This guidance document is designed to help very small meat and poultry establishments meet the initial validation requirements in 9 CFR 417.4. In particular, the guidance covers:

- The difference between initial validation and ongoing verification;
- How to identify scientific support documents;
- What are critical operational parameters and how to identify them in the scientific support;
- How to demonstrate that the critical operational parameters are being met during initial validation; and
- How an existing establishment can incorporate this guidance into their HACCP system.
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This Compliance Guideline follows the procedures for guidance documents in the Office of Management and Budget’s (OMB) “Final Bulletin for Agency Good Guidance Practices” (GGP). More information can be found on the Food Safety and Inspection Service (FSIS) Web page:


This Compliance Guideline articulates how industry can meet FSIS expectations regarding HACCP systems validation. It is important to note that this Guideline represents FSIS’s current thinking on this topic and should be considered usable as of this issuance. A final version of this guidance will be issued in response to public comments.

Purpose

The purpose of this guidance document is to aid small and very small establishments in meeting the initial validation requirements in 9 CFR 417.4. Establishments that do not incorporate these principles into their HACCP systems are likely to face questions from FSIS as to whether their HACCP systems have been adequately validated per 9 CFR 417.4.

Request for comments

FSIS requests that all interested persons submit comments regarding any aspect of this document, including but not limited to: content, readability, applicability, and accessibility. The comment period will be 30 days. Comments may be submitted by either of the following methods:

Federal eRulemaking Portal: This Web site provides the ability to type short comments directly into the comment field on this Web page or attach a file for lengthier comments. Go to http://www.regulations.gov and follow the online instructions at that site for submitting comments.

Mail, including floppy disks or CD-ROMs, etc.: Send to Docket Clerk, U.S. Department of Agriculture (USDA), FSIS, OPPD, RIMD, Patriots Plaza 3, 1400 Independence Avenue SW, Mailstop 3782, Room 8-163A, Washington, DC 20250-3700.

Hand- or courier-delivered submittals: Deliver to Patriots Plaza 3, 355 E. Street SW, Room 8-163A, Washington, DC 20250-3700.

All items submitted by mail or electronic mail must include the Agency name and docket number FSIS-2009-0019. Comments received in response to this docket will be made available for public inspection and posted without change, including any personal information to http://www.regulations.gov.
Who is this guidance designed for?

This guidance document is designed to help very small meat and poultry establishments meet the initial validation requirements in 9 CFR 417.4, although all FSIS regulated meat and poultry establishments may be able to apply the recommendations in this guidance.

Why did FSIS develop this guidance document?

FSIS has determined from its HACCP verification activities that many establishments have not properly validated their systems. In particular, establishments have not conducted adequate activities during the initial validation period to translate all the required critical operating parameters from the scientific support into their processes and gather in-plant validation data demonstrating the HACCP plan is functioning as intended. In addition, Agency enforcement actions have identified instances in which inadequate validation has led to the production of adulterated product and in some cases even illnesses. Specific examples of when inadequate validation has led to the production of adulterated product and in some cases illnesses are provided in Appendix 1.

Based on findings from FSIS data analyses and outbreak investigations, FSIS recommends that establishments use this guidance document to ensure that their HACCP systems are properly validated. While most establishments have assembled the scientific or technical documentation needed to support their HACCP systems, which is the first element of initial validation, many establishments have not gathered the necessary in-plant validation data demonstrating that the HACCP system is functioning as intended. FSIS has also found establishments have not:

**HACCP System Design Issues**

- Identified documentation that properly relates to the establishments’ current processes; or
- Identified the critical operating parameters in the supporting documents necessary for the intervention to function as intended.

**HACCP System Execution Issues**

- Translated those critical operating parameters into their HACCP systems; or
- Documented that they have validated their HACCP systems under actual in-plant conditions.

Agency enforcement actions have identified instances in which inadequate validation has led to the production of adulterated product and in some cases even illnesses.
By ensuring that the HACCP system is designed and executed properly, establishments can reduce the likelihood for product contamination and illnesses in the future. Initial validation of any HACCP system must include scientific or technical documentation related to their process supporting the design of the HACCP system along with some practical data or information reflecting an establishment’s actual early experience in executing the HACCP system. Validation must demonstrate not only that the HACCP system is theoretically sound (design), but also that the establishment can implement it and make it work (execution).

What concepts and skills will small and very small establishments learn from this guidance?

Small and very small establishments that utilize this guidance will learn:

- The difference between initial validation and ongoing verification;
- How to identify scientific support documents;
- What are critical operational parameters and how to identify them in the scientific support; and
- How to demonstrate that the critical operational parameters are being met during initial validation.

