insanitary conditions. In addition, the flow charts illustrate where there are lethality steps that reduce numbers of indicator organisms and pathogens.
Principles Used in Making the Process Flow Diagrams

Steps for receiving and storing packaging materials were omitted to simplify the creation and use of the process flow diagrams. It is expected that a DOD-approved food processing plant would have appropriate control and documentation of these functions, either as part of product-specific preventive controls or HACCP system, or as preventive and pre-requisite programs such as Standard Operating Procedures (SOPs) for receiving and storage. It was recognized that a finished food product could move through many storage and distribution facilities as part of the supply chain. Moreover, it is possible that a finished product of one production system could be an input for another production system. The final two steps were denoted “store finished product” and “distribute finished product” to simplify the creation and use of the process flow diagrams.

For several types of food, there are many different possible combinations of manufacturing steps. Rather than try to show all multiple combinations and step sequences, the steps that could be used in the relevant portion of the manufacturing process were listed collectively. For example, in the process flow diagram for yogurt, the “add culture” step also includes the information “(may be preceded by concentration)” and the “process” step also includes “filter, heat, separate, concentrate, stir (optional)”. In the coffee process flow diagram the “process raw coffee cherries” step lists the component steps of a wet method and a dry method to process the coffee cherries. The Committee assumes that DOD personnel will be able to recognize the specific steps observed at a food processing plant from among the general manufacturing steps shown on the process flow diagrams.

Interpreting the Process Flow Diagrams

The name of a processing step may be followed by any of the following designations:

C, a step at which significant contamination may occur when adequate process controls are not in place, G, a step in the process where growth of microorganisms can occur, K, a step where there is a pathogen kill step, and S, a point where sampling and testing by the supplier are recommended for verification or investigation.

The effectiveness of the expected process controls at preventing contamination may differ considerably from step-to-step and product-to-product. For example, there would be a greater likelihood of contamination during the harvesting of coffee cherries than during the packaging of ground roasted coffee beans. Similarly, less contamination might be expected during yogurt packaging than during the packaging of raw, non-RTE seafood.

Programs for minimizing contamination at the identified steps include Good Agricultural Practices (GAPs), Sanitation Standard Operating Procedures (SSOPs), GMPs, SOPs for specific
steps, and purchasing specifications. Steps denoted as potential contamination points may occur before or after a step causing significant reductions in the numbers of microorganisms present in the food. For example, there may be a high level of concern about *L. monocytogenes* contamination of RTE foods during the “package” step and this step will be labeled with a “C.”

**Intended Use of the Process Flow Diagrams**

DOD personnel should use the process flow diagrams to review the general steps to manufacture the food product under evaluation. From the process flow diagram, DOD personnel should determine the step(s) at which sampling should be done by the supplier without a documented and functioning food safety plan to demonstrate process control and sanitary conditions. When microbiological or organoleptic analyses indicate that any supplier may have shortcomings in process or sanitation controls, DOD personnel should use the process flow diagram to determine steps at which contamination could occur or steps at which a failure to achieve the expected destruction of bacteria may be occurring. It shall be important that DOD consider that test results or organoleptic assessments for finished products at the point of use (e.g., commissaries) may not reflect loss of process control or insanitary conditions at the supplier since factors such as temperature control during storage and distribution can affect microbiological results and organoleptic properties, and should be taken into account when deriving conclusions about a supplier’s manufacturing processes.

**MANUFACTURING PROCESSES AND OPPORTUNITIES FOR LOSS OF PROCESS CONTROL**

The designation of food categories and subcategories is based on criteria such as the food description itself, type and extent of processing, RTE status, and chemical characteristics of the food. For each subcategory a general process flow diagram depicts the manufacturing process for the foods in that subcategory. If DOD investigates a process following the review of verification test data or as part of an on-site audit, the process flow diagrams provide insights into where in the manufacturing process the investigator or auditor could focus their attention.

**Measuring Insanitary Conditions**

The Committee believes that the best assessment of insanitary conditions is not necessarily finished product testing. This assessment can be achieved through evaluation of the environmental monitoring and sanitation effectiveness monitoring data verifying cleaning and sanitation practices.
SAMPLING AND TESTING

There are various reasons for sampling and testing by DOD itself. While relying primarily on supplier testing, DOD may sample food products at locations such as distribution centers, field locations or commissaries to determine the microbiological quality of the food product at a particular point in the supply chain. The test results from analysis of these samples can provide insights into supplier compliance with specified microbiological limits; although, as pointed out above, the results would be affected by the warehousing, distribution and handling processes and conditions in the supply chain from the time of manufacturing to the point of sampling. For example, the results can provide indirect information regarding temperature control during warehousing and its impact on the shelf life of the food product.

DOD also may take samples during supplier audits. If finished products are sampled, these samples represent verification samples; the test results provide some indication of the ability of the supplier to manufacture safe and wholesome food products and provide an incentive to establish and maintain process control and sanitary conditions. The allocation of verification testing resources should include consideration of the potential presence of biological, chemical and physical hazards, type of food, supplier characteristics and where the supplier is located, audit results, shelf life, the distribution system and likelihood of temperature abuse, as well as the cost of sampling and testing. DOD has an informal risk ranking process that has been used to define audit frequencies. A more systematic and analytical approach to risk ranking of foods and suppliers by DOD considering the factors specified above would enhance controls over food safety and quality, as well as resource allocation.

The DOD process of evaluating suppliers with documented and functioning food safety plans should rely more on the documented evidence supporting effective food safety plans, including verification testing results (EMP, sanitation effectiveness monitoring, and finished product testing where appropriate) generated by the suppliers, with the DOD sampling and testing used only for periodic verification. For those suppliers without documented and functioning food safety plans, DOD should ensure the suppliers are conducting sufficient sampling and testing to demonstrate process control and to establish that their manufacturing is occurring under sanitary conditions, using the guidance provided in this report. When deemed necessary, more finished product verification testing by the supplier and DOD may be appropriate for these suppliers until they develop functioning food safety plans.

Use of Statistical Sampling Plans in the Supply Chain

Currently, DOD, through the USAPHC, maintains the Worldwide Directory but does not stipulate purchase specifications, such as microbiological criteria including sampling plans, microbiological limits, and reference methods for specific microorganism-commodity
combinations. This section addressing sampling plans is not intended to provide guidance to DOD (or any other entity) for elaborating microbiological specifications for foods. Instead, the aim is to provide some contextual and statistical background for DOD to consider when evaluating food suppliers, their microbiological data, and the extent to which their manufacturing process is in control.

Strategic microbiological testing of foods, as in-process samples or finished products, provides useful information about microbiological quality, safety, sanitation, and the effectiveness and extent of process control. While it is rarely possible to use microbiological testing of foods to ensure safety and wholesomeness, it is possible to design strategic sampling schemes and select appropriate analytes and assays that can aid in the management and control of suppliers. Testing data can be used to help assess manufacturing and monitoring systems such as HACCP and preventive control programs.

In some instances (e.g., immediate need by DOD for a supplier without a documented and functioning food safety system), rapid development and implementation of HACCP systems and preventive control programs by a supplier may not be possible in the short term. In such instances, use of the microbiological limits provided in this report may be useful for suppliers and DOD to evaluate the food safety and quality performance of the manufacturing process. Furthermore, analysis of the data may help identify improvement opportunities. The Committee recommends that a long-term goal be that all approved suppliers develop and implement effective food safety plans, including HACCP systems, preventive control and prerequisite programs. In doing so, suppliers and DOD can rely less on the use of the microbiological limits described herein and finished-product testing and more on data associated with the food safety plan that demonstrate the manufacturing process is stable and capable, and sanitary conditions are maintained continuously.

SPC methods are a powerful tool to evaluate process capability and monitor the extent of control within a manufacturing process. In particular, SPC can be used to identify an out-of-control process and consequently flag events warranting investigation for an assignable cause, corrective action and potential preventive action. In this document, we focus on sampling schemes that allow the use of SPC to assess process control and sanitary conditions, particularly, but not exclusively, for suppliers without a documented and functioning food safety plan. Some approaches described herein also may be suitable for a variety of other qualitatively or quantitatively measurable observations such as those identifying chemical hazards or physicochemical measurements; but control of these food process characteristics is beyond the scope of this report.

Finished-Product Testing to Aid in the Management and Control of Suppliers
As mentioned previously, the microbiological limits provided in this report are not microbiological criteria for finished products; although as data generated for SPC accumulate over time, they may help define realistic finished-product criteria that reflect wholesomeness, safety, process control and sanitary conditions. Finished-product testing does have a role for verification that food is manufactured under sanitary conditions with processes that are under control.

As used herein, finished-products refer broadly to food products or ingredients that have completed a manufacturing process by a supplier. It does not necessarily imply a RTE product. For example, beef trim may be considered a finished product from the perspective of a slaughter plant supplying trim to a customer (e.g., a producer of ground beef). Consequently, a finished product of one process may be an input of another.

In order to ensure the integrity of its food supply, DOD should assess a supplier’s product as the output of a process that should be under control and delivers wholesome and safe product. This assessment is achieved through reviewing data supporting the supplier’s food safety plan, supplier microbiological test data, surveillance of food products at receiving or in distribution, monitoring of process control at the supplier, and supplier audits, among other activities. In what follows, the elements of process control are reviewed, and guidelines are given for statistically-based activities of surveillance and process control monitoring that help ensure process control, sanitary conditions and high-quality finished products. It is important to understand that assessing process control can take many forms including measurement and documentation of critical processing parameters such as time, temperature and pressure, documentation of employee compliance to personnel requirements, verification and monitoring programs for SOPs and SSOPs, and evaluation of microbiological, chemical and physical characteristics of food before, during and after processing.

Process Control

In simple terms as it relates to food manufacturing, storage and distribution systems, process control can be defined as maintaining the output of a specific process within a desired range. Control of a process (or management of a process in general) requires accomplishment of six basic steps:

1. The output of the process must be sampled and quantified on key attributes. Even limited information (e.g., above or below target) can be used to establish control, if the sampling rate is high enough. The higher the information content of the measurement (e.g., enumeration vs. presence/absence), generally the lower the minimum required sampling rate for control.
2. There must be predefined relevant process control performance limits and targets traceable to the basic requirements for acceptable outputs (e.g., specifications) and the history of the process.

3. The actual sample output results must be compared to the relevant process control limits.

4. There must be a predetermined plan of action (POA, such as a corrective action plan) based on the size and frequency of deviation from relevant limits. This POA should include the conditions under which ‘take no action’ is the proper response to a deviation from control limits. For example, a typical set of POA choices might be: take no action, move to tightened inspection with increased sampling frequency or sample size, conduct a pre-determined internal or external audit of the process that is typical for out-of-control variability, or identify an assignable cause through root-cause analysis and take corrective and preventive actions. The corrective actions specified must be validated to ensure they do help to prevent future deviations.

5. The proper action must be decided upon based on the observed deviation.

6. The proper action must be promptly taken to adjust the process. Failure to be prompt is equivalent to lowering sampling frequency and reduces the ability to control the process.

- Failure to execute any of these steps will obstruct control of the process.

