Public Health Risk-Based Inspection System for Processing and Slaughter

Technical Report

April 18, 2008
ACKNOWLEDGEMENTS

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<table>
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<th>Abbreviation</th>
<th>Description</th>
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<tbody>
<tr>
<td>CDC</td>
<td>Centers for Disease Control and Prevention</td>
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<tr>
<td>CFR</td>
<td>Code of Federal Regulations</td>
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<td>CSPI</td>
<td>Center for Science in the Public Interest</td>
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<td>FDA</td>
<td>Food and Drug Administration</td>
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<td>FSA</td>
<td>Food Safety Assessment</td>
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<td>FSIS</td>
<td>Food Safety and Inspection Service</td>
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<tr>
<td>FY</td>
<td>fiscal year</td>
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<tr>
<td>HACCP</td>
<td>Hazard Analysis and Critical Control Points</td>
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<tr>
<td>IVT</td>
<td>intensified verification testing</td>
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<tr>
<td>LOI</td>
<td>level(s) of inspection</td>
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<tr>
<td>NOIE</td>
<td>Notice of Intended Enforcement</td>
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<tr>
<td>NR</td>
<td>noncompliance record</td>
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<tr>
<td>NRTE</td>
<td>not-ready-to-eat</td>
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<td>OIG</td>
<td>Office of the Inspector General</td>
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<tr>
<td>PBIS</td>
<td>Performance Based Inspection System</td>
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<tr>
<td>PFGE</td>
<td>pulsed-field gel electrophoresis</td>
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<tr>
<td>IT system</td>
<td>Information Technology System</td>
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<tr>
<td>PHRBIS</td>
<td>Public Health Risk-Based Inspection System</td>
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<tr>
<td>PR/HACCP</td>
<td>Pathogen Reduction/Hazard Analysis and Critical Control Points</td>
</tr>
<tr>
<td>RBI</td>
<td>risk-based inspection</td>
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<tr>
<td>RTE</td>
<td>ready-to-eat</td>
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<tr>
<td>SPS</td>
<td>sanitary and phytosanitary</td>
</tr>
<tr>
<td>SRM</td>
<td>specified risk material</td>
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<tr>
<td>SSOPs</td>
<td>sanitation standard operating procedures</td>
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<tr>
<td>STEPS</td>
<td>System for Tracking <em>E. coli</em> O157:H7 Positive Suppliers</td>
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<td>USDA</td>
<td>U.S. Department of Agriculture</td>
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INTRODUCTION

The Food Safety and Inspection Service (FSIS) is proposing a Public Health Risk-Based Inspection System (PHRBIS) for all processing and slaughter establishments. The components of the proposed PHRBIS are science-based and have been designed with input from stakeholder groups and expert peer review. The proposed PHRBIS would be developed within the regulatory framework of current FSIS inspection activities (i.e., verification of Hazard Analysis and Critical Control Points [HACCP], sanitation standard operating procedures [SSOPs], sanitary and phytosanitary [SPS] activities and other regulatory requirements), but would provide more of a focus on process steps that are vulnerable to microbial contamination if there is a loss of process control. In addition, FSIS would use the PHRBIS to focus its flexible inspection resources, such as performance of Food Safety Assessments (FSAs) and intensified verification testing (IVT) by Enforcement, Investigations, and Analysis Officers (EIAOs) on establishments with a high risk of microbial contamination.

The National Academy of Sciences and the General Accounting Office have recommended that FSIS reduce its reliance on organoleptic (sensory) inspection and redeploy its resources by using inspection methods that are based on the risks inherent in processing and slaughter operations. The purpose of the PHRBIS is to focus FSIS inspection resources on the areas of greatest food safety risk and improve the Agency’s ability to protect public health while maintaining the levels of inspection (LOI) required under the Meat Inspection Act, Poultry Products Inspection Act, and Egg Products Inspection Act at all federally-inspected establishments. An important aspect of implementing the proposed PHRBIS is to ensure that the basis for decisions is clearly delineated, transparent, and scientifically-driven (including being data-driven) whenever possible and appropriate. The proposed PHRBIS, which is described in this report, evolved from earlier FSIS work on developing a Risk-Based Inspection (RBI) algorithm to rank processing establishments. As can be seen from this report, the system currently under consideration addresses many of the concerns expressed by the U.S. Department of Agriculture (USDA) Office of the Inspector General (OIG) (OIG 2007), industry, and consumer groups regarding the earlier RBI algorithm.

As discussed further in Appendix A of this report, foodborne disease is a public health concern for the U.S. population. The most commonly recognized foodborne infections in the United States are those caused by the bacteria Campylobacter, Salmonella, and Escherichia coli (E. coli) O157:H7, and by a group of viruses known as Norwalk-like viruses. Norwalk-like viruses cause an estimated 66 percent of foodborne illness in the U.S. FSIS public health goals focus on reducing Salmonella, E. coli O157:H7, and Listeria (L.) monocytogenes, as discussed below. The proposed PHRBIS is being developed with the goal of decreasing foodborne pathogens and moving FSIS toward meeting its public health goals.

FSIS estimates that approximately 60 percent of the foodborne illnesses originating from Salmonella in FSIS-regulated products in 2007 are attributable to poultry products. In 2007, FSIS Salmonella verification testing found 8.5 percent positive samples, down from 10.5 percent in 2006 and 16.3 percent in 2005. In addition, of the 195 test sets completed in 2007 at broiler establishments, 98 percent met the Salmonella performance standard (192 out of 195 establishments), up from 90 percent in calendar year 2006.
To meet the Healthy People 2010 goal of 6.8 Salmonella cases per 100,000 persons, the Agency has set an objective of 90 percent of broiler establishments to be in Salmonella Category 1 by 2010. In fiscal year (FY) 2006, 45 percent of establishments were in Salmonella Category 1. In FY 2007, that percentage had increased to 73 percent.

FSIS estimates that approximately 34 percent of the foodborne illnesses originating from E. coli O157:H7 are attributable to ground beef. In FY 2006, E. coli O157:H7 FSIS verification testing found 0.17 percent positive samples (20 positives out of 11,626 samples), down from 0.71 percent in FY 2000. These percent positive figures do not take into account the fact that the levels of percent positives may differ among plants that produce different volumes of product. Percent positive numbers can be adjusted to account for the volume of product each plant produces to make them more representative of potential exposure (this process is described in Appendix A). When the percent positive is volume adjusted, the FY 2007 value is 0.28 percent versus the FSIS FY 2010 volume-adjusted objective of 0.20 (see Appendix A for details). As of FY 2007, FSIS had met the volume weighted percent positive Healthy People 2010 goal for E. coli O157:H7 in ground beef.

FSIS estimates that approximately 60 percent of the foodborne illnesses originating from L. monocytogenes (Lm) in 2006 are attributable to ready-to-eat (RTE) products. In 2007, FSIS L. monocytogenes verification testing of RTE products found 0.37 percent positive samples, down from 1.45 percent in 2000. That percentage can also be calculated to adjust for volume to make it more representative of potential exposure. When volume is adjusted, the FY 2007 value is 0.29 percent versus the FSIS FY 2010 volume-adjusted objective of 0.24 (see Appendix A for details). As of FY 2007, FSIS had met the volume weighted percent positive Healthy People 2010 goal for Lm in RTE products.

FSIS’ current inspection system focuses on visible animal diseases and was designed before microbial contamination was recognized as a leading cause of foodborne human illness. The proposed PHRBIS will be better able to protect public health by focusing and integrating its regulatory authority on establishments and process points within slaughter and processing establishments at which control of microbial growth and contamination can have the greatest impact. The regulatory framework of current FSIS inspection activities regarding verification of Hazard Analysis and Critical Control Points (HACCP), Sanitation Standard Operating Procedures (SSOPs), sanitary and phytosanitary (SPS) activities, and other regulatory requirements (FRN Final Rule HACCP and Pathogen Reduction, Vol. 61, p. 38806, July 25, 1996) will continue in the new system.

The Agency has learned from its experience with HACCP and food contamination events that to better protect public health it must bolster its inspection force’s ability to link and respond to instances of noncompliance within establishments. In addition, the Agency also learned that its inspectors must verify not only critical control points of an establishment’s overall food system, but also the execution of the decisions made by the establishment in the hazard analysis, particularly prerequisite programs. As described in this report, the Agency is proposing data-driven and science-based methods for allocating inspection activities, both across and within establishments, to meet those needs. By working within its existing regulatory framework, the PHRBIS will focus FSIS inspection resources on those establishments and points within slaughter and processing that can have the greatest impact on the microbial growth and contamination of products. This strategic focus is essential because FSIS cannot test all finished
product at an establishment and must have a means of ensuring that process control is consistently maintained.

Analysis of FSIS recalls in recent years suggests that, with the current inspection and IT system, a critical understanding of hazards and their controls has been lacking, including assessment of the decisions associated with the design of the food safety system, and assessment of the impact of intended use of produced product. The inability to track inspection activities (both positive and negative findings) that would lead to a systematic evaluation of the food safety system has also been lacking, resulting in inspection program personnel not always detecting critical issues at the in-plant level. Additionally, linkage of all findings, including plant data, has not been fully utilized by the inspection force, particularly in detecting problems earlier in the process before product enters commerce. Finally, inspection resources are at the same level of inspection for all plants.

The proposed PHRBIS will be incorporated in FSIS’ new Information Technology (IT) system. FSIS’ new IT system will facilitate better collection of inspection data regarding establishments. The IT system is being designed to provide automated monitoring of inspection results and built in alerts for anomalies. The new IT system will help inspection to verify the execution of decisions made in the hazard analysis, including responding to plant data and pre-requisite programs. It will strengthen inspection program personnel’s ability to appropriately link and respond to documented noncompliance and to verify corrective actions are fully implemented.

This report outlines the elements of the PHRBIS for processing and slaughter establishments and discusses the scientific basis for those elements. It begins with a discussion of the proposed approach for focusing inspection activities within an establishment, followed by the approach for allocating flexible inspection resources (i.e., EIAO inspection resources) across establishments. Each of those approaches has been designed with the goal of identifying and preventing potential public health hazards in establishments before they reach the consumer. Next, the Agency’s evaluation plan for the proposed PHRBIS is discussed in the report. Appendices supporting and detailing the sections include attribution and performance measures, inspection prompt tables, scientific literature reviews, data sources, and data analyses.