Establishments that understand these topics should have the tools needed to successfully validate their HACCP systems.

What is the history of validation in the context of the HACCP regulations?

On July 25, 1996, FSIS published a final rule on Pathogen Reduction; Hazard Analysis and Critical Control Point (HACCP) Systems (PR/HACCP) (61 FR 38806). The PR/HACCP rule requires that meat and poultry establishments under Federal inspection to take responsibility for, among other things, reducing the contamination of meat and poultry products with disease-causing (pathogenic) bacteria by implementing a system of preventative controls designed to improve the safety of their products, known as HACCP. An establishment must
have an effective HACCP system to comply with regulatory requirements and prevent adulteration of product.

The HACCP requirements that establishments must meet are set out in 9 CFR Part 417. These requirements are based on the seven HACCP principles recommended by the National Advisory Committee on Microbiological Criteria for Food (NACMCF) in 1992. One of the principles identified by the NACMCF was “Verification” describing that HACCP systems should be systematically verified. In the NACMCF explanation of the verification principle, which FSIS follows, an establishment is responsible for the following three processes encompassing the verification principle:

- Validation,
- Verification, and
- Reassessment

The recommendations in the verification principle form the basis for the requirements in 9 CFR Part 417. This section requires that every establishment validate the HACCP plan’s adequacy in controlling the food safety hazards identified in the hazard analysis, verify that the plan is being effectively implemented on an ongoing basis, and reassess the plan at least annually, or when an unforeseen hazard or change occurs, or whenever any changes occur that could affect the hazard analysis or alter the HACCP plan.

Although the HACCP regulations were implemented over 10 years ago, FSIS has found through Food Safety Assessments (FSAs) a failure to comply with the initial validation requirement. In particular, establishments have not collected the necessary in-plant validation data demonstrating the HACCP system is functioning as intended. Therefore, FSIS determined that additional validation guidance for HACCP systems is needed.

**What is the definition of a HACCP System?**

The HACCP system is defined as the HACCP plan in operation, including the HACCP plan itself. The HACCP plan in operation includes the hazard analysis, any supporting documentation including prerequisite programs supporting decisions in the hazard analysis, and all HACCP records.

It is important for establishments to realize that those prerequisite programs designed to support a decision in the hazard analysis are part of the HACCP system. For example, when an establishment determines that a potential hazard is not reasonably likely to occur because the implementation of a prerequisite program prevents conditions that make the potential hazard likely, that prerequisite program then becomes part of the HACCP plan.

**Key definition**

The HACCP system is defined as the HACCP plan in operation, including the HACCP plan itself. The HACCP plan in operation includes the hazard analysis, any supporting documentation including prerequisite programs supporting decisions in the hazard analysis, and all HACCP records.
system. Prerequisite programs provide a foundation for the HACCP plan to operate effectively. Therefore, prerequisite programs designed to support decisions in the hazard analysis (e.g., Sanitation SOP, purchase specifications, antimicrobial interventions) need to be part of the establishment's initial validation activities to establish that the overall system is validated and can operate effectively. For this reason, the HACCP system rather than the HACCP plan only is discussed throughout the rest of this document.

What is HACCP System Validation?

Validation is the process of demonstrating that the HACCP system as designed can adequately control potential hazards to produce a safe, unadulterated product. Validation encompasses activities designed to determine whether the entire HACCP system is functioning as intended. Examples of some controls that would need validation are CCPs, prerequisite program interventions that prevent conditions from making a potential hazard likely, purchase specifications, product formulations where the formulation contributes to the safety of the product, and cooking instructions. There are two distinct elements to validation:

- The scientific or technical support for the HACCP system design (design), and
- The initial practical in-plant demonstration proving the HACCP system can perform as expected (execution).

The two elements will be discussed in detail throughout this document; however, the key points are summarized below. Specifically, establishments should:
Element 1: Scientific or Technical Support (Design)

- Identify supporting documentation that closely matches the actual process (e.g., published processing guidelines, journal articles, challenge studies, etc.);
- Identify supporting documentation that demonstrates the expected level of bacterial pathogen reduction; and
- Identify the critical operational parameters from the supporting documentation relevant to the establishment’s commercial process.

Element 2: Initial In-plant Demonstration (Execution)

- Implement the same critical operational parameters from the supporting documentation in the actual production process;
- Identify at least one product from each HACCP category to gather in-plant validation data; and
- Gather data demonstrating the effectiveness of the implementation of the critical operational parameters in-plant for such products.