Statistical Process Control Limits

A process is considered under statistical control when its output varies as expected within a standard operating range (SOR) of variation (Appendix B). This refers to common cause variation and represents the random variation inherent in a process. When a process becomes out-of-control, its average shifts, variation increases beyond the SOR, or both. This loss of control is typically is due to the introduction of a disturbance generated by an assignable cause.

SPC limits bracket the SOR, and indicate the boundary between controlled and out-of-control operations. The SPC limits may be supplemented by additional statistical rules, such as run tests (i.e., a rule defining loss of control based on a run of sequential observations, such as seven measurements over the center line).

SPC limits typically are determined by one of three ways:

1. Theoretically, from careful scientific analysis of the underlying process;
2. Nonparametrically, from quantiles of the empirical distribution function (EDF), derived from historical data; or
3. Parametrically, from quantiles of an assumed model distribution (e.g., lognormal) whose parameters (e.g., mean and standard deviation) are estimated from historical data.

The first way is difficult to carry out successfully, particularly for microbiological data. The third method is typical for non-microbiological applications. However, all three may be useful options for establishing SPC limits in various settings.
There is a trade-off involved in the choice of the quantiles used to establish the SOR. If the upper control limit (UCL) is too low (or the lower control limit, LCL, is too high), the corresponding false alarm rate (FAR) will be too high, and will monopolize resources in performing corrective actions and searching for assignable causes when actually the process is under statistical control. For example, if the UCL is chosen at the 90th percentile, then 10% of testing can be expected to result in false alarms. If the chosen percentile is too high, the FAR will be too low, and the process may drift out of control too far before it is discovered, or the sampling rate would need to be increased to counteract this effect. Similar arguments apply to the LCL used, if any.

Typical quantiles used for the upper control limit in SPC are 95%, 99%, 99.7% or 99.9%. Choice of the quantile is related to FAR, production lots defined in part by time (e.g., hours, days, or months), and the amount of resources budgeted for dealing with exceptions. Absent other information, a reasonable rule of thumb might be to use 95% or 99% limits if the sampling rate is low (e.g., weekly), so there is no more than one or two expected false alarms per year of production; otherwise it is conventional to use 99.7% or 99.9% limits.

It is important to note that there is a difference between a process being in statistical control and meeting specifications. A process is considered under statistical control if it is stable over time and the observed variation is due to common, chance causes inherent to the process (e.g., background noise due to normal variation in ambient temperature and humidity) and there is no between-lot variation. A food manufacturing process being under statistical process control does not imply its capability with respect to meeting microbiological specifications. The ideal situation is when a process is both under statistical control and is capable of manufacturing products that meet specifications. However, a process can be in statistical control and not capable of satisfying specifications. For example, the process consistently generates substandard product. Alternatively, a process can be out of statistical control but capable of satisfying specifications. For example, the process is designed to be robust in regard to deviations from the norm, such that it meets specifications despite high variability. Given seasonal and other sources of variability beyond a supplier’s control, the latter situation may be particularly relevant to food production processes.

**Process Capability**

Observations that fall within the SPC limits indicate the SOR of production at a facility that is under control. They indicate the typical range of results on product (in-process or finished product samples) produced when the process is under control. Specification limits are different in that they indicate the range of results that indicate company or customer requirements.
The degree by which the SPC limits fall within the specification limits reflects the process capability to meet specifications when the process is in control. If the process UCL exceeds the upper specification limit (USL) or the LCL is less than the lower specification limit (LSL), a fraction of the product produced under normal conditions will not meet the specification, even though the process is in control.

Process capability is traditionally quantified by a Process Capability Index ($C_p$, Appendix B). Typically a recommendation for a new process is $C_p = 1.45$, or for an established process $C_p = 1.25$. Equivalent nonparametric rules would be that the USL corresponds to the 99.999 percentile for a new process or the 99.99 percentile for an established process. In both instances, the USL is higher than the UCL.

**SPC Monitoring via Microbiological Testing**

SPC monitoring is meant to verify that a supplier’s process of production is operating in statistical control (or in terms of previous discussions, there is control of the production process), and therefore is expected to meet microbiological limits where they have relevance in relation to the process control limits. SPC monitoring requires testing at a frequency that makes the data valuable for assessment of stability and capability.

Microbiological testing presents some unique features not present in other applications where SPC is used. Unless a chemical or physical surrogate variable is used, microbiological testing typically results in a discrete count, not a continuous result. The count may be 0 or 1 (i.e., presence/absence testing) or a plate count, or the result of a sequence of serial dilutions. A zero count represents a concentration below the limit of quantification or detection (e.g., <10/mL or negative in 325 g) for the particular method and test portion size involved.

Because of the discrete count nature of microbiological testing, test results are governed typically by one or more of three distributions:

1. Low prevalence (presence/absence) modeled by the binomial or Poisson distribution;
2. Single dilution plate counts, modeled by the Poisson distribution; and
3. Multiple dilution or large plate counts, governed by the lognormal distribution.

Examples of control charts (that illustrate statistical analysis of microbiological test results) based on DOD data are provided in Appendices C, D, E, F, G and H. In addition, other distributions that characterize microbiological populations include the Poisson lognormal distribution. This distribution is a generalization of the Poisson that assumes that the mean concentration varies log-normally rather than remaining constant throughout the product. Furthermore, the combination of low prevalence and a range of concentrations when the analyte
is detected results in a zero-inflated distribution that complicates analysis. Zero-inflated refers to a higher frequency of zero counts than expected under a parametric distribution. For example, if the microbiological counts in a product follow a simple Poisson distribution with a mean concentration of 0.04 cfu/g, zero counts in 25 g portions are expected with a frequency of 37%. If a higher frequency of zero counts is observed, the distribution may be a heterogeneous mixture in which the microorganism is completely absent from some proportion of the product and present and Poisson-distributed in the remainder. The result would be a zero-inflated Poisson distribution.

Considerations for Finished-Product Testing

The microbiological limits provided in this report for DOD are useful to establish process control and sanitary conditions. If suppliers or DOD test finished products, the results may be useful in assessing the microbiological quality of the product. However, to determine finished-product acceptability, additional samples may be required (n>1), a three-class plan may be more appropriate, and microbiological criteria for a food category (and not provided in this report) shall be required. Considerations for finished-product testing are discussed herein to provide insights and guidance as the suppliers without a documented and functioning food safety plan move from establishing process control and sanitary conditions using microbiological limits to collaborating with DOD to implement microbiological criteria for product acceptance.

Determining the beginning and endpoint of a clearly defined product lot, and delineating it microbiologically from other lots is critical. A product lot may be defined using a number of criteria, such as:

- The food manufactured between defined activities (e.g., clean-up to clean-up);
- The food manufactured within a period of time (e.g., day, week, or month); or
- A defined quantity of manufactured food.

The process of defining lots involves thoughtful balancing of various (and sometimes competing) factors such as sampling costs, the likelihood that a lot is rejected by a customer, and the cost of lot rejection. The International Organization for Standardization (ISO) observes that from the point of view of the cost of sampling inspection, there is an advantage in large lots, provided the same frequency distribution is maintained as lot size increases (International Organization for Standardization, 2007). However, there are a number of reasons for limiting the lot size including: large lots might result in inclusion of widely varying quality (i.e., quality variations resulting from various assignable causes), storage and handling might preclude the formation of large lots, and the economic consequences of rejecting or recalling large lots might be unacceptably large. In process control, therefore, there are tradeoffs between the increased resolution of frequent testing (e.g., every shift or daily) and the costs of sampling and laboratory
analysis. While general rules are available for lot size, frequency of lot sampling, and number of samples per lot, a sampling scheme can be devised to optimize control subject to cost constraints (Powell, 2014).

Lot definition also has implications for SPC when used for assessing the acceptability of a lot. For purposes of SPC, an important consideration is that a lot is produced under reasonably constant conditions so that a lot is a homogeneous volume of contemporaneous production. Statistically, a volume of production is considered homogenous relative to a given characteristic (e.g., concentration of the microorganism) if the characteristic follows the same probability distribution throughout the volume (e.g., lognormal with fixed mean μ and fixed standard deviation σ). It does not mean that the characteristic is the same throughout the volume (Codex Alimentarius Commission), 2004). That is, the conditions result in a homogenous frequency distribution that may or may not produce a spatially uniform distribution within a lot.

A homogenous distribution is often interpreted in food microbiology to indicate a homogenized product with the same mean concentration throughout (i.e., a Poisson spatial distribution); however, statistically a consistent or homogeneous frequency distribution can result in spatial heterogeneity within a lot (ILSI-Europe, 2010). For example, if two days of production have the same mean concentration (μ₁ = μ₂) but substantially different variability (σ₁ ≠ σ₂), then the two production lots are not characterized by a homogenous (the same) frequency distribution. This concept is important because assignable causes that might occur between lots ought to be different from those that occur within lots. As such, an important aim of SPC methods is to evaluate between-lot variance compared to within-lot variance.

Selection of the appropriate microorganisms when deploying SPC is critical. Typically the best organisms are either a) those that are predictably present within the sample matrix at some quantifiable concentration; or b) those that are neither exceptionally rare (i.e., approaching 0% prevalence) nor ubiquitous (i.e., approaching 100% prevalence) when detected with qualitative assays. In some instances, microorganisms present at low prevalence may be useful for SPC (Appendices D and E).

**Sampling Frequency**

Product samples may be taken systematically based on units of production or by duration of production, e.g., by shift, day, week, month or quarter. Indicators of process control are best obtained by more frequent sampling. As a general rule, sampling frequency should be high enough to detect the presence of expected assignable causes within the first 10% of their persistence time. SPC cannot function for process control if the sampling frequency is less than twice during the assignable cause persistence time. Cost is associated with sampling and testing,
so considerable economic force is exerted to drive the frequency to the minimum possible rate. However, disruptions that cause a loss of process control often persist for only a finite time, and not much is learned if they are either not detected when happening, or are detected too late for corrective action.

Although DOD currently conducts some sampling and testing during screening, auditing, and surveillance, to develop fully the use of SPC, suppliers would need to do sampling and testing at a frequency described above. As such, the supplier needs to have access to a competent laboratory, have the technical ability to collect the appropriate samples, have the financial resources to pay for the program, and have the knowledge of SPC necessary to interpret and use the data.

Even under ideal conditions, a large quantity of data may be required before stable, precise estimates are obtained for process parameters (e.g., mean, variance, prevalence). Shewhart (Shewhart, 1986) cautioned that assignable causes of variation are almost always present in the early stages of process control and that a long data sequence (e.g., a total sample size not less than 1000) may be required to demonstrate that a process is in statistical control. However, acquiring additional data is subject to diminishing returns, and requiring a very long sequence of data may not be economically or technically feasible under operational conditions (Appendix I). For example, the only suppliers of perishable foodstuffs required to support DOD operations in austere areas may be small facilities without long production histories. Also, attainment of process control is often a gradual, stepwise process. Therefore, in practice, a pragmatic compromise is often warranted. As a general rule, Shewhart suggested a data sequence of not less than twenty five samples of size four (e.g., sampling 25 lots at 4 samples per lot for a total of 100 samples) is the minimum requirement for concluding that a process is in a state of statistical control (Shewhart, 1986). Similarly, the ICMSF (ICMSF, 2011) recommends that a minimum of 30 lots should be examined; but cautions that it may be necessary to conduct an initial process control study for longer periods or in phases.