THE PUBLIC HEALTH RISK-BASED INSPECTION SYSTEM FOR PROCESSING AND SLAUGHTER

Within-establishment Public Health Risk-based Inspection

In the proposed PHRBIS, FSIS will focus its verification activities on points within the operations of processing and slaughter establishments that have the greatest potential for microbial growth or contamination if process control is not maintained (vulnerable points). This approach fits within the current regulatory framework and is linked to inspectors carrying out their existing inspection procedures related to HACCP, SSOPs, and SPS activities. As shown in Figure 1, inspectors will be prompted by the new IT system to focus their activities on vulnerable points in the process. Specifically, as part of their routine activities, inspectors will identify noncompliance, verify corrective actions, and record any noncompliance record(s) (NRs) in the new IT system. Other establishment information will also be recorded in the system, including laboratory test results and establishment characteristics. Based on recorded information, the IT system will identify certain public health-related events, or combinations of those events, and will then prompt the inspectors to focus their inspection activities on
vulnerable points. At those vulnerable points, the inspectors will provide yes/no answers regarding the presence and implementation of control measures. This information could provide stronger support for further regulatory and/or enforcement actions.

Figure 1. Focused Inspection Activity Information Flow

FSIS’ new information technology system will continuously monitor inspection findings and laboratory results and will direct inspectors to examine vulnerable points in the process when the threshold for the prompt is reached. In response to a prompt, inspectors will be automatically assigned a For Cause procedure by the information technology system, which will instruct them to respond to the vulnerable point questions. Inspectors will verify the establishment is in compliance with the FSIS regulations.

The within-establishment PHRBIS will assist inspectors to more effectively link and take action on instances of noncompliance. It will also assist inspectors to not only verify critical control points in an establishment’s overall food safety system, but also to verify the execution and supporting documentation of the decisions made by the establishment in its hazard analysis. On the basis of their hazard analyses, many establishments have decided that a food safety hazard is not reasonably likely to occur because of their prerequisite programs. Therefore, it is important that FSIS verify these programs that encompass vulnerable points where control measures are commercially available.

The within-establishment inspection method is based on the scientific literature and Agency experience with HACCP and contamination events. Literature reviews, which are summarized in Appendix C of this report, were carried out for each of the nine HACCP product categories to identify which steps in the production of those products are most vulnerable to microbial growth or contamination if process control is not maintained. Next, using the product-specific literature reviews as a guide, a group of FSIS experts determined a set of questions that inspectors should answer at each process step to help determine whether the food safety system is in control; this is

*Regulatory actions will be taken in accordance with FSIS regulations for meat, poultry, and egg products.

1 Three literature reviews were conducted for slaughter—poultry slaughter, bovine slaughter, and swine slaughter, and results were summarized in Appendix C of this report.
the set of questions inspectors will be prompted to answer by the new IT system at the vulnerable points (see Figure 1).

The prompts in FSIS’ new IT system will direct inspectors to examine vulnerable points in the process and to answer questions about process control at those points. Inspection program personnel will write NRs for observations at vulnerable points in accordance with FSIS regulations for meat, poultry, and egg products. Observations at vulnerable points may reveal the establishment is failing to maintain sanitary conditions (9 Code of Federal Regulations [CFR] 416.1) or failing to implement SSOPs (9 CFR 416.13) and consequently might be yielding product that is injurious to health. They might also demonstrate that an establishment is not executing a prerequisite program identified within the hazard analysis which would mean the establishment is failing to properly validate that the HACCP plan is functioning as intended (9 CFR 417.4 [a]). Such a finding would bring into question whether supporting documentation for decisions in the hazard analysis is adequate (9 CFR 417.5 [a] [1] & [2]), and whether the hazard analysis itself is adequate (9 CFR 417.2) and would also bring into question whether the HACCP plan is adequate (9 CFR 417.6 [a]). Details of the product-specific prompts and questions are provided in Appendix B of this report. The literature reviews used to develop prompts and questions are described below and in Appendix C.

FSIS will develop training and guidance materials for the PHRBIS to ensure inspectors understand how to carry out their inspection activities under the proposed system, respond to questions regarding vulnerable points, and make decisions about noncompliance based upon responses to those questions. The within establishment system has been designed to reinforce the food safety regulatory training inspection program personnel currently receive.

An example of a focused inspection activity prompt and related For Cause procedure is provided in Figure 2. In the diagram, the prompt depicted is a repetitive pattern of sanitation noncompliance in an establishment producing fully cooked, not shelf-stable product (HACCP Category 03G). If a sanitation noncompliance is found during a routine 03G procedure, the FSIS inspector would document an NR and verify corrective actions. The IT system will continuously monitor inspection results and when the threshold for sanitation noncompliance is reached a For Cause procedure will be generated for the inspector. The inspector will carry out a For Cause procedure and will respond to questions regarding the implementation of control measures at vulnerable points. The inspector will record his or her responses to the questions regarding vulnerable points in the IT system, and, when appropriate, may use the responses to those questions to document an NR and/or enforcement action. Conducting For Cause procedures as a result of previous findings of noncompliance in an establishment does not preclude an inspector from taking enforcement actions at the time of the initial noncompliance finding.

Prior to implementation of the proposed PHRBIS system, FSIS will conduct a historical data analysis of inspection findings in order to determine prompt thresholds. In addition, FSIS will conduct a methods evaluation which will include a workshop and field evaluation. During the workshop, stakeholders (FSIS field employees, academics, industry, and consumer representatives) will evaluate the proposed prompts by playing out prompt scenarios for different product categories. The prompts will be refined based upon this workshop and then a field evaluation will be undertaken. During the field evaluation, FSIS supervisory IICs and PHVs will carry out prompt scenarios. The prompts, vulnerable points and questions will also be refined based upon the findings of the field evaluation.
FSIS must establish scientific support to determine which steps in the operations of processing and slaughter facilities present the greatest hazard for microbial or other types of contamination in order to focus its inspection activities on the most vulnerable points. Such information is available from research published in scientific literature, laboratory testing data, risk assessments, and expert opinion. The vulnerable points for each HACCP category are presented in this section, along with a discussion of their vulnerabilities. These categories are based on the nine HACCP categories, with the slaughter category (03J) presented separately for bovine, swine and poultry slaughter.

This section is organized according to raw products (03B and 03C), other non-raw products (03E, 03F, 03G, 03H, and 03I), and bovine (03J), swine (03J), and poultry slaughter (03J). Detailed descriptions of the scientific literature that provides an underpinning for the identification of vulnerable points and related questions are included in Appendix C of this report.

HACCP Categories 03B and 03C (Raw Products)

Within HACCP, raw products are divided into two categories: (1) 03B, or raw ground; and (2) 03C, or raw not ground. Raw ground (03B) includes ground product (e.g., ground beef and ground chicken), marinated products, injected products, and otherwise comminuted products. Raw not ground (03C) includes intact products, such as steaks and chicken parts (e.g., breast, wings), and products made with advanced meat recovery systems. For 03C, the products should not have been marinated or water injected.

Both process categories have the same general steps: receiving/storage, processing, packaging/labeling, and storage/shipping. The literature indicates that, for both categories, all four steps are vulnerable. The concerns at receiving/storage and storage/shipping are the same.
for both 03B and 03C, and are discussed together. The potential vulnerabilities at processing and packaging/labeling can vary between 03B and 03C, and are discussed separately.

For establishments processing and producing raw products, ensuring that products entering the facility are not sources of microbial contamination can greatly reduce the probability and levels of contamination on outgoing product. Testing products or requiring certification of product testing at the supplier as a purchasing specification can help ensure that incoming bacterial loads are below those that can be handled by downstream controls. Proper temperature controls at the receiving and storage area also ensure that bacterial levels do not increase during storage. If the establishment is processing beef, it also should have controls in place related to specified risk materials (SRMs). Purchase requirements and checks at receiving need to be in place to make sure any SRMs are properly identified and destined only for acceptable use. Because these control measures can be effective in limiting bacterial load downstream and controlling SRMs in beef operations, receiving/storage was identified as a vulnerable point.

At storage/shipping, proper temperature is essential to control bacteria. Maintaining control of product (either holding it or not releasing it for sale to consumers) until any tests, by FSIS, other government agencies, or the processing and slaughter establishment, have been completed and shown to be negative, is an important control to protect public health. Because these controls can limit bacteria levels reaching the consumer, storage/shipping was identified as a vulnerable step.

Raw Ground (03B): The process steps for raw ground products (ground product, marinated products, injected products, and otherwise comminuted products) may include mixing, grinding, formulating, needling, marinating, and rework. Many of these activities result in extensive equipment contact with the raw product, creating opportunities for cross-contamination between the equipment and product, as well as lot-to-lot contamination. Rework also can result in lot-to-lot contamination if not properly controlled. Maintaining temperatures cold enough to inhibit microbial growth and properly implementing sanitary procedures can greatly limit product contamination. The processing step has been identified as a vulnerable step because of the combination of its high potential for cross-contamination and potential for reduction of that hazard if proper controls are in place.

During the packaging/labeling step, raw ground products should be labeled as to their intended use (e.g., For Cooking Only), and all ingredients should be declared on the label. Failure to label either use or ingredients could represent a risk to the public downstream. Also, labeling products to facilitate trace-back and trace-forward can control potential public health impacts. Therefore, packaging/labeling of raw ground products was identified as a vulnerable point.

Raw Not Ground (03C): The process step for raw not ground products consists of cutting and trimming and advanced meat recovery. Proper sanitation and temperature controls at this step can reduce cross-contamination and bacterial growth, making this a vulnerable point.

At packaging/labeling, as for 03B products, 03C products should be labeled with their intended use (e.g., For Cooking Only), and all ingredients should be declared on the label. In addition, meat processed using advanced meat recovery should be labeled as such. The need for appropriate labels, therefore, makes packaging/labeling a vulnerable point.
HACCP Categories 03E, F, G, H, and I

The meat and poultry products encompassed by HACCP categories 03E, F, G, H, and I have common vulnerable points: receiving and storage, processing, post-processing (e.g., packaging), labeling, and storage. For all of these categories, receiving and storage is a vulnerable point because products may be contaminated if proper measures are not present to control the microbial load of incoming materials and to maintain proper temperatures. Post-processing slicing and packaging is a common vulnerable point among 03E, F, G, H, and I products because RTE products in these categories may be exposed to pathogens, such as *L. monocytogenes*, at this point. Further, slicing or peeling during post-processing may lead to product pathogen exposure and cross-contamination.

Labeling is a vulnerable point among 03E, F, G, H, and I products because many of these products may look like they are RTE, despite not being fully cooked or processed RTE products. It is important that labeling alert consumers that the product is not RTE and provide instructions for handling to prevent foodborne illness. Proper labeling is also needed to alert consumers of potential allergens found in these product categories. Storage is a vulnerable point for not shelf-stable products found in 03G and I, because they must be stored at or below the minimal temperature for microbial growth.

Processing is a vulnerable point for products in these categories because it requires complex combinations of process controls to reduce or eliminate microbes. Products encompassed by the HACCP categories 03E, F, G, H, and I have different vulnerabilities during processing depending on the steps taken at this point. Specific vulnerabilities at processing for the different HACCP categories are discussed below.