NOTE: This guidance document speaks only to the initial validation component of the verification HACCP principle.
What is the first element of HACCP Systems Validation?

The first element of HACCP systems validation is the scientific support documentation that demonstrates that the HACCP system is theoretically sound. To meet the first element of validation, establishments should:

- Identify supporting documentation that closely matches the actual process (e.g., published processing guidelines, journal articles, challenge studies, etc.);
- Identify supporting documentation that provides adequate support for the hazard identified in the hazard analysis; and
- Identify the critical operational parameters from the supporting documentation relevant to the establishment's commercial process.

In order to identify supporting documentation that closely matches the actual process, it is important to first discuss the major types of scientific support documents.

What are the major types of scientific support documents used to satisfy the design element of HACCP Systems Validation?

There are several types of documents that can be used as scientific support, these include:

1. Published processing guidelines that achieve a stated reduction of a pathogen are examples of scientific supporting documentation. The time-temperature guidelines in Appendix A of the final

Key definition

Scientific Support is the theoretical principles, expert advice from processing authorities, scientific data, peer reviewed journal articles, regulatory requirements, pathogen modeling programs, or other information demonstrating that particular process control measures can adequately address specific hazards supporting the design of the HACCP system.
rule “Performance Standards for the Production of Certain Meat and Poultry Products” (64 FR 746-748) is an example of a guideline that addresses process lethality. The guidelines in Appendix B, Compliance Guidelines for Cooling Heat-Treated Meat and Poultry Products (Stabilization), address product stabilization to meet the requirements of 9 CFR 318.17(a)(2), 9 CFR 318.23(c)(1), and 9 CFR 381.150(a)(2). Published processing guidelines are not limited to those published by FSIS. Published guidelines from other agencies, trade organizations, or universities can also be used as supporting documentation. Extension publications may also be cited as scientific supporting documentation; however, extension publications often reference the original journal articles which were used to develop the support. In those cases, establishments should have the original journal articles on-file referenced in the extension publication, because the extension publications often do not include all of the critical operational parameters that establishments would need to implement. Establishments need information on all the critical operational parameters in order to determine whether the process in the publication matches their actual process.

2. Peer-reviewed scientific data/information that describes a process and the results of the process can provide adequate supporting documentation. This type of support could include journal articles, graduate student theses, or information found in a textbook. All of these types of scientific data go through a process of evaluation involving qualified individuals within the relevant field. In addition to describing the microbiological results of the process, the data may also describe the role intrinsic and extrinsic product factors play on the growth of microorganisms. For example, a textbook may contain data on the growth limits of certain pathogens based on a food product’s water activity and pH. For journal articles, the study should relate closely to the establishment’s process with regards to species, product characteristics, and equipment. The establishment should use the critical operational parameters cited in the journal article that achieve the required or expected lethality or stabilization if the establishment does not intend to perform

**Key definitions**

**Intrinsic factors** are those inherent parameters of a food that affect the growth of microorganisms. Examples of intrinsic factors include, among other things, pH, moisture content, water activity, and nutrient content.

**Extrinsic factors** are those parameters that are external to the food that affect the growth of microorganisms. Examples of extrinsic factors include, among other things, temperature of storage, time of storage, and relative humidity.

**KEY QUESTION**

**Question:** If I use Appendix A as the scientific support documentation for a fully cooked RTE process, do I need additional scientific information?

**Answer:** No, Appendix A has been validated to achieve the performance standards for the reduction of Salmonella contained in 9 CFR 318.17(a)(1) and 381.150(a)(1). Therefore, provided all critical operational parameters can be met, no additional support is needed.
additional research to validate its process. In addition, for biological hazards, the scientific article should contain microbiological data specifying the level of pathogen reduction achieved by the intervention strategy for the target pathogen identified in the hazard analysis. A lack of microbial data in the scientific support could raise questions concerning whether the process design has been adequately validated.

NOTE: Most scholarly journals use a process of peer review before publishing an article. As part of the review, scholars with expertise in the topic addressed by the draft article critically assess the article. Peer-reviewed journals only publish articles that have passed through a review process. The review process helps ensure that published articles contain solid research work. If an establishment uses scientific data that is not peer-reviewed, the establishment may be subject to additional scrutiny by Agency personnel performing verification activities.

3. A challenge or inoculated pack study that is designed to determine the lethality or stabilization of a process also is an example of scientific supporting documentation. These studies are performed in a laboratory or pilot plant by a processing authority or expert and sometimes can be accessed through the internet. The documentation on file should specify the level of pathogen reduction, elimination, or growth control (e.g., for stabilization); describe the process, including all critical parameters affecting the reduction or elimination; and give the source of the documentation. Such studies are often not published in peer-reviewed journal articles but should contain the same level of detail as is provided for peer-reviewed studies.