**Sampling Plans for Screening and Auditing Suppliers**

**Screening of New Suppliers**

The first step in screening a new supplier is to have the supplier conduct a self-audit against DOD supplier expectations (currently a pre-audit checklist). With the self-audit, or upon an initial visit, DOD should request that the supplier provide microbiological data that demonstrates that their production process is under control and occurs under sanitary conditions. The supplier could be asked for verification data supporting its food safety plan, or for those suppliers without a documented and functioning food safety plan, SPC charts that help to demonstrate their level of control (although it is unlikely such suppliers will have these charts and will need to be provided
direction, such as that given in this report). If either type of supplier does not have the
information, DOD should consider whether the supplier is willing to begin the process of
demonstrating that their process is under control and is operating under sanitary conditions by
collecting verification data to support their food safety plan or by using the microbiological
limits provided herein to support that their process is in control and production is occurring
under sanitary conditions. Suppliers might be accepted under a probationary status. During the
probationary period, finished product testing may be required to assess the acceptability of the
supplier’s product.

For-cause Auditing (Directed Audits)

When a potential problem has been identified (e.g., failure to achieve a microbiological criterion,
prematurely spoiled product, or an outbreak of illnesses associated with consumption of a
product), sampling is frequently required to determine the extent and source of the problem. The
ICMSF (ICMSF, 2002) refers to investigational sampling, which includes sampling for this
objective. While the sampling conducted in the course of for-cause auditing would typically
require more extensive sampling than normal sampling, it differs from tightened inspection in
that there are no conventional sampling plans specifically designed for determining the extent of
a problem and identifying the underlying cause. The success of such sampling depends greatly
on knowledge of the process, product, and microorganism. The process flow diagrams presented
in Appendix A should be a useful resource for guiding the sampling conducted during for-cause
auditing.

Surveillance at Point of Sale

DOD performs intermittent point of sale surveillance of finished products at locations such as at
commissaries. The accumulated data are valuable for various purposes such as assessing not
only the suppliers’ products and processes, but also the potential for contamination or abuse
during transportation, and storage and handling practices throughout the supply chain and at the
commissaries themselves. Various sampling plans are appropriate for surveillance purposes
including that sampling and testing being performed currently by DOD. However, improvements in standardization of sampling plans and associated meta-data (characterization of
the data and the methods used) are warranted.

MICROBIOLOGICAL LIMITS AND CRITERIA

Development of Limits and Criteria

The ICMSF describes the establishment and application of microbiological criteria in
considerable depth in two publications, Microorganisms in Foods 7 (ICMSF, 2002) and
Microorganisms in Foods 8, Use of Data for Assessing Process Control and Product
Acceptance (ICMSF, 2011). The details described in these references will not be repeated here; however, the following discussion relates to how the development of criteria relates to the specific charges posed by DOD.

ICMSF defines three types of microbiological criteria: standards, specifications, and guidelines. Standards are mandatory criteria incorporated into a law or ordinance (normally pathogen oriented). Specifications are part of a purchasing agreement between a buyer and a supplier of a food and may be advisory or mandatory according to use. Guidelines are advisory criteria used to inform food operators and others of the microbiological content that can be expected in a food when best practices are applied (ICMSF, 2002).

Regardless of where food products are manufactured in the world, the finished-product microbiological criteria indicating safe, wholesome products for DOD would be the same. This presents challenges for DOD because manufacturers around the world do not have the same facility design requirements and standards, processing equipment and technology, sampling and testing programs, regulatory requirements, preventive and pre-requisite programs, oversight and auditing, customer expectations and food safety culture. Further complicating the development of microbiological criteria for finished products purchased by DOD is the large number and variety of products and suppliers.

In contrast to establishing appropriate microbiological criteria, if there was interest or a need to truly reflect how microorganisms are related to process capability for each manufactured product, data would need to be captured over many lots of production at each manufacturing site to determine what levels of organisms measured at various points of production reflect sanitary and insanitary conditions or lack of process control. This requires a site-specific assessment for each product individually to gain an accurate assessment of these data; this resource-intensive effort is not commonly done at manufacturing locations. Setting uniform microbiological limits for process control, while purposeful, may not accurately reflect individual processes and products within that general category. Thus, the suggested microbiological limits (Appendix J) described herein should be considered guidance to DOD representing a provisional starting point for developing empirically based microbiological data and a basis for discussion of DOD expectations with suppliers that do not have documented and functional food safety plans.

Microbiological analyses and comparison of the test results to microbiological limits, for the purpose defined herein, or finished product microbiological criteria, yet to be fully defined by DOD for the products they purchase, may be used to verify that a supplier’s control programs for controlling microbiological contamination are effectively designed and implemented. When there is evidence that the supplier’s controls are poorly designed or implemented, it may be prudent to increase the frequency of microbiological testing; this testing may include testing
against microbiological limits provided herein, finished product testing, environmental monitoring, and sanitation effectiveness monitoring. It seems reasonable to expect that appropriate food safety and quality programs are more likely under the following conditions:

- the food safety regulatory program in the supplier’s country has been deemed equivalent to its U.S. counterpart,
- the supplier has developed, implemented, and documented appropriate preventive and pre-requisite food safety programs such as ensuring a safe and properly plumbed water supply, GAPs, GMPs, and SSOPs,
- the supplier has developed, implemented, and documented a process-oriented risk-based preventive food safety plan, including a HACCP system, that substantially complies with risk-based preventive controls regulations authorized by FSMA, and
- the supplier’s food safety system has achieved third-party certification against standards fulfilling the requirements such as those specified in the Global Food Safety Initiative Guidance Document.

Pathogens Important to Public Health

It is somewhat easier to establish microbiological limits, and specifications, for certain pathogens because whenever there is a likelihood of pathogens being present, sampling and testing plans can be designed to require the absence of the pathogen at a given stringency of testing, i.e., quantitative values need not be established.

The Committee considered where pathogens are reasonably likely to occur for each category of food. The pathogens may have resulted from process control failures (e.g., contaminated raw materials and ingredients, inadequate processing conditions and insufficient interventions, failures in pre-requisite programs and preventive programs) or insanitary conditions (e.g., failure in cleaning and sanitation, inferior facility and equipment design, poor personal hygiene).

Combining these analyses with summaries on the causative agents of foodborne outbreaks allowed the Committee to prepare the microbiological limits for pathogens for the major food categories that may reflect loss of process control or insanitary conditions (Dey et al., 2013).

Indicators that Reflect Loss of Process Control or Insanitary Conditions

Indicator organisms typically used to reflect process control or insanitary conditions include those familiar to food manufacturers, e.g., APC, coliforms, E. coli, Enterobacteriaceae, S. aureus, pseudomonads, and yeasts and molds. The levels of indicator organisms which indicate loss of process control or insanitary conditions during processing are dependent upon factors such as the cleaning and sanitation procedures and products, the types of processes used, the sanitary design of equipment and the facility, and the food being manufactured.
One of the more difficult microbiological limits to establish to reflect loss of process control or insanitary conditions is that for Gram-negative bacteria, whether coliforms, fecal coliforms, *Enterobacteriaceae* or *E. coli*. Kornacki and others (Kornacki et al., 2013) provide an historical evaluation of these criteria for foods and their utility based on current knowledge. None of these Gram-negative bacteria accurately and consistently reflect fecal contamination of raw and processed foods nor are they useful or reliable as index organisms predicting the presence of pathogens. These criteria may be useful indicators of insanitary conditions and loss of process control; however these uses are dependent upon many factors such as the type of food, the extent and type of processing, the relationship between bacterial numbers and food quality, and the length of time between production and sampling and testing. Kornacki et al. (2013) also reviewed the testing methods and the many variables that affect the accuracy and utility of the results. For these reasons, whichever indicator microorganisms are used, they are generally considered guidelines for use. Based on this current review, in general, the indicator microorganisms of most value would be *Enterobacteriaceae*, followed by *E. coli*, coliforms and fecal coliforms.

DOD is at a disadvantage without data from suppliers defining their normal cleaning and sanitation practices, and their sanitation effectiveness monitoring program, as well as process control data measured by manufacturers throughout their production runs. Setting arbitrary quantitative limits for indicator organisms for a category of food products is guidance at best and may or may not be reflective of insanitary conditions or lack of process control. For this reason, the microbiological limits provided herein to DOD should be considered guidelines and a starting point for suppliers and DOD to evaluate the process controls and sanitary conditions under which the products were manufactured. The process flow diagrams indicating where bacterial numbers may increase during manufacturing provide some guidance to DOD on questions to ask of suppliers regarding where samples are taken, or process control measurements made, during processing and what corrective actions might be taken based on the results of such sampling and testing.

**Comments on Microbiological Limits for Specific Food Categories**

One of the limitations of microbiological limits as indicators of process control or insanitary conditions is the balance of statistical validity with practicality (Appendices K, L and M). Microbiological limits and sampling schemes are often dictated by common practice and are not based on statistical design. The guidance below is based on review of the available literature, expert opinion, and industry practice. Consequently, the limits discussed below should be considered provisional starting points toward more formally designed microbiological limits for process control that are updated and revised over time as additional data are acquired.
The tables (Appendix J) presented in this document are intended to provide guidance on microbiological limits, proposed primarily for use by DOD for suppliers without documented and functioning food safety plans, that reflect effective process controls and sanitary conditions used to produce food products using good quality ingredients, validated pathogen intervention strategies and lethality steps, GMPs and GAPs. Microbiological populations in raw commodities are expected to be higher and more diverse than those in foods produced using a validated lethality process. The limits identified are on a “per gram” or “per mL” basis and typically assume a 25 g analytical unit unless otherwise described.

The microbiological limits are intended to help identify when a process is not in control so the manufacturer can investigate causes and implement corrective actions. The limits reported for indicator organism testing are not lot acceptance criteria. In some cases, the action to be taken after exceeding the limit may be to increase sampling to determine the source of contamination or to test for pathogens or other indicators of insanitary conditions. In cases where any microorganism or class of indicator organisms exceed regulatory limits, then the lot should be evaluated appropriately, and typically destroyed or diverted for reconditioning if appropriate. As an example, the FDA Dairy Compliance Policy Guide 527.300 (U. S. Department of Health and Human Services, 2010) considers cheese made with pasteurized milk to be adulterated if the cheese contains $10^4$ CFU/g $S.\, aureus$ or $B.\, cereus$ or $100$ CFU/g $E.\, coli$; these lots should be rejected and additional investigation conducted. If enterotoxins produced by $S.\, aureus$ or $B.\, cereus$ are detected, the product also should be destroyed.

Enrichments (such as for pathogens in environmental sponge samples) may be performed on composite samples. However, with compositing, if samples are pulled from multiple locations or over the course of producing several lots of finished products, a positive result for the enrichment would implicate all locations and the lots manufactured during the sampling period. In contrast, enumeration data should be generated from a single sample analytical unit; pooling samples might dilute unacceptable or marginal populations with samples having low populations and thereby provide misleading results.