Not Heat-treated, Shelf-stable (03E): Not heat-treated, shelf-stable products are products from processes that do not apply heat as the primary lethality step. They consist of many diverse products, including salt-cured (e.g., country-cured ham, prosciutto, basturma, and coppa) and fermented products (e.g., pepperoni, summer sausage, salami, soudjouk, and Lebanon bologna). Depending on how the product is processed and decisions that establishments make, many of these products, such as country-cured ham, basturma, summer sausage, and pepperoni can fall under more than one HACCP category.

Not heat-treated, shelf-stable products include RTE and not-ready-to-eat (NRTE) products. Ready-to-eat products are those that have received a lethality treatment to eliminate pathogens and are safe to be eaten without additional preparation, such as cooking. Examples of not heat-treated, shelf-stable RTE products are prosciutto, salami, some basturma and country-cured ham, some summer sausage and pepperoni, and Lebanon bologna.

In contrast, NRTE products require cooking before eating. These may include country-cured ham, dried chorizo, Chinese sausage, basturma, and soujouk. One hazard associated with these types of dried meats is that consumers often think, due to the products’ appearance, that they are RTE and, as a result, fail to cook them. To add to the confusion, some chorizos, soujouk, and other typically NRTE sausages may be fully processed and made RTE. Thus, proper labeling is crucial for consumer protection.

Based upon the scientific literature, not heat-treated, shelf-stable products are most vulnerable to bacterial pathogen survival, growth, and recontamination during the processing steps of salting,
drying, and fermentation. The pathogens of most concern during these processing steps are *Salmonella*, *E. coli O157:H7*, *Listeria monocytogenes*, and *Staphylococcus (S.) aureus*. For salt-cured products, the lethality of the process for pathogens achieved is dependent upon the interaction of salt content, pH, time and temperature of curing, cold smoking/drying and aging. For fermented products, such as dry and semi-dry fermented sausages, the degree-hours concept is the control measure used for microbial hazards (American Meat Institute Foundation 1997).

Rework also presents vulnerability in processing because reworked products that become contaminated from a food contact surface or bacterial growth before being added back into the formulation may lead to cross-contamination, and could increase the bacterial load beyond that which the process is validated to eliminate.

**Heat-treated, Shelf-stable (03F):** Heat-treated, shelf-stable meat and poultry products consist of many different types, including lard, tallow, popped pork skins, bacon bits, some basturma, some summer sausage and pepperoni, biltong, soup mixes, beef nuggets, jerky, and snack sticks. Some of these products, such as basturma, summer sausage, and pepperoni, can fall under more than one HACCP category, depending upon how the product is processed. Two of the most common heat-treated, shelf-stable products produced and consumed in the United States are snack foods jerky and snack sticks.

Based upon the scientific literature, heat-treated, shelf-stable processed products are most vulnerable to bacterial pathogen survival, growth, and recontamination during processing in the heat treatment and drying steps. The heating temperature and humidity (i.e., steam) are critical for achieving adequate lethality. As the water activity is reduced, the heat resistance of the bacteria increases (Goepfert et al. 1970). Therefore, if adequate humidity is not maintained during heating, the time it takes at a particular temperature to eliminate *Salmonella* greatly increases. It is crucial that the processor prevent drying of the product until a lethal time/temperature combination is attained. The humidity requirement must be applied during the first part of the heating process before any drying or an increase in solute concentration occurs. During processing, product must be dried to meet product standards of identity and to stabilize the finished product for food safety purposes and microbial stability. If the product is insufficiently dried, *S. aureus* and mold are potential hazards.

**Fully Cooked, Not Shelf-stable (03G):** Fully cooked, not shelf-stable meat and poultry products include a variety of products, such as cooked ham and beef, roast beef, cooked corned beef products, fully cooked patties, and frankfurters.

Based upon the scientific literature, fully cooked, not shelf-stable products are most vulnerable to bacterial pathogen survival, growth, and recontamination during cooking and cooling. Mechanical processes (e.g., grinding, dicing, mixing, and tenderizing) may transfer surface contamination to the interior of meat and poultry products, and may lead to cross-contamination of product. During cooking, it is essential that controls are in place to ensure proper temperature and humidity are maintained to ensure pathogen reduction. Further, proper cooling during processing is necessary to ensure that products meet stabilization performance standards to prevent microbial growth. Another important aspect of processing for preventing microbial growth and cross-contamination is rework. Establishments must take proper measures to ensure that bacterial growth does not occur before product is added back into the processing line.

**Heat-treated, Not Fully Cooked, Not Shelf-stable Meat and Poultry Products (03H):** Partially cooked beef patties, breaded poultry, and bacon are examples of heat-treated, not fully cooked
meat and poultry products that are not shelf-stable. Products in this category receive a thermal process that is insufficient to eliminate pathogens. These products receive a minimum thermal process or cold smoke. The thermal process requires that the product be properly cooled to prevent the growth of pathogens.

Mechanical processes (e.g., deboning, mixing, stuffing, and injecting) may transfer surface contamination to the interior of meat and poultry products. In addition, for those meat and poultry products that undergo slow partial cooking processes (e.g., bacon), microbial growth may occur if proper dwell time and temperature controls are not followed. Proper cooling during processing is also necessary to ensure that products meet stabilization performance standards to prevent microbial growth. Another important aspect of processing for preventing microbial growth and cross-contamination is rework. Establishments must take proper measures to ensure that bacterial growth does not occur before product is added back into the processing line.

**Product with Secondary Inhibitor, Not Shelf-stable (03I):** Some of the products in this category, such as semi-dry fermented sausages, are similar to products in the heat-treated, shelf-stable and not heat-treated, shelf-stable categories, except the finished products are not shelf-stable, but are RTE. Other products in this category, such as country-cured ham, may be NRTE. These products do not receive the amount of drying, or reduction in water activity, needed to make them shelf-stable. Consequently, bacterial contamination after processing can result in growth of the contaminating pathogens, such as *Salmonella, E. coli* O157:H7, or *L. monocytogenes*. In addition, the heating step in the process is below that normally associated with heat-treated products—48 degrees Celsius (°C) 120° degrees Fahrenheit (°F) or above. Examples of perishable, not shelf-stable, meat and poultry products with secondary inhibitors include semi-dry fermented sausages (e.g., cervalet, soft salami, and summer sausage) and country-style or country-cured ham.

For cured products (e.g., country-cured, not shelf-stable, ham), the lethality of processing for pathogens is dependent upon the interaction of salt content, pH, time and temperature of curing, cold smoking/drying, and aging. These steps are necessary to prevent, eliminate, or reduce to an acceptable level the pathogens of concern—*Salmonella, E. coli* O157:H7, *T. spiralis*, and *L. monocytogenes*. For fermented products, such as soft salami, the main microbial hazard associated with the fermentation step is *S. aureus* proliferation and the elaboration of its enterotoxins. The degree-hours concept is the control measure used for this biological hazard (the American Meat Institute Foundation 1997). Rework also presents a vulnerability during processing because reworked product that becomes contaminated from a food contact surface or bacterial growth before being added back into the formulation may lead to cross-contamination and may increase the bacterial load beyond that which the process is validated to eliminate.

**Bovine Slaughter (03J)**

Bovine slaughter facilities contain many environments that can lead to cross-contamination with pathogens. The bovine slaughter process can be divided into the following steps: live receiving/pen holding, stunning/bleeding, head skinning and removal, rodding the esophagus/hoof removal, skinning and related operations, evisceration and bunging, carcass splitting, chilling, head and cheek meat processing, product labeling, and storage/shipping.

Holding pens, slaughter and dressing processes, carcass skinning and evisceration have all been identified as points of entry for bacterial contamination. Contamination is also possible from
walls, floors, air, personnel, knives, and protective garments. Carcasses may even contaminate each other if they make direct contact. The extent to which carcasses are contaminated is directly influenced by plant design, the speed of slaughter, and the overall skill of employees.

**Live Receiving/Pen Holding**—Cattle from one or multiple farms are received and held until slaughtered. Multiple strains of *E. coli* O157:H7 and *Salmonella* can colonize a single animal or multiple animals from one farm; these bacteria are shed in the feces (McEvoy et al. 2003), which can then cross-contaminate other animals during transport, receiving, or pen holding. Ensuring that only clean, healthy animals are presented for slaughter and are processed correctly will reduce the incidence of contamination. At least one study has suggested that washing immediately before slaughter may not be the most effective point in the process to address cleanliness of the animal.

**Stunning/Bleeding**—The animal is directed out of the holding pen or taken off the truck via a chute to the “knock box,” where it is stunned. Cross-contamination of hides is possible as cattle fall to the floor or come into contact with sides of the chute through which contaminated cattle have already passed. Additional contamination can occur if cattle emit feces or rumen contents at the knock box, or if dirty knives are used during the bleeding process.

**Head skinning and Removal**—After stunning/bleeding, cattle are moved onto the main floor of the slaughter plant. Horns are removed using hydraulic cutters, and the head is skinned. The udder is removed. Next, the hide is cut down the midline, legs, and front shanks.

Although contamination can occur up to this point and good practices can reduce that contamination, many of the most effective means of controlling the microbial load coming onto the main floor of the slaughter plant occur preharvest; therefore, live receiving/pen holding, stunning/bleeding, and head skinning and removal were not identified as vulnerable points.

**Roddling the Esophagus/Hoof Removal**—After head skinning and removal, the esophagus must be properly tied to prevent the leakage of ingesta and to ensure that the gastrointestinal tract is removed without incident. If this step is not done correctly with proper controls, contamination is likely to occur. This step, roddling the esophagus/hoof removal, was identified as a vulnerable point.

**Skinning and Related Operations**—Next, skinning and related operations occur. It is at this point that normally sterile muscle and fat tissues on the carcass surface are exposed to microbial contaminants. An individual carcass may be self- or cross-contaminated. If the carcass originates from an animal that is not infected, contamination may occur via aerosol diffusion or contact with contaminated equipment or a contaminated carcass. If the carcass originates from an infected animal, it may be self-contaminated via fecal or hide sources or cross-contaminated by the pathways described for noninfected animals. Meat becomes contaminated when feces or contaminated hides contact the carcass during slaughter. The removal of the hide was identified as the chief source of contamination during slaughter and is a critical control point in beef slaughter HACCP plans. *E. coli* O157:H7 was often present on the hide of animals following stunning, and cross-contamination to the carcass was evident in that carcasses sampled immediately after dehiding were the most heavily contaminated. The bulk of microbial contamination occurs during hide removal from dust, dirt, and fecal material that accumulate on the hide. Cross-contamination can occur via workers’ gloves, knives, or clothing, or during the
changing of the hide-puller from one carcass to the next. Because skinning is a major source of contamination and methods for limiting that contamination exist, skinning and related operations was identified as a vulnerable point.