4. Pathogen modeling programs are computer-based software that, based on such factors as growth, lethality, and survival in culture broth and food products, estimate the growth or decline of foodborne microbes in food samples in production. Examples of uses of pathogen modeling programs include those to support the development of custom cooling schedules; to support product safety following heating, cooling, and storage deviations; and to support the use level of antimicrobial agents. Establishments may use the results of modeling programs as scientific support provided the establishment inputs accurate values into the modeling program, and the modeling program has been validated for the product in question. Validation data is often provided along with the modeling program or can be obtained by contacting the model developer. The modeling program chosen should also be specific for the pathogen identified in the hazard analysis. If the modeling program has not been validated for the product in question, the establishment should provide additional scientific support for its use. Such additional support could include in-plant data showing routine levels of pathogens in the product or documentation addressing the production of the raw materials and the product’s intended use. Establishments should have the modeling results on-file for review and should have documentation supporting the values entered into the model.
5. **Data gathered by the establishment** can also be used to validate a process as part of a research study or other study. This data gathering can be done if the establishment could not implement the process as documented in the literature within its processing environment. Examples of this approach could be if an establishment is introducing a new technology, applying standard technology in an unusual way, or lacking data generated from a new technology. The establishment would need more extensive scientific and in-plant data implementing the process as part of its HACCP system under commercial operating conditions. For example, microbiological data may show that a steam vacuum process is achieving a certain level of reduction for the specified microorganism. The documentation gathered in-plant used to show that the HACCP system is valid as designed should contain information from all the tests performed, such as temperature of steam, time of exposure, and microbiological results of swab tests, and information that makes clear whether the testing was performed on a routine or specified schedule.

Large corporations with multiple establishments often conduct studies in one establishment to gain scientific information to validate an intervention’s design and then extend the use of the intervention to other establishments within the corporate umbrella. For the establishment at which the data were gathered, FSIS would consider the data to be data gathered in-house, and thus it would meet both parts of validation (design and execution). However, for the establishments to which use of the intervention was extended, the data would meet only the first element of validation. To meet the second element of validation, the corporation would still need to demonstrate that the intervention will function as intended in each of those establishments by gathering data on the critical operating parameters’ execution in those additional establishments. Microbial data could be used to determine effectiveness.

6. **Regulatory performance standards** as defined in the Code of Federal Regulations that outline specific prescribed procedures such as time/temperature combinations, product storage conditions, or product reconditioning procedures. The poultry chilling requirements defined in 9 CFR 381.66 or the trichinae requirements in 9 CFR 318.10 would be examples of instances where the regulations clearly define the performance standard for a processing step and can be used to support the HACCP system design.

Examples of incomplete scientific support for validation include:

- Documentation that specified the log reduction achieved by the process but did not include information about critical parameters, such as pH, critical to achieving
that reduction. That information should be included in order for the process to be considered validated.

- Having a validated process on file but not following the process described.
- Validating a process for a specific log reduction of a pathogen in a product other than meat and poultry. This validation could not be used as the sole supporting documentation. For example, a process that achieves a 5-log reduction of *E. coli* O157:H7 in apple cider could not be used as the sole supporting documentation for the reduction of *E. coli* O157:H7 in a beef product.
- Implementing an intervention based on supporting documentation that didn’t contain data supporting the processes effectiveness. For example, implementing a lactic acid intervention in a prerequisite program to support *E. coli* O157:H7 as a hazard not reasonably likely to occur but maintaining supporting documentation with microbiological data for *Salmonella*. **NOTE:** ensuring that the supporting documentation contains microbiological data for the hazard listed in the hazard analysis is particularly important for slaughter processes where interventions have different efficacy depending on the species of product and the pathogen. In other cases, such as for lethality processes, *Salmonella* may be used as an indicator of lethality for other pathogens.
- Documentation in the form of a No Objection Letter or FSIS Directive 7120.1 without additional scientific support that provides information on the levels of all of the critical operational parameters used and without support that demonstrates the effectiveness of the new ingredient or technology against the specific hazards identified in the hazard analysis. Examples of such necessary scientific support are included on pages 8 through 10 of this document. This additional support is needed because the No Objection Letter and FSIS Directive 7120.1 do not contain efficacy data or data on all of the critical operational parameters.