Assaying for APC to assess process control and sanitary conditions may be relevant for some RTE foods but not others. APC values used to assess process control and sanitary conditions during production should be low in RTE foods in which all components of the food have received a lethality step (e.g., pasteurization, cooking, roasting). When RTE foods contain some components that have received a lethality step, but then were further handled (e.g., sliced, assembled or mixed) before preparation of the final food product, APC levels would be expected to be moderately higher. In contrast, using APC to assess process control and sanitary conditions during the production of foods such as fresh fruits and vegetables, fermented or cultured foods
and foods incorporating these, has little value as these foods would have an inherently high APC because of the normal microbiota present.

The presence of *E. coli* in RTE foods is undesirable because it represents poor hygienic (insanitary) conditions or inadequate heat treatment (lack of process control). Thus, *E. coli* should not be detected in RTE foods; generally, when microbiological specifications are established, a microbiological limit of <10/g or <3 MPN/g (the limit of detection of usual test methods) is typical for this microorganism. Levels exceeding 100/g are typically interpreted as a level of contamination that may be associated with the introduction of pathogens or conditions that allowed pathogen survival.

The Committee concurs with the common practices for environmental monitoring, *i.e.*, testing for *Listeria* spp. in wet, RTE-food processing environments, particularly for foods that support growth of *Listeria*, and for *Salmonella* in dry, RTE-food processing environments. *Salmonella* monitoring in warm, wet, RTE-food processing environments also may be appropriate depending upon the product and facility. If product contact surfaces (Zone 1) are tested, finished product should be held until results are confirmed negative; if testing demonstrates that the product contact surfaces are positive for the pathogen, investigational testing in finished product and corrective action is indicated. As of 2014, the U.S. maintains a standard of non-detectable *L. monocytogenes* in a prescribed sample size for all RTE food products. Other countries may allow up to 100 CFU/g for *L. monocytogenes* in RTE foods that do not support growth (*e.g.*, frozen foods, those with pH <4.4, water activity (a<sub>W</sub>) < 0.92, or pH < 5 and a<sub>W</sub> < 0.94) (Food Standards Australia New Zealand, 2012, 2014)

All dairy food categories listed below are presumed to be made with pasteurized milk to eliminate common vegetative bacterial pathogens. Therefore, the presence of any pathogens when testing for process control or sanitary conditions represents post-process contamination. *Salmonella, E. coli* O157:H7 and *L. monocytogenes* are considered adulterants in RTE dairy products. In the U.S., these dairy products are either regulated under the PMO Pasteurized Milk Ordinance (U. S. Department of Health and Human Services, 2011) or microbiological standards are identified in the Dairy Compliance Guidelines (U. S. Department of Health and Human Services, 2010). Other resources for microbiological specifications and guidelines include the Compendium of Methods for the Microbiological Examination of Foods (Milk and Milk Products (Bradley et al., 2013)) and Standard Methods for the Examination of Dairy Products (Wehr and Frank, 2004).

The general recommendation for DOD procurement of any beef, pork or poultry product, whether raw or RTE, is to identify an establishment in the country which is authorized to ship that product to the U.S. and procure product from that establishment. This will ensure the
establishment meets current FSIS performance standards and/or regulatory requirements. If such an establishment cannot be identified, the testing recommended in Appendix J may be used to determine the level of process control and sanitary conditions for establishments not currently authorized to ship the product to the U.S.

Microbiological testing of finished products that receive a lethality step, such as baking or cooking, may not be a good indicator of improper storage temperatures and hold times (process controls) of ingredients or blends before the lethality step (such as extended runs between clean up). Certain ingredients or foods may support microbiological growth and production of heat stable toxins, such as those produced by $S.\ aureus$ or $B.\ cereus$. Thermal treatments may inactivate the vegetative cells in the final product but the toxin may remain. As a result, the process must have validated microbiological control steps throughout the production to minimize the risk of toxin being present in the finished product.

**Routine and Non-routine Testing**

In setting the microbiological limits to be used by suppliers that do not have documented and functioning food safety plans, including HACCP systems, the Committee defined the recommended testing frequency as routine and non-routine. Specific time intervals cannot be set for each indicator organism, class of indicator organisms, pathogen, environmental monitoring, or in some instances, chemical hazard (e.g., mycotoxin). The frequency of routine and non-routine testing will be dependent upon numerous factors such as the production process, the product being produced, the sanitary design of the facility and the equipment used at the facility, the historical data generated by the supplier, the organism or class of indicator organisms, and the investigative reason for testing. General guidance on the definition of these frequencies is as follows.

Routine testing is defined as testing done at pre-determined intervals at sufficient frequency to establish process control or sanitary conditions. The sampling interval may be on a physical lot basis (e.g., 2,000 lb. combos for ground beef) or temporal basis (e.g., per shift, daily, weekly, monthly). Non-routine testing can be investigational, for verification, validation, surveillance, or for qualifying suppliers. Non-routine testing is less frequent and can be based on time intervals (e.g., weekly, monthly, quarterly) or based on other indicators of lack of process control or insanitary conditions. For example, if routine testing shows that samples of a pasteurized egg product exceed limits for $E.\ coli$, testing for $Salmonella$ may be appropriate. If routine testing of a RTE food that can support growth of $L.\ monocytogenes$ indicate contamination of the food with $Listeria$ spp., additional testing for $L.\ monocytogenes$ may be appropriate. When a supplier is manufacturing multiple-component foods (e.g., frozen desserts with inclusions, deli salads, sandwiches, entrees), routine or investigational sampling and testing may be focused on those components with the highest microbiological risk.
Plan of Action if Limits are Exceeded

The microbiological limits provided in Appendix J are useful to assess process control and insanitary conditions. The action taken by a supplier if indicator organisms in samples taken at the supplier location exceed the specified limits should be to investigate the cause of the high counts, implement corrective and preventive actions, and reevaluate the effectiveness of the actions after implementation. In the cases of a pathogen detected when there has been no additional lethality step, an evaluation of the finished product associated with the sample tested should occur to determine if the product should be rejected or, if appropriate, reworked or diverted for processing that will inactivate the pathogen. Products contaminated with heat-stable toxins typically will be destroyed as reconditioning likely will not eliminate the hazard.

If levels of indicator bacteria in samples assayed during distribution or at the point of sale exceed the limits provided in Appendix J, a more thorough investigation should be taken by DOD and the supplier to identify the cause of the higher counts. The investigation should note if the food was at the end of the marked shelf-life, is considered perishable, if the packaging was intact, and if the chill-chain was maintained during storage and distribution. Growth of spoilage microbes is expected to occur during extended storage of perishable items. The higher counts may have resulted from normal growth of spoilage microorganisms or temperature abuse rather than the lack of process control or sanitary conditions during manufacture.

Commodity Specific Comments on Microbiological Limits – Summary Comments

Beverages – Bottled water (artisan, mineral, purified, sparkling, spring) – Appendix A, Flow Diagram A.1, Appendix J, Table J.1

The Committee recommends routine coliform testing for bottled water and ice to assess process control and sanitary conditions. In countries where additional microbiological regulations apply, testing for those organisms may be done periodically. A 2013 WHO Draft Report on regulations and standards for drinking water quality recommends routine testing for *E. coli* or thermotolerant coliforms to provide evidence that these microorganisms are undetectable in a 100-mL sample (WHO, 2013). Other indicators also were reviewed in the WHO Draft Report and the following recommendations were made. The presence of total coliforms immediately after treatment indicates inadequate treatment. *C. perfringens* (undetectable in 100 mL) can be used an indicator of the effectiveness of filtration process to eliminate enteric viruses or protozoan oocysts (WHO, 2013). Enterococci (undetectable in 100 mL) may survive longer than *E. coli* and can be used as an indicator instead of *E. coli*. Total heterotrophic bacteria (limit of 100 CFU/mL at 22 or 20 CFU/ml at 37°C) can be used for operational monitoring of treatment and disinfection and assessing cleanliness of the distribution system. *Pseudomonas aeruginosa*, parasites and enteric
viruses were not considered in the WHO report; although they may be required by individual 
country regulations.

Beverages – Ice, packaged – Appendix A, Flow Diagram A.2, Appendix J, Table J.2

Microbiological testing and limits will be similar to those for bottled water. In countries where 
additional microbiological regulations apply, periodic testing for the organisms listed in those 
regulations is appropriate.

Beverages – Juices and drinks, pasteurized, refrigerated – Appendix A, Flow Diagram A.3, 
Appendix J, Table J.3

The Committee recommends routine coliform testing for process control purposes. Fruit juices in 
the U.S. are subject to FDA regulations mandating HACCP and achievement of lethality against 
pathogens of significance (E. coli O157:H7, Salmonella spp.); thus, periodic testing for 
pathogens may be indicated (U.S. Department of Health and Human Services, 2004). This 
category also includes low acid drinks such as bottled coffees, teas, and vegetable juices. For 
low-acid juices and drinks, the food safety plan should address the control of pathogenic 
sporeformers, such as C. botulinum. For products that support the growth of pathogenic 
sporeformers and where cold-chain management cannot be guaranteed, alternative safety 
measures could be the inclusion of ingredients that inhibit growth (e.g., blending with acidic 
juice to reduce pH) or alternative processing such as ultra-high temperature processing to destroy 
spores. High levels of patulin can be produced in decaying or moldy apples, and thermal 
processing does not destroy the mycotoxin. Therefore, apple juice products should be tested for 
patulin (U. S. Department of Health and Human Services, 2005)

Beverages – Shelf stable – Appendix A, Flow Diagram A.4, Appendix J, Table J.4

Process control of shelf-stable (commercially sterile) beverages is dependent upon control of 
formulation and verification and monitoring of CCPs rather than routine microbiological testing. 
If inspection observes indications of spoilage such as bulging containers, pH changes, and off-
odors then further investigation should be done by DOD and the supplier. Methods for 
investigating failures in processing for commercial sterility are given in the Compendium of 
Methods for the Microbiological Examination of Foods (Elliott and Kataoka, 2013). Shelf-stable 
apple juice products should be tested for patulin for the reasons described above for refrigerated 
juices (U. S. Department of Health and Human Services, 2005).

Dairy – Butter, margarine – Appendix A, Flow Diagram A.5, Appendix J, Table J.5

Although whipped butter held under unrefrigerated conditions has been associated with 
outbreaks of S. aureus intoxication, the low moisture and high salt content, or lactic acid levels
of many of these products, generally preclude microbiological growth. However, routine
monitoring of sanitation and process control using indicators such as coliforms should be done.
Products containing added seasonings, herbs, or spices may have additional testing requirements
as the inclusion of unsafe adjunct ingredients has been linked to foodborne illness. Testing for *S.
aureus*, *Enterobacteriaceae*, and yeast and molds is useful under special circumstances, such as
the investigation of out-of-specification results. Due to listeriosis outbreaks linked to
contaminated butter, routine environmental testing of Zone 2 and 3 surfaces for *Listeria* spp.
should be done. Although not routinely tested, if Zone 1 environmental samples are found to be
positive for *Listeria* spp., investigational testing of finished product should be undertaken.

*Dairy – Cheese (hard) – Appendix A, Flow Diagram A.6, Appendix J, Table J.6*

Although reported cases of foodborne illness have been linked to foods in this category,
microbiological safety issues in hard cheeses made with pasteurized milk and active starter
cultures are extremely rare. The presence of active cultures in these products makes the use of
routine microbiological testing for APC impractical as a tool for evaluation of process controls
and sanitary conditions. In contrast, routine testing for coliforms as an indication of sanitary
conditions should be conducted. Testing for *S. aureus* or *E. coli* is useful under special
circumstances such as validation, verification and investigation when production has occurred
without adequate process control. Finally, routine environmental testing of the food production
environment for the presence of *Listeria* spp. is recommended as a verification step for sanitation
programs.