**Bunging**—Bung tying (bunging) is a possible source of contamination in the slaughter process, and great care must be taken to prevent bacterial transfer from the anus of the animal onto the edible adipose or muscle tissue (McEvoy et al. 2003b). The bung tying process involves cutting to loosen the anus, and then bagging the bung and securing it with either a tie or a clip. The bung is then pushed through to the abdominal cavity, where it can be removed during evisceration. Studies have shown that bung tying reduces, but does not eliminate, the spread of pathogens to the carcass. Tools or personnel that contact the bung may also contribute to cross-contamination (McEvoy et al. 2003b). Cross-contamination that is a direct result of manual bung tying may be eliminated by using an automated system. Such systems have reported lower total *E. coli* and coliform counts in the anal area than manual methods (Sheridan 1998). Bunging was identified as a vulnerable point.

**Evisceration**—During evisceration, the ventral midline of the carcass is split and the gastrointestinal tract is removed. The bung and esophagus must be tied off (done in previous steps) to prevent leakage and contamination, and the organs in the abdominal cavity must be removed. The gastrointestinal tracts of cattle can carry a multitude of enteric pathogens. The evisceration process carries the potential for ingesta contamination to the carcass, environment, and equipment. To prevent contamination, great care must be taken to minimize the potential for evisceration defects, such as puncturing or rupturing the intestines. Proper technique is critical to avoid contamination to the edible portion of the carcass (Aberle et al. 2001). If evisceration defects occur, corrective actions must be in place to remove any contamination from the carcass. Such measures include trimming visible contamination, reducing line speed so employees can exercise better caution, and sanitizing tools. Because proper evisceration can greatly reduce contamination and cross-contamination, it is a vulnerable point.

**Carcass Splitting**—At the splitting step, the carcass is sawed in half, the tail is removed, and excess fat is trimmed away from each side. A clean carcass might become contaminated if it comes into contact with contaminated machinery, hands, or carcasses during splitting. In addition, control measures must be in place during splitting to ensure that SRMs (e.g., spinal cord and dorsal root ganglia) are properly controlled. Because of concerns about both microbial contamination and SRMs, splitting was identified as a vulnerable step.

**Chilling**—Animals must be adequately spaced in the chiller to allow rapid cooling, but also to avoid carcass-to-carcass transfer of pathogens. Carcass sampling revealed that cross-contamination does occur during chilling. Prompt chilling of carcasses after slaughter to below optimal bacterial growth temperatures is important, and chilling may affect the recovery of *E. coli* O157:H7 from carcasses; however, chilling was not considered as vulnerable as other points in the bovine slaughter process.

**Head and Cheek Meat Processing**—The head and cheek meat processing step was identified as vulnerable. During the slaughter process, cattle are typically hung upside-down, potentially resulting in greater concentrations of microbial contamination in the head and cheek area. Therefore, when processing this area, it is essential to prevent these parts from cross-contaminating each other and other meat.
As for other HACCP categories, ensuring proper temperature control during storage/shipping is necessary to prevent microbial growth. However, given the other, more vulnerable points in the slaughter process, storage/shipping was not identified as a focus point of FSIS’ inspection activities.

**Swine Slaughter (03J)**

Swine slaughter is an open process with many opportunities for the contamination of the pork carcass with potentially pathogenic bacteria; at no point are hazards completely eliminated. The swine slaughter literature review addresses the specific considerations for food safety hazards at each of the following points in the slaughter process: live receiving/pen holding; stunning/sticking/bleeding; scalding/dehairing/gamberling or dehiding (for sows and boars); cleaning procedures (singeing/polishing/washing/hoof trimming); bunging; neck breaking/head dropping/brisket opening; carcass opening/evisceration; splitting/head removal/trimming; final wash; chilling; product labeling; and storage/shipping.

Of these points, scalding/dehairing/gamberling or dehiding (for sows and boars); bunging; carcass opening/evisceration; final wash; and chilling were determined to be the most vulnerable.

During scalding, a reduction in the bacterial levels takes place; the extent of reduction for a specific bacterial species depends on the heat resistance of the bacterium and the time/temperature combinations used. Scalding can be carried out on pigs either hanging or in vats using steam or recirculating water, and the method used could affect contamination levels. Dehairing machines consist of rotating drums equipped with scraper blocks that rotate the carcasses to remove the hairs. The skins of scalded pig carcasses are essentially free of both enteric pathogens and spoilage pathogens. Recontamination of the carcasses with these pathogens often occurs at dehairing. Depairing equipment also has the potential to be a possible source of carcass contamination with spoilage bacteria. Given the potential for decreasing contamination and for recontamination, this has been identified as a vulnerable point.

The rectum may be circumcised manually or mechanically by means of a ‘bung cutter,’ which consists of a probe and a sharp rotating cylinder. The technique used during the dressing procedure will determine the extent of contamination of the carcass with fecal matter. In many countries, it is common to use plastic bags to seal off the rectum after loosening the circumanal skin. A procedure that prevents the dissemination of any pathogenic bacteria present in feces to the carcass and subsequently to the cut meat is of great significance for the hygienic production of pork. The potential for preventing high levels of contamination through control procedures make bunging a vulnerable point.

Splitting of carcasses is done with automatic splitting machines. There is a risk that the splitter/saw will come into contact with the rectal incision or the head. The machines should be disinfected between each carcass; some have automatic disinfection. Provided the machines are properly maintained and the line speed does not exceed the capacity of the machines, reducing the time available for disinfection, the splitting process should not contribute substantially to carcass contamination.

Evisceration, however, is considered to be one of the most important control points in the slaughter process, although there is disagreement in the literature as to how much contamination occurs in pork slaughter as a result of the evisceration process (likely due to variations in
processes between plants). The training of operators is fundamental to prevent problems in the evisceration stages. Because of the potential contamination at evisceration if not properly controlled, the carcass opening/evisceration step was identified as a vulnerable point.

At the final wash step, decontamination techniques for carcasses are targeted at reducing or eliminating bacteria that may be human pathogens, as well as those that may cause meat spoilage. Different methods of heat treatment of surface layers have been suggested and evaluated, including hot water, steam, and hot air. The final wash is an important step to decrease the bacterial load that could result from evisceration, and has been identified as a vulnerable step.

Generally, chilling consists of a “rapid chilling” stage, where the carcass surface temperature rapidly falls, followed by a slower chilling stage. The chilling parameters vary from slaughterhouse to slaughterhouse. Once chilled, the carcass must be stored at the appropriate temperature. Bacterial growth can occur if appropriate storage conditions, such as storage temperature, type of packaging, and display conditions, are not implemented.

**Poultry Slaughter (03J)**

The poultry slaughter process can be divided into the following steps: live receiving, scalding, picking, evisceration (including on-line reprocessing), and chilling. Based on the existing scientific literature on poultry slaughter, carcasses can be contaminated or cross-contaminated during live receiving, picking, and evisceration. However, the greatest opportunities for decreasing or limiting microbial contamination using control measures occur at scalding, evisceration, and chilling, making these the vulnerable points identified.

**Live Receiving**—During live receiving, microbial contamination may occur from pathogens on the feathers and skin and in the crop, cecum, and colon of young chickens. Although a number of control measures may reduce incoming microbial load, including washing and sanitizing crates and feed withdrawal, preharvest controls are the most effective for reducing the incoming microbial load. Because preharvest controls are outside of FSIS’ regulatory purview, the Agency has not focused its inspection activities on live receiving.

**Scalding**—Scalding washes dirt and feces off the carcass exterior, offering the greatest opportunity to remove microorganisms compared with any other processing step. Microbial contamination can also occur during scalding from microorganisms present on the external and internal surfaces of the carcass and in the scalding water. Because scalding can lead to major reductions in microbes and has the potential to be a major site of cross-contamination between flocks if not properly controlled, it has been identified as one of the vulnerable points at which to focus FSIS inspection activities.

**Picking**—Microbial contamination may occur during picking from microorganisms present on the external and internal surfaces of the carcass, as well as on the feather removal equipment. Within the feather removal equipment, the rubber picking fingers and recycled water have been demonstrated to be sources of cross-contamination. Interventions applied during feather removal have yielded mixed results—some leading to reductions and others showing no effect. Given the inconsistent results and the lack of well-established, effective control measures to overcome the high levels of cross-contamination at picking, this step was not identified as one of the vulnerable points at which to focus FSIS inspection activities.
Evisceration (including on-line reprocessing)—Microbial contamination may occur during evisceration from microbes present on carcasses and equipment surfaces. The incidence of potential biological risk factors on carcasses and equipment varies widely between poultry processing operations due to differences in processing and sanitation practices. One of the main control measures for evisceration is on-line reprocessing. On-line reprocessing is an automated washing system that may use antimicrobial agents to remove fecal and/or ingesta contamination on carcasses that occurred during evisceration. Water temperature and pressure, nozzle type and arrangement, flow rate, and line speed all influence the effectiveness of the washing system. Multiple washers in series are generally more effective than a single large washer. Carcass rinses are effective interventions for removing loose material from the carcass surface during evisceration. Because of the potential cross-contamination at evisceration and the effective controls developed at this point (including on-line reprocessing, carcass rinses, and antimicrobial agents), evisceration has been identified as one of the vulnerable points for focusing inspection activities to determine whether controls are present and properly implemented.

Chilling—Microbial contamination during chilling may occur from microorganisms on the carcass and in the chiller environment. Immersion chilling has been shown to be effective at reducing contamination; however, immersion chilling can be a site of increased microbes due to cross-contamination. Because chilling can lead to major reductions in microbes, but has the potential to be a major site of cross-contamination between flocks, it has been identified as one of the vulnerable points at which to focus FSIS inspection activities.

Across Establishment Public Health Ranking Algorithm

The overall goal of the PHRBIS for processing and slaughter establishments is to achieve measurable improvements in the control of foodborne pathogens and, thereby, to reduce the potential public health impact of those establishments on foodborne illnesses. The National Academy of Sciences and the General Accounting Office have recommended that FSIS reduce its reliance on organoleptic (sensory) inspection and redeploy its resources by using inspection methods that are based on the risks inherent in processing and slaughter operations. The purpose of this section is to present an algorithm for creating a relative risk ranking of processing and slaughter establishments according to indicators of process control for the purpose of allocating flexible resources. FSIS recognizes that development of a health-based inspection model will be an ongoing process, and that the proposed algorithm may continue to evolve as more information about the risks associated with particular products and about the predictive indicators of food safety process controls at processing and slaughter establishments becomes available.