*Dairy – Cheese (soft, semi-soft, surface ripened) – Appendix A, Flow Diagram A.7, Appendix J,
Table J.7*

This category represents a broad range of cheeses. Routine environmental monitoring for
*Listeria* spp. in the environment and coliforms in finished product should occur for all products
in this category. For products in this category which support the growth of *L. monocytogenes*
and have been implicated in illness such as soft cheeses with high pH values, in-plant monitoring
for this pathogen may be appropriate (Ryser and Marth, 2007). Testing for *S. aureus* and *E. coli*
may be used when processing or insanitary conditions indicate a potential increased
microbiological risk.

*Dairy – Cultured, pH<4.8 – Appendix A, Flow Diagrams A.8a and 8b, Appendix J, Table J.8*

Rapid acidification and low final pH of these products precludes growth of bacterial pathogens.
The presence of active cultures in cultured dairy products make the use of most routine
microbiological testing impractical as a tool for evaluation of process controls and sanitary
conditions. Routine testing by suppliers for coliforms is recommended to assure compliance
with pertinent U.S. regulations and guidance (U.S. Department of Health and Human Services, 2011). Non-routine testing for \textit{S. aureus} is advisable under limited conditions such as evaluating the impact of a slow fermentation processes. Mold and yeast testing may be applicable when producing cultured products without mold inhibitors or when products contain inclusions such as fruit puree that are known to carry spores. Finally, routine environmental testing of the food production environment for the presence of \textit{Listeria} spp. is recommended as a verification step for sanitation programs.

\textit{Dairy – Cultured, pH>4.8 and < 5.4 – Appendix A, Flow Diagram A.9, Appendix J, Table J.9}

The active starter culture and acid content present in these fermented products reduces the growth rate of bacterial pathogens; but because the pH is higher than the aforementioned cultured products with pH <4.8, prevention of post-pasteurization contamination is more critical. The presence of active cultures in these products makes the use of most routine microbiological testing impractical as a tool for evaluation of process controls or insanitary conditions. However, routine testing by suppliers for coliforms is recommended to assure compliance with pertinent US regulations and guidance (U.S. Department of Health and Human Services, 2011) and routine environmental testing of the food production environment for the presence of \textit{Listeria} spp. is recommended as a verification step for sanitation programs. Although typically not done, if Zone 1 environmental samples are positive for \textit{Listeria} spp., finished product testing for \textit{L. monocytogenes} should occur. Testing for \textit{S. aureus}, psychrotrophic microorganisms, yeasts, and molds is useful under the special circumstances described above for Dairy – Cultured, pH<4.8, when investigating results exceeding microbiological limits, or during validation and verification efforts.

\textit{Dairy – Dried products (does not include dairy ingredients used to make infant formula) – Appendix A, Flow Diagram A.10, Appendix J, Table J.10}

The low moisture content of dried dairy product precludes microbiological growth. However, routine monitoring of sanitation using coliforms and APC should occur. Furthermore, routine testing for \textit{Salmonella} by suppliers should occur as these products have been implicated in cases of salmonellosis. Non-routine testing for \textit{S. aureus} and \textit{B. cereus} should be done under special circumstances such as during investigation of possible mishandling prior to drying, validation or verification efforts, or an investigation done in response to results indicative of process failures or insanitary conditions.

\textit{Dairy – Frozen desserts, Appendix A, Flow Diagram A.11, Appendix J, Table J.11}

Dairy ingredients used in a dessert mix are pasteurized and will have low microbiological counts; frozen storage will control microbiological growth. Routine testing for coliforms by suppliers
should occur to establish process control and monitor sanitation. Although APC can be used to monitor process control, inclusions, such as nuts, cookie dough and fruits, may result in higher populations than the base mix. Periodic testing for *Salmonella* may be indicated under special circumstances such as when lack of process control is suspected, the supplier is using inclusions which have been previously associated with outbreaks, or during validation or verification efforts.

Due to listeriosis outbreaks attributed to contaminated ice cream, routine environmental testing on Zone 2 and 3 surfaces for *Listeria* spp. should be done. Although typically not done, if Zone 1 environmental samples are positive for *Listeria* spp., finished product testing for *L. monocytogenes* should occur.

*Dairy – Milk and milk products (fluid)* – Appendix A, Flow Diagram A.12, Appendix J, Table J.12

Fluid milk in the U.S. is produced under the PMO (U. S. Department of Health and Human Services, 2011) which provides microbiological limits; when done, such as when there is a pasteurization issue, alkaline phosphatase must be <2.0 micrograms phenol equivalent per gram as an indicator of adequate pasteurization. Routine testing of APC and coliforms by suppliers should occur to ensure regulatory compliance, to help establish process control, and to assist with evaluating sanitary conditions. Routine environmental monitoring of Zone 2 and 3 surfaces for *Listeria* spp. is recommended.

*Dairy – Processed Cheese* – Appendix A, Flow Diagram A.13, Appendix J, Table J.13

This product is manufactured by heating cheese with water, emulsifier and other ingredients to kill vegetative pathogens; molten cheese may then be hot-filled into loaves or blocks and chilled and cut into individual slices for use; these cheeses are intended to be stored refrigerated. Shelf-stable hot-filled cheese spreads or cheese sauces must be formulated for safety to inhibit *Clostridium botulinum*. Cooling process cheese on casting belts or chill rolls may involve a relatively high degree of environmental exposure of the product. The presence of non-sporeforming microorganisms is indicative of post-process environmental contamination. Low levels of such contamination are inevitable in these cases. Consequently, process cheese producing facilities need to have robust environmental sampling and control plans for *Listeria spp.* and *Salmonella spp.* Formulae with low levels of salt in the moisture phase could potentially allow growth of enterotoxin producing *Staphylococcus spp.*, principally *S. aureus*; likely originating from human contact. The presence of generic *E. coli* on process cheese is reflective of production in an insanitary environment.
Egg Products – Pasteurized, processed – Appendix A, Flow Diagram A.14, Appendix J, Table J.14

Pasteurized egg products and pasteurized shell eggs receive a lethality treatment during processing and may be used in dishes which are uncooked or lightly cooked. These products may be recontaminated during packaging, handling and storage. These products should be tested by suppliers routinely for *S. aureus*, coliforms, APC and *Salmonella* to verify process control. Periodically, suppliers may test these products for *B. cereus* and *Enterobacteriaceae*. Routine environmental testing for *Listeria* spp. and *Salmonella* is useful to evaluate sanitary conditions. If samples exceed the microbiological limits, further investigation and correction action should occur. Environmental monitoring of Zone 2 and 3 surfaces for *Listeria* spp. is recommended; if *Listeria* spp. are found, it may lead to testing of Zone 1 surfaces for *Listeria* spp. Finished product testing should occur for *L. monocytogenes* if *Listeria* spp. are detected on Zone 1 surfaces (indicative of insanitary conditions) or suspected illnesses are reported.

Egg Products – Shell eggs, raw – Appendix A, Flow Diagram A.15, Appendix J, Table J.15

Raw shell eggs are not pasteurized and are not intended for consumption without an additional lethality step, such as cooking. Regulations in the U.S. require that high-volume producers (>50,000 laying hens) test for *Salmonella* serotype Enteritidis to verify non-detection of this pathogen in the shell eggs (U. S. Department of Health and Human Services, 2009). High-volume producers supplying shell eggs to DOD should test for *S. Enteritidis*. For other producers, the Committee recommends only periodic or investigational testing of raw shell eggs and no microbiological limits are provided. Testing for *E. coli*, coliforms or *Enterobacteriaceae* by suppliers may be useful to assess sanitary conditions or establish process control.

Grain-based Products – RTE, baked items, refrigerated or temperature/time controlled for safety (TCS) – Appendix A, Flow Diagram A.16, Appendix J, Table J.16

These products are prepared with a lethality step to eliminate pathogens; but the potential of recontamination during handling and the pH-aw range (that can support microbiological growth during extended out-of-refrigeration storage) warrants microbiological testing. Routine monitoring of coliforms by suppliers should assess insanitary conditions (including post-process contamination). APC testing should not be conducted if the products include ingredients which are prepared using starter cultures (e.g., cheese, salami).

Grain-based Products – RTE, baked items, shelf stable or non-TCS – Appendix A, Flow Diagram A.17, Appendix J, Table J.17

When manufacturing these products, the dough or batter goes through a baking step which provides lethality against pathogens and pathogen growth is unlikely during storage due to
reduced water activity. While routine microbiological testing by suppliers generally is unnecessary, environmental monitoring and in-process sample testing may be appropriate under special circumstances that may increase the microbiological risk (e.g., excessive water due to condensate or roof leaks) or when ingredients are added after the lethality step (e.g., dusting of bread surface with flour).

Grain-based Products – RTE, cereals – Appendix A, Flow Diagram A.18, Appendix J, Table J.18

RTE cereals are made from grains that go through a lethality step sufficient to eliminate pathogens of concern. Mycotoxin surveillance testing should be completed on incoming grains to ensure the grains meet the individual country’s regulations. These RTE grain-based products do not support the growth of microorganisms due to the very low $a_w$. Routine microbiological testing of finished product by suppliers is not recommended; but routine environmental testing for *Salmonella* is useful to assess sanitary conditions. Non-routine testing for coliforms, *Enterobacteriaceae*, APC and *Salmonella* by suppliers is appropriate for verification purposes, qualifying lines, or when events occur during processing that may increase the microbiological risk (e.g., excessive water due to condensate or roof leaks). If vitamin-containing or other such solutions are sprayed atop cereals after heat-processing, and depending on the source and processing of these solutions, sampling and testing of these solutions may be a useful measure of process control.

Grain-based Products – RTE, cold pressed bars – Appendix A, Flow Diagram A.19, Appendix J, Table J.19

Cold-pressed bars are made from cooked grains, carbohydrate-based binders, and inclusions such as fruit, nuts and chocolate. Verification of the microbiological quality of ingredients used in the cold-pressed bar formula is important since the bars will not receive a validated lethality step during manufacturing. Recommendations for finished product and environmental testing by suppliers are the same as for RTE cereals above.

Grain-based Products – Non-RTE, dry, flour-based mixes – Appendix A, Flow Diagram A.20, Appendix J, Table J.20

These Non-RTE grain-based products harbor a complex and extensive microbiota and routine microbiological testing by suppliers does not provide useful data to indicate process control and sanitation (Sperber and North American Millers' Association Microbiology Working Group, 2007). Flour is a minimally-processed commodity that is ground and sifted without any lethality step. These products should receive a lethality step to eliminate pathogens before consumption.
Grain-based Products – Non-RTE, pasta, dried or refrigerated – Appendix A, Flow Diagram A.21, Appendix J, Table J.21

Pasta is produced by combining flour and water and sometimes other minor ingredients. The microbiological profile may be similar to that of flour and routine testing by suppliers is not particularly useful. However, the manufacturing process must be controlled to minimize proliferation of naturally occurring microbiota after the introduction of moisture. Non-routine testing of in-process samples by suppliers may be useful in special circumstances (e.g., evaluation of potential growth and enterotoxin production by \( S. aureus \) during extended down time prior to drying or refrigeration). Although most of these products are intended to be cooked by consumers before consumption, some varieties, such as instant noodles, may be prepared with limited heating. Cooking of refrigerated pasta filled with meat or cheese may be sufficient to cook the outer pasta, but not sufficient to provide a validated lethality step in the product interior.

Verification testing of raw materials (to support the Certificate of Analysis) and periodic testing of product by suppliers for \( Salmonella \) may be appropriate; and environmental testing for \( Listeria \) spp. or \( Salmonella \) should occur to verify sanitary conditions.

Meals and Entrees – Non-RTE, Ready-To-Cook (RTC) meals, includes raw ingredients – Appendix A, Flow Diagram A.22, Appendix J, Table J.22

This category includes a wide range of multi-component (some raw), frozen or refrigerated food products which are expected to be cooked by the consumer or food service operation. Routine testing of these meals is not recommended; however manufacturers should be aware of the following points. Suppliers should assess the pathogens and indicator organisms associated with their products and sample and test if there is a reason to do so. Some of these meals and entrees may be improperly prepared by the consumer using conventional or microwave ovens and not undergo a validated lethality step. Pathogens of concern may vary depending on the specific food. For example, meals prepared with cooked rice may pose a greater risk for \( B. cereus; E. coli \) O157:H7 may be of concern for foods including raw, non-intact beef, and poultry products may contain \( Salmonella \). Histamine testing may be appropriate when scombroid species are present.


This category includes a wide range of multi-component, short shelf-life, refrigerated food products. They are expected to have diverse microbiological populations depending on the ingredients used, may include ingredients which are raw, such as fresh produce, and are frequently subjected to multiple handling steps which can introduce contamination. Routine testing by suppliers of in-process or finished products for \( E. coli \) and environmental testing for \( Listeria \) spp. and in some instances, \( Salmonella \) spp., should occur to assess process control and
sanitary conditions. As with the non-RTE, RTC meals, other non-routine testing of indicator organisms and pathogens may be appropriate depending on the ingredients used and the type of finished product. Although not routinely done, if *Listeria* spp. is found in Zone 1 environmental samples, investigational testing for *L. monocytogenes* may be indicated.

Meals and Entrees – RTE sous vide, cook and chill – Appendix A, Flow Diagram A.24, Appendix J, Table J.24

Sous vide products are prepared with raw or partially cooked foods, which are vacuum packaged in an impermeable bag, cooked in the bag, rapidly chilled, and refrigerated with time-temperature combinations that inhibit pathogen growth. If the cook process does not provide at least a validated 6-log$_{10}$ reduction of non-proteolytic *C. botulinum* spores (Hytyia-Trees et al., 2000), validation data should be provided by the supplier to demonstrate that the process eliminates vegetative pathogens. Because of the lack of inhibitory barriers in typical sous-vide products and the concern for potential outgrowth of botulinum spores, strict adherence to refrigerated storage after treatment is extremely important. If a validated cook step is used and verified, no routine testing is recommended. In the absence of a validated cook process, testing for vegetative microorganisms should be done by the supplier on post-cook samples to verify the thermal process. Testing for *E. coli* can serve as a verification of thermal processing; periodic testing of coliforms, *Enterobacteriaceae* and APC are useful for verification purposes. If cooling deviates from prescribed requirements such as those given in USDA Appendix B (U. S. Department of Agriculture, 1999), testing for *C. perfringens* may be useful as a part of the supporting documentation for safety. Routine testing for *C. perfringens* typically is not done.

Meat, Pork, Poultry Products –Non-RTE, beef and pork, raw, intact and non-intact – Appendix A, Flow Diagram A.25, Appendix J, Table J.25

These products include both intact (e.g., non-tenderized steaks, chops) and non-intact (e.g., whole muscle destined for ground product, trim, ground product, needle-tenderized steaks) raw beef and pork products. Under normal operating conditions, no routine testing is recommended. When it is necessary to meet a regulatory or customer requirement to confirm production is occurring with process control and sanitary conditions, suppliers should test for *E. coli* (typical for the U.S.) or *Enterobacteriaceae* (typical for the European Union). Those manufacturers supplying DOD with non-intact product should request that their suppliers (secondary suppliers) provide a Certificate of Analysis demonstrating that the raw materials have tested negative for *E. coli* O157:H7 and other STEC, if appropriate. Suppliers to DOD also may test for *Salmonella* to meet regulatory requirements or to provide evidence that they are meeting performance standards that indicate production has occurred under sanitary conditions; this testing may typically be done only for ground products.
Meat, Pork, Poultry Products – Non-RTE, poultry, raw – Appendix A, Flow Diagram A.26, Appendix J, Table J.26

These products include both intact (e.g., non-injected whole birds, non-injected parts) and non-intact (e.g., injected or “enhanced” or vacuum-tumbled poultry parts, ground poultry) raw poultry products. Under normal operating conditions, no routine testing is recommended. Production of these foods should include appropriate process controls to reduce pathogens to acceptable levels and to prevent pathogen growth. When it is necessary to meet a regulatory or customer requirement to confirm production is occurring with process controls and sanitary conditions, or under specific circumstances when an investigation is underway, suppliers may test for Salmonella and Campylobacter to verify process control and that pathogens are being reduced to acceptable levels. Testing for indicator organisms or classes of organisms such as generic E. coli, coliforms, Enterobacteriaceae, or APC, could provide additional information regarding maintenance of process control and sanitary conditions.

Meat, Pork, Poultry Products – RTE, cooked, perishable – Appendix A, Flow Diagram A.27, Appendix J, Table J.27

This group includes a spectrum of cooked beef, pork and poultry products which require strict refrigeration for shelf life and safety (e.g., deli meats, hot dogs). While process control is often monitored through routine testing of E. coli, potential contamination of L. monocytogenes is a major concern and should be addressed by the supplier through routine environmental monitoring of Zone 2 and 3 surfaces for Listeria spp. Although not routinely tested, if Zone 1 environmental samples are positive, finished product testing for L. monocytogenes may be indicated. Non-routine testing of coliforms or Enterobacteriaceae, APC, Salmonella, and C. perfringens may be useful for additional verification of sanitary conditions, adequate cooling, or as periodic verification of process control.


These products (e.g., jerky, dried pepperoni, meat sticks) are characterized by having chemical/physical characteristics (e.g., aw and pH) that ensure the products will not spoil or become unsafe when stored out of refrigeration throughout the manufacturer’s specified shelf-life. However, it is essential that production of these foods include appropriate process steps to reduce pathogens to acceptable levels and prevent growth of pathogens or the formation of their toxins (e.g., cooking jerky with adequate humidity to prevent surface drying, active fermentation to inhibit growth of S. aureus, and a lethality step to eliminate low-infectious dose pathogens such as Salmonella and E. coli O157:H7) (USDA, 2005; Ingham, 2008; USDA, 2014). Suppliers should use E. coli for routine monitoring; coliforms and Enterobacteriaceae may be
appropriate for verification monitoring. Testing of products for bacteria, such as Salmonella, E. coli O157:H7 and S. aureus may be appropriate when process controls are suspect, e.g., failed fermentation or extended drying times.

Nuts and Nut Butters – RTE, not processed for lethality – Appendix A, Flow Diagram A.29, Appendix J, Table J.29

Raw nuts (not processed for lethality) may be contaminated with microbiota from orchards, the ground, or equipment and personnel during harvesting, shipping, processing, and handling. Because consumption of raw nuts has been associated with illness, suppliers should test in-process samples and finished products routinely for Salmonella and implement an environment testing program that includes testing for Salmonella. For certain nuts (e.g., peanuts, pistachios, Brazil nuts), routine testing for aflatoxin B1 should be done. Non-routine testing for E. coli and aflatoxin B1 (for those not tested routinely for aflatoxin B1) may be done to assess sanitary storage and production, and the quality of the raw nuts.

Nuts and Nut Butters – RTE, processed for lethality – Appendix A, Flow Diagram A.30, Appendix J, Table J.30

In this category, peanuts and tree nuts are processed for lethality (e.g., by dry roasting, oil roasting, or steam processing). Because nuts and nut butters have been associated with illness, routine environmental testing, testing in-process samples, and finished product testing for Salmonella should be done. For certain nuts (e.g., peanuts, pistachios, Brazil nuts), routine testing for aflatoxin B1 should be done. Non-routine testing for E. coli and aflatoxin B1 (for those not tested routinely) may be conducted to help assess sanitary storage and production, and the quality of the raw nuts used in manufacturing.

Produce – Fruits and vegetables, cut, frozen or refrigerated, minimally processed – Appendix A, Flow Diagram A.31, Appendix J, Table J.31

Further processing of fresh fruits and vegetables may increase or decrease microbiological populations depending on GMPs, sanitary design of equipment, washing, blanching, or the use of antimicrobials. Routine testing by suppliers of product for E. coli and the environment for Listeria spp. should be done to assess process control and sanitary conditions. Periodic testing by suppliers of in-process or finished products for Salmonella or E. coli O157:H7 (or other appropriate STEC) may be pertinent depending on the commodity, geographic location and use of GAPs.

Produce – Fruits and vegetables, whole – Appendix A, Flow Diagram A.32, Appendix J, Table J.32
Fruits and vegetables are expected to have microbiota associated with them. Whole fruits and vegetables may be washed before introduction to commerce, but undergo no other lethality step. Environmental testing in the packing house for *Listeria* spp. and *Salmonella* should be done by the supplier to assess sanitary conditions, with the frequency dependent upon factors such as the commodity, geographic location and use of GAPs. Although not listed in Table J.32 nor routinely done, the DOD may consider testing (by the supplier or DOD) for *Cyclospora cavetanensis*, *Cryptosporidium parvum*, enteric viruses, or *Shigella* spp. as appropriate when there is knowledge or suspicion high risk farming and handling practices (*e.g.*, where evidence of previous contamination exists, water contamination is likely, or contaminated fertilizer is used).

**Produce – Mushrooms – Appendix A, Flow Diagram A.33, Appendix J, Table J.33**

Mushrooms are generally commercially produced indoors on composted substrate. They are grown, harvested, sorted, graded, and packaged, and may or may not be sliced. No routine testing of product is typically conducted because populations of indigenous microbiota likely will be high. Routine monitoring and testing of the environment by suppliers for *Listeria* spp. may be deemed appropriate by DOD to assess sanitary conditions and process control. Such testing would depend on factors such as the type of compost used, the water used, the harvesting techniques, the storage and handling conditions, and the intended end use.

**Produce – Packaged salads and leafy greens – Appendix A, Flow Diagram A.34, Appendix J, Table J.34**

Salad greens are expected to have microbiota that can originate from numerous sources such as irrigation water, insects, birds, animals, and post-harvest handling and processing. When salad greens are washed, some microorganisms can be physically washed off; however, the washing process also can contribute to cross contamination. Antimicrobial chemicals, such as chlorine, added to the wash water can inactivate organisms that may slough off into the water. Packaged salads and leafy greens generally have a limited shelf life. Suppliers can use testing for *E. coli* to assess process control and sanitary conditions. Environmental testing for *Listeria* spp. in processing facilities should be conducted to monitor sanitary conditions.