Background

In 2004, FSIS began the process of developing a RBI program that would assign more inspection resources to processing establishments that posed a greater food safety risk. The outcome of this process was a RBI algorithm to rank the potential risks at processing establishments for the purpose of allocating more inspection resources to riskier plants. This algorithm combined an estimate of the potential risk that was considered inherent to the establishment (inherent risk measure) and an estimate of how well the establishment controlled those potential risks (risk control measure). The algorithm employed nine parameters to characterize the risk of an establishment. The definitions and categories used in defining these parameters are described in Appendix D.
• Volume
• Inherent risk (attribution)
• *Salmonella* verification category (three categories)
• *E. coli* O157:H7 test results
• *L. monocytogenes* reduction interventions used by RTE establishments (four categories)
• Regulatory health-related instances of NRs
• Food recalls
• Enforcement actions
• Consumer complaints

The algorithm was reviewed by the USDA OIG and suggestions for improvement were made (OIG 2007). Suggestions from OIG, industry sources, and consumer groups have been incorporated, to the extent possible, in the current algorithm.

**Conceptual Approach**

Risk is defined as the combination of the consequence (hazard) of an event and the probability of occurrence of that event. Any health-based ranking algorithm should account for both factors. With respect to processing and slaughter establishments, the consequence (hazard) of a contamination event is the magnitude of negative human health impacts that could occur following a contamination event, while the probability of a contamination event is related to the adequacy of the food safety systems in the establishment (See Figure 3).

![Figure 3. Factors Contributing to a Public Health Risk-Based Ranking Algorithm](image)

FSIS acknowledges that quantification of public health impacts resulting from processing and slaughter establishments is not exact. Rather, the goal is to segregate establishments into categories of high, medium, and low probability of contributing to negative public health outcomes.
**Data Sources**

Various data sets have been identified that could be used to categorize meat and poultry establishments with respect to relative potential impact on public health. Those data sources are described in greater detail in Appendix D.

**Production Volume**

FSIS inspection personnel estimate production volume using a range of pounds produced in a typical day over a 30-day period. FSIS believes that higher production volumes are of greater concern because establishments that produce larger volumes of product have a greater potential to impact public health. Stakeholders have questioned whether inspection program personnel can accurately estimate an establishment’s production volume. FSIS acknowledges that its inspection personnel are not currently able to precisely collect production volume information, however, given the wide categories, that precision is less of a concern. Appendix E provides further analyses of production volume data.

FSIS believes that production volume data, including pounds of product produced by product type, is important, and that the Agency needs to account for this information in the design of its verification activities. Consequently, through the new PHRBIS, FSIS expects to work to develop an improved mechanism for inspection program personnel to identify specific production records on which such information is based, and to provide the establishment management an opportunity to review the collected information. Collection of production volume data in this manner would provide FSIS a means to verify the source and accuracy of the information. The OIG has concurred with this approach to obtaining industry-verified estimates of process volume (OIG 2007).

**Attribution**

The ability to identify which foods are vehicles for specific cases of illnesses is a basic element of prioritizing and allocating resources to reduce the level of foodborne illness. The National Academy of Sciences (IOM/NRC 2003) and consumer groups (Waldrop 2007) have endorsed, in principle, the application of attribution data in prioritization efforts. Appendix A gives an overview of an approach for performing microbial foodborne disease attribution, and for relating FSIS inspection activities to public health impacts and public health goals. No single source of information can currently provide a comprehensive picture of the food attribution issue. Thus, it is necessary to combine a number of different methods and studies to arrive at more defensible estimates. The best estimates come from combined consideration of illness outbreak data, illness case-control studies, risk assessments, pathogen serotype data, and expert elicitation (Batz et al. 2005). FSIS has adopted this approach and considered the best information currently available.

- **Outbreak data** – The PHRBIS ranking algorithm employs the Centers for Disease Control and Prevention (CDC) outbreak data in developing estimates for food attribution. Reported data on foodborne disease outbreaks can be valuable in establishing a link between foodborne illness and the food sources that cause them. A strength of disease outbreak data is that the specific food sources causing the outbreak have generally been identified. However, only a small fraction of total foodborne disease is caused by outbreaks (usually in the range of 5 to 15 percent) and the food sources that cause
outbreaks may be different than those that cause sporadic foodborne diseases. While only a small fraction of total foodborne disease is caused by outbreaks, this does not automatically mean that attribution estimates derived from outbreak data disagree with those derived from sporadic disease data. Outbreak data represent the largest epidemiological dataset available for attribution studies and are a valuable source of information linking foodborne human illness with specific food sources. As demonstrated in Appendix A, attribution estimates for the major FSIS-inspected food categories of beef, poultry, pork, and deli meats derived from CDC outbreak data agree closely with estimates from two expert elicitations. This increases confidence in using the outbreak data.

- **CDC case-control studies** – CDC has conducted 18 twelve month population-based case control studies over the period 1996 to 2007 (Patrick 2007). The purpose of these studies was to identify risk factors (food sources) associated with sporadic illnesses. FSIS has reviewed the CDC case-control studies relevant to identification of food types contributing to human cases of *Salmonella, E. coli O157:H7*, and *Listeria monocytogenes* illnesses. Unfortunately, the utility of the published studies is limited in that: (1) there are very few studies; and (2) they are only able to identify one or two major sources of human foodborne illness exposure. For example, for *Salmonella*, CDC identified chicken and undercooked ground beef prepared outside the home, undercooked eggs, international travel, and exposure to birds and lizards as risk factors. For *Listeria monocytogenes*, CDC identified melons and hummus eaten at a commercial establishment, and living on a cattle farm as risk factors. Because of the limitations of these data, CDC case-control studies were not used for the attribution approach presented in Appendix A.

- **Risk assessments** – The value of current risk assessments for developing food attribution studies is limited since they are generally focused on a single food product or process and, therefore, do not provide attribution estimation across a range of food types, including both USDA- and Food and Drug Administration (FDA)-inspected foods. For example, FSIS has conducted risk assessments on *Salmonella enteritidis* in Shell Eggs and *Salmonella* spp. in Egg Products (FSIS 2005), *E. coli* O157:H7 in ground beef (FSIS 2001), *E. coli* O157:H7 in intact (non-tenderized) and non-intact (tenderized) beef (FSIS 2002), *Listeria monocytogenes* in deli meat (FSIS 2003). Because these studies focused on a single food product, they are not used for the attribution approach presented in Appendix A. Various efforts are underway to use risk assessments in attribution studies, including using meta-analysis of multiple studies and developing new exposure models that consider multiple pathways to human exposure. As these efforts develop, they will be incorporated into the attribution approach.

- **Pathogen serotype** – A CDC/FDA/FSIS effort is underway to use *Salmonella* serotype data to estimate attribution for meat and poultry products and to better account for sporadic illnesses in attribution estimates (Guo 2007). This effort is characterizing the relative contribution of specific broad categories of meat and poultry products to total human *Salmonella* illness for these meat and poultry products. Currently, because of a lack of data, it does not include FDA-inspected products except eggs. FSIS has initiated a program of collecting *Salmonella* serotype data on broilers; these data will be available in the future to improve attribution estimates.
• **Expert elicitation** – The use of expert elicitation in determining food attribution has been endorsed by the National Academy of Sciences (IOM/NRC 2003). FSIS will employ two different expert elicitations on food attribution: (1) an expert elicitation sponsored by FSIS (Karns et al. 2007) using a panel of 12 food safety experts to attribute foodborne illnesses of *Salmonella*, *E. coli* O157:H7, *Campylobacter*, and *L. monocytogenes* to handling and consuming foods in 25 processed meat and poultry product categories; and (2) an expert elicitation performed by Resources for the Future and Carnegie Mellon University (Hoffmann et al. 2007), which used a panel of 42 food safety experts to estimate food attribution for each of 11 pathogens. Appendix A gives more detail on these two studies. A valuable contribution of the Hoffmann et al. (2007) study is that it includes both FSIS- and FDA-inspected food categories. Thus, it provides a more complete picture of disease attribution than the FSIS expert elicitation. However, the FSIS expert elicitation provides more detail on specific FSIS-inspected meat and poultry food categories. Both elicitation studies provide different, yet valuable perspectives on the food attribution problem. It is acknowledged that expert elicitation studies have limitations, but the analysis in Appendix A indicates that at least for *Salmonella*, *E. coli* O157:H7, and *Listeria monocytogenes*, the two expert elicitations agree remarkably well with each other, giving increased confidence in their attribution estimates. In addition, the CDC outbreak data also produces attribution estimates that agree with the expert elicitations. Again, this increases confidence in the results of these two expert elicitations for the three pathogens considered.

• **Combined Approach** – As described previously, the FSIS attribution methodology relies on two expert elicitations (FSIS 2007 and Hoffmann et al. 2007) and the CDC outbreak data. After review of all currently available approaches, FSIS has determined that these three data sources are the most comprehensive currently available datasets for use in estimating foodborne disease attribution. As additional datasets and other approaches (such as serotype for *Salmonella* sporadic disease) are developed, they will be incorporated. The CDC has reviewed and supports FSIS’ current methodology for estimating foodborne illness attributions to FSIS-regulated products.

**Salmonella Verification Testing**

FSIS performs *Salmonella* verification testing at establishments that produce nine categories of raw meat and poultry products. The results are recorded in the M2K database. The appropriate number of samples within a test set for a given product are collected from an establishment over successive days, with the plan (or goal) of one sample being collected each day of operation. For example, for a facility processing ground beef, 53 samples would be collected on 53 successive days when the establishment is processing. Depending on the frequency of production, product type, and availability of resources, the time to complete a set ranges from two months to over a year. In establishments that produce more than one product subject to *Salmonella* verification testing, only one product is tested at a time. FSIS considers *Salmonella* verification testing a direct indicator of the effectiveness of process control. The percent positive in the most recent *Salmonella* sample set is used as an indicator of process control. Annual reports summarizing results for calendar years are available on the FSIS website.
RTE products

RTE products are tested for *L. monocytogenes*, *Salmonella* and *E. coli* O157:H7. Establishments that test positive for these “zero tolerance” pathogens are considered to demonstrate a loss of food safety system process control.

*E. coli* O157:H7

Approximately 1,400 federally inspected establishments produce raw ground beef products subject to *E. coli* O157:H7 testing. The objective of the testing program is to detect *E. coli* O157:H7 and to stimulate industry action to reduce the presence of the pathogen in raw ground beef. For federally inspected establishments, 0.18 percent of samples were positive in 2004; 0.17 percent in 2005; and 0.17 percent in 2006. In 2007, FSIS identified an increased number of *E. coli* O157:H7 positive tests in beef, as well as a larger number of recalls and illnesses caused by this pathogen than in recent years. In response, FSIS has accelerated implementation of initiatives and improvements to its sampling methodology, including implementation of a risk-based approach to *E. coli* O157:H7 sampling and testing. In 2007, routine sampling and testing of beef manufacturing trimmings for *E. coli* O157:H7 and follow-up testing of trimmings and other ground beef components began. FSIS also intends to begin gathering information on the production of blade tenderized or injected raw beef products.

Establishments that test positive for this “zero tolerance” pathogen are considered to demonstrate a loss of food safety system process control.

Public Health Significant NRs

FSIS inspection personnel document a regulatory NR at an establishment by recording a noncompliance report (NR) in the Agency’s Performance Based Inspection System (PBIS). When inspectors issue an NR, they cite one or more applicable regulatory requirements from a list of over 500 citations. The rate at which an establishment fails to meet these requirements and receives an NR is considered by FSIS to be an indication of the establishment’s inability to control risk. An FSIS panel ranked each regulatory requirement based on its public health significance, as measured by a loss of process control. Specifically, each regulatory requirement was categorized into one of four categories according to how strongly each indicated a loss of an establishment’s food safety system process control. The regulatory requirements that were considered most strongly related to public health, 66 out of over 564 possible regulatory citations, are referred to in this report as “W3NRs.” Thus, only about 12 percent of all possible NRs have been identified as indicative of a definite loss of process control.

An analysis by Carnegie Mellon University (CMU) considered the predictive ability of subsets of NRs as indicators of *Salmonella* contamination. They considered three classes of NRs: all NRs, all public health-related NRs as defined by an industry coalition, and all W3NRs. This analysis provides insight as to whether NRs or subsets of NRs are indicators of the likelihood that an establishment would have a loss of food safety control and, therefore, measures their importance as a possible component of the PHRBIS. Details of the analyses and results are presented in Appendix E. CMU found that an establishment with a W3NR in a given 7 day period is three times more likely to have a positive *Salmonella* verification testing result in the next 14 days than an establishment without a W3NR. An establishment with an industry coalition-defined NR is about 2.3 times more likely to have a positive *Salmonella* verification
testing, and an establishment with any type of NR is about 1.8 times more likely. All of these results are statistically significant and statistically different from each other. Thus, (1) the occurrence of an NR from any of the three sets of NRs is a statistically significant predictor of an increased probability of a positive *Salmonella* test in the following 14 days; and (2) W3NRs are better predictors than the industry coalition NRs, which are better predictors than all types of NRs. In other words, the risk of failing a test for *Salmonella* is substantially elevated at establishments that recently were found to be noncompliant.

**Adulterated Product**

Establishments that ship adulterated meat or poultry product demonstrate a loss of food safety system process control. Food recalls are one indication of the shipment of adulterated product. Some examples of adulterated product include *E. coli* O157:H7 contamination of ground beef and *E. coli* O157:H7, *Lm*, or *Salmonella* contamination of RTE products.

**Enforcement Actions**

Enforcement actions are a measure of an establishment’s ability to implement and maintain corrective action once a noncompliance is observed and documented. FSIS can take a variety of enforcement actions (e.g., notice of intended enforcement [NOIE], suspension, and inspection under consent order) against establishments that fail to sufficiently comply with applicable requirements.

**Food Safety Recalls**

A food recall is a voluntary action by a manufacturer or distributor to protect the public from products that may cause health problems. FSIS monitors recalls of meat and poultry products produced by federally-inspected establishments and publishes summary data on the FSIS Web site.

FSIS classifies recalls based on relative health risk, as follows:

- **Class I**: Reasonable probability of serious, adverse health problem or death
- **Class II**: Remote probability of adverse health problem
- **Class III**: No adverse health consequences

Class I and Class II affect public health. More details on the three classes of recalls are given below.

**Class I.** This is a health hazard situation where there is a reasonable probability that the use of the product will cause serious, adverse health consequences or death. For example, the presence of pathogens in a RTE product, the presence of *E. coli* O157:H7 in ground beef, or a reasonable probability of a health hazard situation due to an allergenic substance.

**Class II.** This is a health hazard situation where there is a remote probability of adverse health consequences from the use of the product. For example, the presence of
undeclared allergens such as very small amounts of potential allergenic substances (milk or soy) or small, blunt-edged foreign materials (e.g., plastic).

**Class III.** This is a health hazard situation where the use of the product will not cause adverse health consequences. For example, the presence of undeclared generally recognized as safe nonallergenic substances, such as excess water.

FSIS proposes to use Class I recalls as an indicator of a loss of process control.

**STEPS Database**

FSIS has developed a “System for Tracking *E. coli* O157:H7 Positive Suppliers” (STEPS) database. The STEPS database captures positive laboratory results data for *E. coli* O157:H7 in ground beef. The database contains an early warning system for FSIS about repeat offenders; in particular, it will be used to identify plants that have been in STEPS more than once in the past 120 days.

In 2007, FSIS began performing routine follow-up sampling at slaughter establishments that produced and supplied the carcasses (“the originating supplying slaughter establishment”). These establishments provided the beef manufacturing trimmings or other raw ground beef or beef patty components used in the production of raw ground beef products that tested positive for *E. coli* O157:H7 during FSIS inspection. This follow-up sampling, in conjunction with routine sampling of beef manufacturing trimmings, is a step toward developing a more risk-based sampling program for *E. coli* O157:H7 in raw beef products.

**Link to an Outbreak**

Any establishment that is linked to a foodborne disease outbreak will receive a higher ranking.

**Specified Risk Materials**

SRMs are inedible or potentially hazardous materials that cannot be used in human food. Establishments that slaughter cattle and establishments that process the carcasses or parts of cattle must develop, implement, and maintain procedures for the removal, segregation, and disposition of SRMs. In cattle of any age, tonsils and the distal ileum of the small intestine are SRMs (while only the distal ileum is an SRM, the entire small intestine must be removed and not used for human food). In cattle 30 months or older, the following parts are classified as SRMs:

- Brain
- Skull
- Eyes
- Trigeminal ganglia
- Spinal cord
- Dorsal root ganglia
- Vertebral column, excluding
  - Vertebrae of the tail
Establishments that have shipped SRM will be placed in a higher risk category.

**Food Safety Assessment**

FSAs are conducted to analyze an establishment’s control of its food safety systems. FSAs assess all aspects of an establishment’s food safety system in accordance with FSIS Directive 5100.1. While performing an FSA, Enforcement, Investigations, and Analysis Officers (EIAOs) assess whether meat and poultry establishments have designed their food safety systems to control, and thereby minimize, the presence of *Salmonella*, *E. coli* O157:H7, and *L. monocytogenes*.

FSIS recognizes that an FSA yields the Agency’s best evidence about the design of an establishment’s food safety system, in that it provides a top-to-bottom examination of a facility with a focus on interventions and practices used to control the presence of pathogens. The OIG review (OIG 2007) suggested that FSIS implement an action plan with specific milestone dates for capturing the results of FSAs in an appropriate configuration that allows for effective analysis. In September 2007, FSIS awarded a contract to build the Agency’s new IT system. FSIS plans to have a functional domestic inspection module, including a new electronic FSA module, ready for deployment in mid-2009. The IT system will facilitate effective analyses by capturing similar types of information for all establishments in quantifiable terms, and storing detailed FSA findings in an electronic format.

To ensure consistency and uniformity in the FSA process, FSIS is creating a new FSA instrument, consisting of sections containing a series of data gathering and data analysis questions tailored to the specific food safety hazards and regulatory requirements associated with each HACCP 03 process (e.g., 03B, raw ground product; 03E, not heat-treated, shelf-stable). The new FSA reporting instrument will be web-based and interactive with the new domestic inspection model to obtain needed profile data. It will consist of questions to help structure an EIAO’s investigation reporting, as well as prompt the officer to explain his or her findings; provide consistent information for analysis purposes to inform policy and inspection resource allocation; and contain a tracking system to ensure for cause FSAs are getting performed, and that all relevant establishments are assessed at least every four years.

In the new IT system, FSAs will have a quantitative score associated with them. The quantitative score is obtained by the addition of points for positive controls and zero points for no control or negative controls (noncompliance). Only yes/no and multiple choice questions in the FSA are scored. The range of FSA scores will be normalized so that all scores lie in a fixed range to facilitate the use of FSA results in a ranking algorithm.

**Salmonella Performance Standards**

The PR/HACCP rule sets *Salmonella* performance standards for establishments slaughtering selected classes of food animals or producing selected classes of raw ground products to verify that industry systems are effective in controlling the contamination of raw meat and poultry products with disease-causing bacteria. Raw products with established performance standards include carcasses of cows/bulls, steers/heifers, market hogs, and broilers. Processed products include...
measured by performance standards include ground beef, ground chicken, and ground turkey. The performance standards for these product classes are based on the prevalence of *Salmonella* as determined from the Agency's nationwide microbiological baseline studies conducted before PR/HACCP was implemented. In addition, turkey carcass sampling for *Salmonella* was initiated June 2006. Guidance using young turkey carcass baseline levels can be found in the *Federal Register*, Vol. 70, No. 32, pp. 8058-8060.

FSIS inspection personnel verify that establishments are meeting the standards by collecting randomly selected product samples and submitting them to one of three FSIS laboratories for *Salmonella* analysis, according to procedures described in Appendix E of the PR/HACCP Final Rule: *Federal Register*, Vol. 61, No. 144, pp. 38917-38928.

**Salmonella Serotypes**

Isolates of *Salmonella*-positive samples are serotyped at the USDA Animal and Plant Health Inspection Service's National Veterinary Services Laboratories in Ames, Iowa. *Salmonella* testing and serotype data, along with complementary data from molecular and phenotypic analyses, provide an opportunity to examine the association among serotypes isolated on-farm, from meat and poultry products, and from human cases of salmonellosis.

Some of the more common serotypes isolated from meat and poultry products are rarely isolated from human patients. Conversely, some of the serotypes frequently found in human cases of salmonellosis are found in various meat and poultry products. Serotypes identified from human cases of salmonellosis can also be found in other food and non-food sources.

CDC identifies Typhimurium, Enteritidis, Newport, Javiana, Montevideo, Heidelberg and I 4,[5],12:i:- as the seven most commonly identified *Salmonella* serotypes causing human infection in the United States. Combined, these serotypes accounted for a majority (64 percent) of human infections in the Foodborne Diseases Active Surveillance Network (FoodNet) sites in 2006.

**Overview of the Public Health Risk-Based Inspection Ranking Algorithm**

The goal of the PHRBIS ranking algorithm is to separate processing and slaughter establishments into three Levels of Inspection (LOI) based on indicators of how well an establishment is maintaining process control (e.g., HACCP activities, in-plant SSOPs, SPS activities, and prerequisite programs). The process has two steps. First, establishments are separated into three LOI based on indicators of an establishment’s food safety process control systems. The levels are

- routine inspection (LOI 1),
- focused inspection (LOI 2), and
- in-depth inspection (LOI 3).

Second, establishments in LOI 1 and 2 are rank ordered based on potential public health impact. A diagram of the process is presented in Figure 4.
First, processing and slaughter establishments are separated into three categories based on indicators of process control. Then, those establishments in LOI 2 and LOI 1 will be further ranked based on their potential public health impact. It is not necessary to rank order establishments in LOI 3 since all establishments in LOI 3 will receive in-depth inspection.