**Produce – Vegetable sprouts – Appendix A, Flow Diagram A.35, Appendix J, Table J.35**

These are sprouted vegetable seeds before true leaves emerge that may be consumed raw or cooked. Routine testing of in-process and finished products by suppliers for *E. coli* should be done as an indicator of process control and sanitary production. Appropriate testing of spent irrigation water for *Salmonella* and *E. coli* O157:H7 should be conducted to assess potential
product contamination. Routine environmental monitoring for *Listeria* spp. also should occur to assess sanitary conditions.

**Seafood – Raw – Appendix A, Flow Diagrams A.36a-e, Appendix J, Table J.36**

Routine microbiological testing of in-process and finished products by suppliers is not recommended for raw (fresh or frozen) finfish or raw crustaceans for either quality or safety. Non-routine testing of in-process and finished products for coliforms and *Salmonella* may be done to verify proper sanitation and process control, especially of seafood that maybe consumed raw. A visual inspection for parasites is recommended if the product is intended for raw consumption. Alternatively, the supplier may verify that freezing treatments are applied to destroy certain parasites. For scombroid species, testing of finished product for histamine is recommended.

**Seafood – RTE, fish, cold smoked – Appendix A, Flow Diagram A.37, Appendix J, Table J.37**

Suppliers should conduct routine environmental testing for *Listeria* spp. to demonstrate that production is occurring under sanitary conditions. The supplier also should test in-process and finished products periodically for *L. monocytogenes* and *Salmonella* to demonstrate that the product is produced under sanitary conditions. The pH of pickled herring should be verified periodically. Scombroid species may contain histamine and products made from these species should be tested to verify that proper temperature control was maintained.

**Seafood – RTE, cooked or hot smoked – Appendix A, Flow Diagram A.38, Appendix J, Table J.38**

The supplier should apply a validated process that results in at least a 6-log$_{10}$ reduction of *L. monocytogenes*. When such a validated process is used, routine sampling of in-process and finished product for *S. aureus* and the environment for *Listeria* spp. should occur to verify that controls are in place to prevent recontamination. If required to further demonstrate that production is occurring under process control and sanitary conditions, the supplier could also test in-process and finished products for coliforms, APC, *Salmonella* and *L. monocytogenes*. If it is apparent that there is a potential for recontamination through mechanical or manual handling, testing finished products for *Salmonella* and *L. monocytogenes* should be done routinely. Scombroid species may contain histamine if temperature abused and fish decompose; finished products should be tested for histamine per FDA’s guidance documents (U. S. Department of Health and Human Services, 2014).

**Seafood – RTE, raw molluscan shellfish – Appendix A, Flow Diagram A.39, Appendix J, Table J.39**

Suppliers must demonstrate traceability that establishes that the product was harvested from approved waters in the U.S. or in countries (Canada, Mexico, New Zealand, South Korea) that
have a Memorandum of Understanding with the U.S. Under these conditions, no routine microbiological testing of products is necessary by the supplier. Where the supplier is unable to prove the status of the harvest waters, or where contamination is suspected, the DOD should not accept the product. Non-routine in-process and finished product testing by suppliers on RTE, raw molluscan shellfish from approved waters to demonstrate process control and sanitary conditions may include analyses for APC, fecal coliforms, and *Vibrio paraheamolyticus* (or other *Vibrio* spp. if warranted). In addition, *Vibrio* control plans as outlined in the National Shellfish Sanitation Program (U. S. Department of Health and Human Services, 2013) may be required if conditions warrant.

Harvested spices are expected to have a varied microbiota associated with them, including spore-forming bacteria and fungi. Also, when a dehydration process is performed outdoors there is the potential to acquire additional contamination. Suppliers should test in-process and finished products routinely for APC and *Salmonella* to assess process controls and sanitary conditions. The suppliers also should routinely test the environment for *Salmonella*. Non-routine testing of finished products by suppliers, when deemed necessary, to assess process control and sanitary conditions may include testing for *B. cereus* (or other toxigenic *Bacillus* spp.), *E. coli*, coliforms, mold and yeasts, and *E. coli* O157:H7 (or other STEC as appropriate).

**OTHER INDICATORS OF PROCESS CONTROL AND SANITARY CONDITIONS**

There are microbiological by-products, enzymes, products of decomposition (including those detected through visual observation), and other analytes that may reflect lack of process control or insanitary conditions. The following are examples of some of these indicators.

- Histamine in scombroid fish at high levels indicates possible temperature abuse, lack of sanitary conditions, and decomposition of these fish.
- The presence of non-microbiological alkaline phosphatase in milk is an indication that the milk has been inadequately pasteurized. Under these conditions microbiological pathogens endemic to raw milk may survive and result in milk-borne illness.
- Peroxidase testing is used to indicate that blanching of fresh vegetables has been adequate. Typical blanching temperatures (195 – 205°F for 3 minutes) would be sufficient to provide a lethality step eliminating vegetative pathogens.
- The presence of aflatoxin or other mycotoxins is indicative of significant growth of molds. The presence of aflatoxin or other mycotoxins may render the food unacceptable for human consumption or for use in further food processing.
• Gas formation causing swollen product containers would be indicative of spoilage and potential pathogen growth. Similarly, slime formation, visible mold growth, discoloration and product leakage from a container would be indicative of spoilage or potential growth of pathogens. Changes in product viscosity may be indicative of microbiological proteolysis or starch hydrolysis; such activity may be the result of post-processing contamination and temperature abuse, or under processing.

• Peroxide values and concentrations of free fatty acids in nuts exceeding tolerance limits would be indicative of poor storage conditions, extended age or temperature abuse. In such situations, these changes would not indicate microbiological spoilage or growth, but oxidation that impacts quality.

• When free fatty acid concentrations in milk exceed tolerances, this is indicative of hydrolytic rancidity associated with poor raw material control and potential post-process contamination.

• Any signs of pests or pest infestation indicate contaminated packaging materials, poor storage conditions within a plant or distribution center, pest contamination within a transport container or at the location of sampling. These products should be considered compromised and unacceptable.

• Development of acidity (measured by pH or titration) is critical to the safe production of many fermented products such as cheeses, and fermented sausages. Fermentation of these products by harmless starter organisms retards or prevents the growth of pathogenic bacteria like *E. coli*, *Salmonella* and *L. monocytogenes*. However, in other products acid development is undesirable, *e.g.*, flat sour defect in canned food resulting from undesirable microbial growth. Undesirable fermentation can result in expression of purge in RTE meat products.