**Levels of Inspection**

FSIS’ Pathogen Reduction and HACCP Systems final rule mandates measures to target and reduce the presence of pathogenic organisms in meat and poultry products. Those measures include FSIS testing to verify pathogen reduction performance standards are being met, plant microbial testing to verify process control for fecal contamination, written SSOPs, and mandatory HACCP systems in all meat and poultry plants. HACCP provides the framework for industry to maintain science-based process controls to achieve pathogen control.

The proposed new system uses measures of process control to categorize establishments into three LOI, defined as

- **LOI 1**—Establishments that have demonstrated they consistently maintain an effective level of food safety process controls. Those establishments will receive a routine or baseline LOI consisting of
  - routine in-plant inspection, and
  - focused verification activities, prompted by in-plant results to identify and prevent possible problems (i.e., new within-establishment inspection system).

- **LOI 2**—Establishments with some indication that they may not be maintaining food safety process controls at a level compatible with industry norms. Those establishments will receive an increased LOI consisting of
  - routine in-plant inspection;
  - focused verification activities, prompted by in-plant results to identify and prevent possible problems (i.e., new within-establishment inspection system); and
  - focused in-plant verification activities at vulnerable points on a routine basis to verify the likelihood of a food safety system problem.
Establishments in LOI 2 will receive a higher priority, relative to LOI 1, for an in-depth FSA and possibly IVT.

- **LOI 3**—Establishments with strong indications that they are not maintaining food safety process controls. Those establishments will receive the highest LOI consisting of
  - routine in-plant inspection, and
  - focused verification activities, prompted by in-plant results to identify and prevent possible problems (i.e., new within-establishment inspection system);
  - focused in-plant verification activities at vulnerable points on a routine basis to verify the likelihood of a food safety system problem;
  - deployment of highly-trained FSIS resources (i.e., Enforcement, Investigations, and Analysis Officers/PHVs) for an FSA, and, if justified, IVT.

Establishments in LOI 3 will be scheduled for an FSA and will remain in LOI 3 until their FSA results demonstrate they are in compliance or an enforcement action is taken.

**Criteria for Processing and Slaughter Establishments to Receive In-depth Inspection (LOI 3)**

Slaughter establishments in LOI 3 are scheduled for an FSA and possibly IVT to assess the status of the establishment’s food safety systems. Any food safety process control issues are corrected or enforcement actions are taken. Once a satisfactory FSA is completed and any process control issues are corrected, the establishment moves to LOI 2 if an IVT is ongoing. Once both the FSA and IVT are completed and all other food safety system issues are satisfactory, the establishment moves to LOI 1 or LOI 2 depending on other factors. It is not intended that establishments remain in LOI 3 for significant periods of time.

LOI 3 establishments are those that satisfy ANY of the following criteria.

- Establishment has a positive *E. coli* O157:H7 verification result.
- Establishment has a positive *L. monocytogenes*, *Salmonella* or *E. coli* O157:H7 verification result for an RTE product.
- Establishment has an enforcement action (i.e., NOIE) or adulterated or misbranded products shipped (captures recalls including those related to human illness).
- Establishment is in *Salmonella* verification testing Category 3.
- Establishment is in STEPS database more than once in the past 120 days.
- Establishment has a single shipment of an SRM.
- Establishment is linked to a foodborne disease outbreak.
- Establishment has sustained structural damage due to a natural disaster or other cause.
- Establishment has a high health-related NR rate (e.g., SRMs, Insanitary Dressing, Zero Tolerance, and Residues) relative to other plants producing the same products. The use of public health-related NRs as a criterion is justified through predictive analysis. The window of time over which the NR rate is looked at is the past 30 days.
- Establishment has a repetitive *Salmonella* serotype of human health concern or PFGE match.*
Consumer complaints raise public health concerns about the establishment.

* This criterion is not currently applied. FSIS will begin collecting this data in its new IT system.

Criteria for Processing and Slaughter Establishments to Receive Routine Inspection (LOI 1)

Processing and slaughter establishments in LOI 1 have demonstrated that they can consistently maintain an effective level of food safety process controls. Those establishments will receive a routine or baseline LOI.

LOI 1 establishments are those that satisfy ALL of the following criteria.

- Establishment did not have a positive *E. coli* O157:H7 verification result in the past 120 days, or it did have a positive *E. coli* O157:H7 verification result in the past 120 days, but follow-up IVT has shown the plant to be *E. coli*-free. The approximate time required for 16 follow-up *E. coli* samples is 120 days.

- Establishment did not have a positive *L. monocytogenes*, *Salmonella* or *E. coli* O157:H7 verification result for an RTE product in the past 120 days, or it did have a positive *L. monocytogenes*, *Salmonella* or *E. coli* O157:H7 verification result in the past 120 days, and follow-up IVT has been completed without positive result for *L. monocytogenes*, *Salmonella* or *E. coli* O157:H7.

- Establishment did not have an enforcement action (i.e., NOIE) in the past 4 months or adulterated or misbranded products in commerce in the past 4 months (captures recalls including those related to human illness).

- Establishment is in lower percentile of percent positives on most recent *Salmonella* verification testing sample set, unannounced sampling or other *Salmonella* testing program.*

- Establishment is in lower percentile of public health-related NR rates over the past 30 days (e.g., SRMs, Insanitary Dressing, Zero Tolerance, Residue) relative to other plants producing the same products. The use of public health-related NRs as a criterion is justified through predictive analysis.

- Establishment has not been confirmed to be linked to a foodborne disease outbreak in the past 6 months.

- Establishment is in lower percentile on most recent FSA score.**

- Establishment is in lower percentile of scores on focused in-plant verification questions regarding vulnerable points.**

- Consumer complaints have not raised a public health concern at establishment in the past 6 months.

- Establishment is in the lower percentile of *Salmonella* serotypes of human health concern or PFGE matches. FSIS will collect this data as part of the *Salmonella* Initiative Program.**
* FSIS Salmonella verification testing results will be used for this criterion. However, State or local or other Salmonella testing results will be considered if they are available in the Public Health Inspection System.

** This criterion is not currently applied. FSIS will begin collecting this data in its new IT system.

Criteria for Processing and Slaughter Establishments to Receive Focused Inspection (LOI 2)

LOI 2 establishments are those that are not in the routine (LOI 1) or in-depth (LOI 3) LOI categories. An establishment belongs in LOI 2 if any of the following statements are true.

- The establishment had an \textit{E. coli} positive sample within the last 120 days and an FSA has been completed, but the establishment is still undergoing follow-up sampling. If the establishment has had an FSA and follow-up sampling is complete without another \textit{E. coli} positive, the establishment moves to LOI 1 if all other criteria for LOI 1 are satisfied.

- The establishment producing RTE products had a positive \textit{L. monocytogenes}, \textit{Salmonella} or \textit{E. coli} O157:H7 sample within the last 120 days and an FSA has been completed, but the establishment is still undergoing follow-up sampling. If the establishment has had an FSA and follow-up sampling is complete without another positive \textit{L. monocytogenes}, \textit{Salmonella} or \textit{E. coli} O157:H7 sample, the establishment moves to LOI 1 if all other criteria for LOI 1 are satisfied.

- The establishment has an enforcement action (e.g., NOIE) or adulterated or misbranded products shipped (captures recalls including those related to human illness) in the past 120 days, for which an FSA has been completed and corrective actions have been verified, but other criteria for LOI 1 are not satisfied.

- The establishment is in the STEPS database more than once in the past 120 days, for which an FSA has been completed, but other criteria for LOI 1 are not satisfied.

- Based on its history of \textit{Salmonella} testing, the establishment is above the lower percentile cut-off point for LOI 1 for percent positives on most recent sample set, unannounced sampling or other \textit{Salmonella} testing programs.

- Based on its history of health-related NR rates over the past 30 days, the establishment is above the percentile cut-off point for LOI 1 percent positives and below the percentile cut-off point for LOI 3. The use of public health-related NRs as a criterion is justified through predictive analysis. The establishment is confirmed to be linked to a foodborne illness outbreak in the past 6 months, for which an FSA has been completed.

- The establishment is above the lower percentile (cut-point for LOI 1) on most recent FSA score.*

- Consumer complaints with public health concern raised at the establishment in past 6 months.

- The establishment is above the lower percentile (cut-off point for LOI 1) of scores on focused in-plant verification questions regarding food safety vulnerable points.*
• The establishment is above lower percentile (cut-off point for LOI 1) of Salmonella serotypes of human health concern or PFGE matches. FSIS will collect this data as part of the Salmonella Initiative Program.*

* This criterion is not currently applied. FSIS will begin collecting this data in its new IT system.

**Ranking of Processing and Slaughter Establishments by Public Health Impact**

After establishments are separated into one of three LOI, the next step in the ranking algorithm is to rank order establishments in LOI 2 and LOI 1 by potential public health impact. It is not necessary to rank order establishments in LOI 3 since all establishments in LOI 3 will receive in-depth inspection. Establishments in LOI 1 and 2 are ranked according to pathogens and product type. That is, a separate list of rankings is developed for Salmonella, E. coli O157:H7, L. monocytogenes, Campylobacter, and a fifth category of establishments that are not susceptible to any of those specific pathogens. These five lists can be combined into an overall ranking of the LOI 2 establishments based on public health impact. The ranking process is described below.

First, all LOI 2 establishments are ranked by public health impact. The process is as follows:

- For a specific product (e.g., ground beef, broilers), compute the product fractional volume = $V_i / \sum V_i$ for an establishment $i$, where $V_i$ is the volume of the product produced by establishment $i$, and $\sum V_i$ is the total volume of the product produced by all establishments.
- Obtain the foodborne disease attribution for pathogen-product class (e.g., ground beef consumption causes 34 percent of all E. coli O157:H7 illnesses—see Table A–8 of Appendix A).
- The potential public impact from an establishment producing the pathogen-product pair is then estimated as the product of the fractional volume times the pathogen-product pair attribution.
- If the establishment produces more than one product with the same pathogen of concern, select the maximum potential public impact.

Second, sort the ranked establishments into one of four pathogen categories—Salmonella, L. monocytogenes, E. coli O157:H7, Campylobacter—or place in fifth category of establishments not susceptible to any of those pathogens. Depending on FSIS priorities (e.g., performance standards, seasonality), the cut point for categorization of LOI 2a and LOI 2b may be amended for specific pathogens. For each pathogen group, two sublevels within LOI 2 and 1 will be created using the 50th percentile as the cut point.

**Verification of Algorithm**

Values for the parameters used in the ranking algorithm were assembled, and the algorithm was utilized to separate meat and poultry establishments into three LOI. The ranking algorithm was applied to establishments that produce three categories of meat and poultry products: young chicken (broiler) slaughter establishments, raw ground beef establishments, and intact beef
slaughter establishments. The STEPS and SRM criteria were not applied in this exercise. They will be applied in future applications. A summary of the percentage of establishments in each level of inspection is given in Table 1.

### Table 1. Percentage of Establishments in Levels of Inspection

<table>
<thead>
<tr>
<th></th>
<th>Chicken Slaughter</th>
<th>Beef Slaughter</th>
<th>Ground Beef</th>
</tr>
</thead>
<tbody>
<tr>
<td>LOI 3</td>
<td>5</td>
<td>5</td>
<td>5</td>
</tr>
<tr>
<td>LOI 2</td>
<td>22</td>
<td>16</td>
<td>20</td>
</tr>
<tr>
<td>LOI 1</td>
<td>73</td>
<td>79</td>
<td>75</td>
</tr>
</tbody>
</table>

Details of the three applications are presented below.

#### Young Chicken Slaughter Establishments

A dataset of the 195 young chicken slaughter establishments receiving FSIS inspection and *Salmonella* verification testing in 2007 was assembled for purposes of this analysis.

**Criteria Used**

**Salmonella Verification Testing**

Broiler Establishment Distribution by Salmonella Category as of December 2007:

- Category 1: 74 percent
- Category 2: 24 percent
- Category 3: 2 percent (All of these would be placed in LOI 3)

**Distribution of Salmonella Results**

- The 3 establishments in *Salmonella* verification Category 3 are placed in LOI 3.
- The distribution of percentages on the most recent *Salmonella* data across 195 young chicken slaughter establishments is used as an indicator to separate establishments into LOI 1 or LOI 2.
  - For this example, being in the bottom 96th percentile for *Salmonella* positives on most recent *Salmonella* set would make an establishment eligible to be in LOI 1. (Therefore, out of the 195 establishments, 187 would be eligible to be in LOI 1 based on *Salmonella* data.) NOTE – the 96th percentile is used for this example. A different *Salmonella* cut-point may be used for other food categories.

**W3NR Rate**

- The distribution of scores (percentiles) on the health-related regulatory noncompliance rates (W3NRs) over the most recent month across 195 young chicken slaughter establishments is used as an indicator to separate establishments in LOI 1, LOI 2, and LOI 3.
  - For this example, using data from November 21, 2006 through December 21, 2006:
Being in the top 3\textsuperscript{rd} percentile or above of the W3NR rates would place the establishment in LOI 3. (Therefore, out of the 195 establishments, 6 establishments would be in LOI 3 based on W3NR rates.)

Being in the lowest 96\textsuperscript{th} percentile on W3NR rates would make the establishment eligible to be in LOI 1. (Therefore, out of the 195 establishments, 187 would be eligible to be in LOI 1 based on W3NR rate.)

Other Criteria

- Enforcement actions: Yes/No for LOI 3 versus LOI 2 versus LOI 1
  - For the time period considered, one poultry establishment had an applicable enforcement action.

- Recalls:
  - For the time period considered, no poultry establishments had an applicable recall.

- Linked to an outbreak: Yes/No for LOI 3 versus LOI 2 versus LOI 1
  - For the time period considered, no poultry establishments were linked to an outbreak.

- Natural disasters/structural damage: Yes/No for LOI 3
  - For the time period considered, no poultry establishments had major structural damage.

Resulting Levels of Inspection

- Applying the ranking algorithm and the cut-off points discussed above resulted in the following distribution of establishments:
  - 9 young chicken slaughter establishments in LOI 3 (5 percent)
  - 44 establishments in LOI 2 (22 percent)
  - 142 establishments in LOI 1 (73 percent)

Ground Beef Establishments

A dataset of the 837 ground beef establishments receiving FSIS inspection and \textit{Salmonella} verification testing in 2007 was assembled for purposes of this analysis.

Criteria Used

\textit{Salmonella Verification Testing}

Ground Beef Establishment Distribution by \textit{Salmonella} Category as of December 2007:

- Category 1: 71 percent
- Category 2: 27 percent
- Category 3: 2 percent (All of these would be placed in LOI 3)
Distribution of Salmonella Results

- The 12 establishments in Salmonella verification Category 3 are placed in LOI 3.
- The distribution of percentages on the most recent Salmonella data across ground beef establishments is used as an indicator to separate establishments into LOI 1 or LOI 2.
- For this example, being in the bottom 85th percentile for Salmonella positives on the most recent Salmonella set would make an establishment eligible to be in LOI 1. (Therefore, out of the 837 establishments, 711 would be eligible to be in LOI 1 based on Salmonella data.) NOTE – A different Salmonella cut-point may be used for other food categories.

W3NR Rate

- The distribution of scores (percentiles) on the health-related regulatory noncompliance rates (W3NRs) over the most recent month across 837 ground beef establishments is used as an indicator to separate establishments in LOI 1, LOI 2, and LOI 3.
- Using data from November 21, 2006 through December 21, 2006:
  - Being in the top 3rd percentile or above of the W3NR rates would place the establishment in LOI 3. (Therefore, out of the 837 establishments, 25 establishments would be in LOI 3 based on W3NR rates.)
  - Being in the lowest 85th percentile on W3NR rates would make the establishment eligible to be in LOI 1. (Therefore, out of the 711 establishments, 795 would be eligible to be in LOI 1 based on W3NR rate.)

Other Criteria

- Enforcement actions: Yes/No for LOI 3 versus LOI 2 versus LOI 1
  - For the time period considered, two establishments had an applicable enforcement action.
- Recalls: Yes/No for LOI 3 versus LOI 2 versus LOI 1
  - For the time period considered, 1 establishment had an applicable recall action.
- Linked to an outbreak: Yes/No for LOI 3 versus LOI 2 versus LOI 1
  - For the time period considered, no ground beef establishments were linked to an outbreak.
- Natural disasters/structural damage: Yes/No for LOI 3
  - For the time period considered, no ground beef establishments had major structural damage.

Resulting Levels of Inspection

- Applying the ranking algorithm and the cut-off points discussed above resulted in the following distribution of establishments:
  - 40 establishments in LOI 3 (5 percent)
  - 139 establishments in LOI 2 (16 percent)
  - 658 establishments in LOI 1 (79 percent)
Beef Slaughter Establishments

A dataset of 174 beef slaughter establishments receiving FSIS inspection and Salmonella verification testing in 2007 was assembled for purposes of this analysis.

Criteria Used

Salmonella Verification Testing

Beef Slaughter Establishment Distribution by Salmonella Category for the 174 establishment dataset as of December 2007:

- Category 1: 63 percent
- Category 2: 35 percent
- Category 3: 2 percent (All of these would be placed in LOI 3)

Distribution of Salmonella Results

- The 4 establishments in Salmonella verification Category 3 are placed in LOI 3.
- The distribution of percentages on the most recent Salmonella data across beef slaughter establishments is used as an indicator to separate establishments into LOI 1 or LOI 2.
- For this example, being in the bottom 95th percentile for Salmonella positives on the most recent Salmonella set would make an establishment eligible to be in LOI 1. (Therefore, out of the 174 establishments, 165 would be eligible to be in LOI 1 based on Salmonella data.) NOTE – A different Salmonella cut-point may be used for other food categories.

W3NR Rate

- The distribution of scores (percentiles) on the health-related regulatory noncompliance rates (W3NRs) over the most recent month across 174 beef slaughter establishments is used as an indicator to separate establishments in LOI 1, LOI 2, and LOI 3.
- Using data from November 21, 2006 through December 21, 2006:
  - Being in the top 3rd percentile or above of the W3NR rates would place the establishment in LOI 3. (Therefore, out of the 174 establishments, 5 establishments would be in LOI 3 based on W3NR rates.)
  - Being in the lowest 85th percentile on W3NR rates would make the establishment eligible to be in LOI 1. (Therefore, out of the 174 establishments, 150 would be eligible to be in LOI 1 based on W3NR rate.)

Other Criteria

- Enforcement actions: Yes/No for LOI 3 versus LOI 2 versus LOI 1
  - For the time period considered, four establishments had an applicable enforcement action.
- Recalls: Yes/No for LOI 3 versus LOI 2 versus LOI 1
  - For the time period considered, no establishment had an applicable recall action.
- Linked to an outbreak: Yes/No for LOI 3 versus LOI 2 versus LOI 1
For the time period considered, no establishment was linked to an outbreak.

- Natural disasters/structural damage: Yes/No for LOI 3
  - For the time period considered, no beef slaughter establishments had major structural damage.

**Resulting Levels of Inspection**

- Applying the ranking algorithm and the cut-off points discussed above resulted in the following distribution of establishments:
  - 13 establishments in LOI 3 (7 percent)
  - 37 establishments in LOI 2 (21 percent)
  - 124 establishments in LOI 1 (72 percent)

**EVALUATION AND REFINEMENT OF THE PUBLIC HEALTH RISK-BASED INSPECTION SYSTEM FOR PROCESSING AND SLAUGHTER**

Prior to implementation of the proposed PHRBIS system, FSIS will continue to refine the proposed within and across establishment components of the system.

To further refine the within establishment component of the proposed PHRBIS, a methods evaluation will be undertaken that will include a workshop and field evaluation. During the workshop, stakeholders (FSIS field employees, academics, industry, and consumer representatives) will evaluate the proposed prompts by playing out prompt scenarios for different product categories. The prompts will be refined based upon this workshop and then a field evaluation will be undertaken. During the field evaluation, FSIS supervisory IICs and PHVs will carry out prompt scenarios. The prompts, vulnerable points and questions will also be refined based upon the findings of the field evaluation. FSIS also plans to undertake a historical data analysis to determine the thresholds for the proposed prompts. FSIS will analyze the frequency of prompts within establishments that make different product types in order to identify anomalies. This analysis will be used as the basis for prompt thresholds.

FSIS will further refine the proposed across establishment algorithm by continuing to analyze the results of the algorithm for different HACCP product categories. FSIS will utilize these findings to refine the criteria in the algorithm. FSIS will also evaluate the ranking of FSIS establishments by the proposed algorithm in relationship to significant public health events to improve the algorithm’s ability to predict and prevent significant public health events such as recalls. In addition FSIS will continue to develop methods to refine its attribution estimates by working with CDC and FDA to incorporate sporadic illness and serotype information.

Prior to implementation of the proposed PHRBIS system, FSIS will develop its evaluation plan. The plan will include the types of outcome analyses to be conducted. The results of those analyses will be used to refine the PHRBIS.

Outcome analysis has a role in program evaluation work, and seeks to measure how well a program achieves its designed objectives. The stated goals of most (though not all) FSIS programs are expressed in terms of improvements in public health, such as reductions in
foodborne illness. Given the difficulty of measuring changes in foodborne illness—especially attributable to a given type of food, Agency program, or establishment(s)—intermediate outcomes, such as changes in pathogen prevalence or changes in product recalls, are typically articulated and measured in lieu of direct public health outcomes. FSIS will evaluate the PHRBIS system in terms of the Healthy People 2010 goals using the performance measures discussed in Appendix A.
REFERENCES