### GLOSSARY

<table>
<thead>
<tr>
<th>Term</th>
<th>Acronym/Symbol</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acceptance number</td>
<td>C</td>
<td>Indicates the maximum number of non-conforming analytical units (two-class sampling plans) or marginally acceptable analytical units (three-class sampling plans) that can result in lot acceptance.</td>
</tr>
<tr>
<td>Aerobic plate count</td>
<td>APC</td>
<td>The enumeration of colony forming units of mesophilic aerobic and facultative anaerobic organisms on an appropriate non-selective medium.</td>
</tr>
<tr>
<td>Analyte</td>
<td></td>
<td>Target for assay detection, isolation or quantification, <em>e.g.</em>, <em>Salmonella</em>.</td>
</tr>
<tr>
<td>Term</td>
<td>Definition</td>
<td></td>
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<tr>
<td>Analytical portion</td>
<td>The relevant quantity – mass, volume or area – of the food product that is being tested in each analytical unit. The analytical portion is less than or equal to the sample unit amount. For example, a 1 ml analytical portion of diluted homogenate may be analyzed from a 25 g sample unit.</td>
<td></td>
</tr>
<tr>
<td>Analytical unit</td>
<td>A single unit of food, from which a predetermined analytical portion is removed and tested for microorganisms. All or part of the sample unit may be used as the analytical unit, or multiple sample units may be composited into a single analytical unit for presence/absence testing.</td>
<td></td>
</tr>
<tr>
<td>Attributes sampling plans</td>
<td>Attributes sampling plans are used when the measured characteristics are qualitative or categorical. Microbial presence/absence data and quantitative concentration data categorized into numerical ranges are classified as attributes.</td>
<td></td>
</tr>
<tr>
<td>Bernoulli process</td>
<td>A Bernoulli process is a random process the result of which can only take one of two values, e.g., presence/absence.</td>
<td></td>
</tr>
<tr>
<td>Binomial distribution</td>
<td>The discrete probability distribution of the number of &quot;successes&quot; in a sequence of n independent Bernoulli (yes/no) trials, each of which yields success with constant probability (p)</td>
<td></td>
</tr>
<tr>
<td>Certificate of Analysis</td>
<td>A document attesting to the quality and purity of a product lot.</td>
<td></td>
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<tr>
<td>Certificate of Conformance</td>
<td>A document issued by a competent authority that the product meets required specifications.</td>
<td></td>
</tr>
<tr>
<td>Colony forming units</td>
<td>cfu The number of single or clumped multiple cell aggregates giving rise to colonies recovered on a solid medium.</td>
<td></td>
</tr>
<tr>
<td>Consumer's risk</td>
<td>B The probability of accepting a non-conforming lot. A false negative or type II error.</td>
<td></td>
</tr>
<tr>
<td>Control limits, lower and upper</td>
<td>LCL and UCL The control limits delineate the expected extent of natural variability in the process. Conventionally defined as ±3 standard deviations about the mean, but can be adjusted based on the desired false alarm rate.</td>
<td></td>
</tr>
<tr>
<td>Count</td>
<td>The number of colony forming units recovered from an analytical portion</td>
<td></td>
</tr>
<tr>
<td>Criterion/criteria</td>
<td>See microbiological criterion</td>
<td></td>
</tr>
<tr>
<td>Critical Control Point</td>
<td>CCP The point in food manufacturing at which effective control can be exercised over a hazard.</td>
<td></td>
</tr>
<tr>
<td>Term</td>
<td>Abbreviation</td>
<td>Description</td>
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</tr>
<tr>
<td>Cumulative distribution function</td>
<td>CDF</td>
<td>Describes the probability that a random variable $X$ will be found to have a value less than or equal to $x$: $F(x) = P(X \leq x)$.</td>
</tr>
<tr>
<td>Department of Defense</td>
<td>DOD</td>
<td>United States Department of Defense</td>
</tr>
<tr>
<td>Design prevalence</td>
<td></td>
<td>The prevalence that the sample is designed to detect with a specified probability. May or may not be the assumed prevalence of an attribute in a population from which samples are drawn.</td>
</tr>
<tr>
<td>Empirical cumulative distribution function</td>
<td>ECDF</td>
<td>The cumulative distribution function associated with the empirical (observed) measure of a sample. The non-parametric estimator of the CDF.</td>
</tr>
<tr>
<td>Empirical distribution function</td>
<td>EDF</td>
<td>Synonymous with empirical cumulative distribution function</td>
</tr>
<tr>
<td>Environmental monitoring program</td>
<td>EMP</td>
<td>A program wherein equipment and facility sites are tested routinely for non-pathogens or pathogens to determine the extent to which these microorganisms are present and could likely contaminate food products manufactured in the facility.</td>
</tr>
<tr>
<td>Exponential distribution</td>
<td></td>
<td>The probability distribution that describes the time between events in a Poisson process, i.e., a process in which events occur continuously and independently at a constant average rate.</td>
</tr>
<tr>
<td>Exponentially weighted moving average</td>
<td>EWMA</td>
<td>A curve smoothing technique applied to time series data that exponentially down weights older observations.</td>
</tr>
<tr>
<td>False alarm rate</td>
<td>FAR</td>
<td>The expected rate of false positives, e.g., indicating a loss of process control when the process actually remains under control</td>
</tr>
<tr>
<td>G-chart</td>
<td></td>
<td>A control chart used to monitor very low prevalence contamination. Tracks the interval (number of samples) between positives.</td>
</tr>
<tr>
<td>Good Manufacturing Practices</td>
<td>GMP</td>
<td>Those hygienic practices described in the Code of Federal Regulations, e.g., 21CFR 110.</td>
</tr>
<tr>
<td>Guidelines</td>
<td>Advisory criteria used to inform food operators and others of the microbiological content expected in a food when best practices are applied.</td>
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</tr>
<tr>
<td>High-event period</td>
<td>A production period when the observed prevalence likely exceeds the expected or design prevalence.</td>
<td></td>
</tr>
<tr>
<td>Homogeneous (statistical)</td>
<td>Statistically, a volume of production is considered homogenous relative to a given characteristic (e.g., concentration of the microorganism) if the characteristic follows the same probability distribution throughout the volume (e.g., lognormal with fixed mean $\mu$ and fixed standard deviation $\sigma$). In contrast to a homogeneous (uniform) spatial distribution.</td>
<td></td>
</tr>
<tr>
<td>Individuals Chart (i-chart)</td>
<td>Control chart for individual measurements.</td>
<td></td>
</tr>
<tr>
<td>In-process samples</td>
<td>Refers to sampling of food products or ingredients that have not completed a manufacturing process by a supplier.</td>
<td></td>
</tr>
<tr>
<td>Insanitary</td>
<td>This word is used synonymously with unsanitary in this document. It refers to conditions where lack of appropriate hygienic conditions has resulted in unsatisfactory microbiological contamination.</td>
<td></td>
</tr>
<tr>
<td>Lognormal distribution</td>
<td>A continuous probability distribution of a random variable whose logarithm is normally distributed.</td>
<td></td>
</tr>
<tr>
<td>Lot</td>
<td>A predefined quantity of food product, produced under similar, or uniform, conditions so that the units in the lot are similar in their microbiological status. In lot acceptance sampling, the quantity of food product represented by the samples.</td>
<td></td>
</tr>
<tr>
<td>Mean time between positives</td>
<td>MTBP The average number of samples between positives.</td>
<td></td>
</tr>
<tr>
<td>Microbiological criterion</td>
<td>The specification of a microbiological criterion includes the selected microorganism(s); the microbiological limits; the sampling plan defining the number of sample units to be taken (n), the size of the analytical unit, and where appropriate, the acceptance number (c); and the analytical methods.</td>
<td></td>
</tr>
<tr>
<td>Microbiological limit</td>
<td>Microbiological limits are those levels above which might be indicative of loss of process control or insanitary conditions.</td>
<td></td>
</tr>
<tr>
<td>Term</td>
<td>Symbol</td>
<td>Description</td>
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</tr>
<tr>
<td>Microbiological limit for marginally acceptable concentration</td>
<td>m</td>
<td>Delimits acceptable and marginally acceptable concentrations. Used in 3-class sampling plans</td>
</tr>
<tr>
<td>Microbiological limit for unacceptable concentration</td>
<td>M</td>
<td>Marks the limit beyond which the level of contamination is hazardous or unacceptable. Used in 2- and 3-class sampling plans.</td>
</tr>
<tr>
<td>Mixture distribution</td>
<td></td>
<td>The probability distribution of a random variable whose values can be interpreted as being derived from multiple underlying probability distributions.</td>
</tr>
<tr>
<td>Most probable number</td>
<td>MPN</td>
<td>An estimated quantitative concentration measurement developed using serial dilutions and detection methods.</td>
</tr>
<tr>
<td>Negative</td>
<td></td>
<td>When the target organism is not detected in the analytical unit, then the analytical unit is commonly referred to as &quot;negative.&quot;</td>
</tr>
<tr>
<td>Nonparametric</td>
<td></td>
<td>Makes no assumptions about the probability distribution of the random variable.</td>
</tr>
<tr>
<td>Non-routine testing</td>
<td></td>
<td>Non-routine testing can be investigational, for verification, validation, surveillance, or for qualifying suppliers. Non-routine testing is less frequent and can be based on time intervals (e.g., weekly, monthly, quarterly) or based on other indicators of lack of process control or insanitary conditions.</td>
</tr>
<tr>
<td>Normal distribution</td>
<td></td>
<td>A continuous probability distribution that is symmetric about the mean (μ), with approximately 95% of values lying within ± 2 standard deviations (2σ) of the mean.</td>
</tr>
<tr>
<td>Operating characteristic curve</td>
<td></td>
<td>Describes the probability of accepting a lot as a function of lot quality.</td>
</tr>
</tbody>
</table>
| Parametric                                |        | Assumes that the data have come from a theoretical probability distribution defined by its parameters.
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>P-Chart</td>
<td>A process control chart that monitors the proportion of non-conforming analytical units observed in a sample of size n, applicable for moderate prevalence levels.</td>
</tr>
<tr>
<td>Plan of action POA</td>
<td>Pre-determined plan of action, such as corrective action plan.</td>
</tr>
<tr>
<td>Poisson distribution</td>
<td>Describes the probability of a given number of events occurring in a fixed interval of time and/or space if the events occur independently with a constant average rate.</td>
</tr>
<tr>
<td>Positive</td>
<td>When the target organism is detected in the analytical unit, then the analytical unit is commonly referred to as &quot;positive.&quot;</td>
</tr>
<tr>
<td>Prevalence</td>
<td>The proportion of analytical units that contain the target microorganism. The observed prevalence depends on the analytical unit size and needs to be referenced to an analytical unit size, i.e., prevalence of positives in X grams.</td>
</tr>
<tr>
<td>Process capability Cp</td>
<td>The ability of a process to meet specification limits.</td>
</tr>
<tr>
<td>Process control</td>
<td>Maintaining the output of a specific process (e.g., food manufacturing, storage and distribution system) within a desired range.</td>
</tr>
<tr>
<td>Producer's risk A</td>
<td>The probability of rejecting a conforming lot. A false positive or type I error.</td>
</tr>
<tr>
<td>Quantile</td>
<td>The value associated with a percentile of the cumulative distribution function. If p(X≤A) = B, A is the quantile value and B is the percentile of the CDF.</td>
</tr>
<tr>
<td>R-Chart</td>
<td>Range Chart used to monitor process variability for continuous numerical data.</td>
</tr>
<tr>
<td>Routine</td>
<td>Routine testing is defined as testing done at pre-determined intervals at sufficient frequency to establish process control or sanitary conditions. The sampling interval may be on a physical lot basis (e.g., 2,000 lb. combos for ground beef) or temporal basis (e.g., per shift, daily, weekly, monthly). The frequency of testing should be determined based on potential risks and performance of the system.</td>
</tr>
<tr>
<td>Ready-to-eat food RTE</td>
<td>Food that is in a form that may be safely eaten without additional preparation to achieve food safety.</td>
</tr>
<tr>
<td>Sample</td>
<td>A subset of units from the lot or production process, selected in some predetermined manner.</td>
</tr>
<tr>
<td>Term</td>
<td>Definition</td>
</tr>
<tr>
<td>-------------------------------------------</td>
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</tr>
<tr>
<td>Sample size</td>
<td>The number of samples units drawn to collect a sample</td>
</tr>
<tr>
<td>Sample unit</td>
<td>A single unit of food of a predetermined sample unit amount (mass, volume, or area). All or part of the sample unit may be used as the analytical unit, or multiple sample units may be composited into a single analytical unit for presence/absence testing.</td>
</tr>
<tr>
<td>Sampling plan</td>
<td>Defines the number of sample units to be taken (n), the size of the analytical unit, and where appropriate, the acceptance number (c).</td>
</tr>
<tr>
<td>Specification limits, lower and upper</td>
<td>LSL and USL Boundaries that define acceptable product</td>
</tr>
<tr>
<td>Specifications</td>
<td>Specifications are part of a purchasing agreement between a buyer and a supplier of a food and may be advisory or mandatory according to use.</td>
</tr>
<tr>
<td>Standard operating range</td>
<td>SOR A process is considered under statistical control when its output varies as expected within a standard operating range (SOR) of variation. This refers to common cause variation and represents the random variation inherent in a process.</td>
</tr>
<tr>
<td>Standards</td>
<td>Standards are mandatory criteria incorporated into a law or ordinance (normally pathogen oriented)</td>
</tr>
<tr>
<td>Statistical control</td>
<td>A process is considered under statistical control if it is stable over time and the observed variation is due to common, chance causes inherent to the process and there is no between-lot variation. Statistical control means only that the process output is predictable and is distinct from the capability of a process to meet specifications.</td>
</tr>
<tr>
<td>Statistical Process Control</td>
<td>SPC A formal approach that uses statistical methods to monitor and control a process.</td>
</tr>
<tr>
<td>Temperature/time control for safety</td>
<td>TCS A food that requires time/temperature control for safety to limit pathogenic microorganism growth or toxin formation. For a further description of TCS foods, refer to FDA 2013 Food Code at <a href="http://www.fda.gov/downloads/Food/GuidanceRegulation/RetailFoodProtection/FoodCode/UCM374510.pdf">http://www.fda.gov/downloads/Food/GuidanceRegulation/RetailFoodProtection/FoodCode/UCM374510.pdf</a></td>
</tr>
<tr>
<td>Unit operations</td>
<td>A single manufacturing or supply chain step, e.g., blanching vegetables, slicing meat, loading a trailer.</td>
</tr>
<tr>
<td>Unsanitary</td>
<td>This word is used synonymously with insanitary in this document. It refers to conditions where lack of appropriate hygienic conditions has resulted in unsatisfactory microbiological contamination not conducive to or promoting health; dirty or unhygienic.</td>
</tr>
<tr>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Validation</td>
<td>The body of scientific evidence that demonstrates a process or procedure is effective in producing the outcome for which it was intended</td>
</tr>
<tr>
<td>Variables sampling plans</td>
<td>Variables sampling plans are used when the measured characteristics are expressed on a continuous numerical scale, e.g., concentration data.</td>
</tr>
<tr>
<td>Verification</td>
<td>Those activities, other than monitoring, that establish the validity of a food safety plan and that the food safety system is operating according to the plan.</td>
</tr>
<tr>
<td>Water activity</td>
<td>$a_w$ A measurement between 0.00 and 1.00 defining the amount of moisture available for microbiological or chemical activity. Deionized water has an $a_w$ of 1.00 under standard conditions. Microbes are not known to grow below $a_w$ 0.60.</td>
</tr>
</tbody>
</table>

### APPENDICES

### BIBLIOGRAPHY


http://www.who.int/entity/water_sanitation_health/draft_regscan_may_2014.pdf

Accessed August 14 2014.