**How can an establishment identify whether the scientific support closely matches the process, product, and hazard analysis?**

In all cases, the supporting documentation should identify:

- The hazard (biological, physical, and chemical),
- The expected level of hazard reduction or prevention to be achieved,
- All critical operational parameters or conditions necessary,
- The processing steps that will achieve the specified reduction or prevention, and
- How these processing steps can be monitored.

The establishment should evaluate this information to determine whether the scientific support documents are sufficiently related to the process, product, and hazard identified in the hazard analysis. The supporting documentation should be complete and available for FSIS review so that FSIS personnel can also determine whether the support is sufficiently related to the actual process. Failure to take these steps would raise questions about whether the HACCP system has been adequately designed and validated.
How can an establishment identify supporting documentation that adequately addresses the expected level of hazard reduction or prevention to be achieved for biological hazards?

For biological hazards, the documentation should contain microbiological data specifying the expected level of pathogen reduction achieved by the intervention strategy for the target pathogen identified in the hazard analysis. This is particularly important in slaughter establishments where interventions such as lactic acid and peroxycetic acid (PAA) have been found to perform differently for different pathogens (e.g., *Salmonella* and *E. coli O157:H7*) and different species (e.g., poultry vs. beef). For example, it would be important that a beef slaughter establishment that references a lactic acid intervention as a control for *E. coli O157:H7* in its hazard analysis during slaughter and dressing to provide support that a specific log reduction in *E. coli O157:H7* is achieved when applied to beef carcasses.

In some limited cases, microbiological data specifying the expected level of reduction of one pathogen may be used to support the control of another pathogen. For example, at this time, FSIS is not aware of any controls specific to non-O157 shiga-toxin producing *Escherichia coli* (STEC), but interventions validated to control *E. coli O157:H7* should be effective in controlling non-O157 STEC when properly implemented as described in the establishment’s supporting documentation.

Another example of when the scientific support may not need to address the specific pathogen listed in the hazard analysis is for thermally processed products because the lethality reduction of one pathogen can be used as an indicator for another. The heat resistance of pathogens is known and can be compared across products. FSIS recommends that establishments use *Salmonella* as an indicator of lethality because it tends to be more heat resistant than other pathogens. For example, the lethality treatment of meat jerky should achieve at least a 5.0 log reduction of *Salmonella* and should also achieve sufficient reductions in the other bacterial pathogens of public health concern (e.g., at least a 5.0 log reduction for *E. coli O157:H7* for products containing beef as recommended in the *Salmonella Compliance Guidelines for Small and Very Small Meat and Poultry Establishments that Produce Ready-to-Eat (RTE) Products*). In addition, the lethality treatment of meat and poultry jerky should achieve at least a 3.0 log reduction in *Listeria monocytogenes (Lm)* although a 5.0 log reduction or greater is desirable because it provides an even greater safety margin for ensuring that *Lm* doesn’t grow during cold storage to detectable levels. However, FSIS does not expect establishments to validate that their process achieves reduction in *E. coli O157:H7* or *Lm* if it achieves sufficient reductions in *Salmonella* because *Salmonella* is considered an indicator of lethality. Without further scientific support, establishments should not use pathogens other than *Salmonella* as indicators of lethality. For example, establishments should not use reductions in *Lm* to support similar reductions in *Salmonella* without support that *Lm* is at least equally as heat resistant as *Salmonella*. 
KEY QUESTION

**Question:** Can an establishment use Appendix A, which was designed to address *Salmonella*, to support other pathogens such as *E. coli* O157:H7 or *Listeria monocytogenes* are controlled?

**Answer:** Yes, an establishment can cite Appendix A as support that *E. coli* O157:H7 and *Listeria monocytogenes* are controlled as a result of a thermal process. Although Appendix A was developed based on experiments measuring the efficacy of thermal processes on *Salmonella*, *Salmonella* can be used as an indicator of lethality for other pathogens such as *E. coli* O157:H7 and *Listeria monocytogenes*.

Can establishments use supporting documentation containing microbiological data from indicator or surrogate organisms?

In general, establishments should not rely on scientific support containing data only from indicator or surrogate organisms unless there is sufficient data to establish a relationship between the presence or level of a pathogen or toxin and the indicator organism. Such data can be collected from studies using indicator organisms that parallel the data in a challenge study performed with the inoculated pathogen. This data could be collected by performing the study with indicator and pathogen as part of a single study or separately in two studies performed under similar conditions. If similar and consistent reduction or control can be established, then control of the indicator organisms can be reliably used to indicate expected pathogen control in actual application. An example of when similar and consistent reduction in an indicator or surrogate organism and a pathogen have been found is research that was done by the University of Wisconsin with ground-and-formed jerky that found that two *Pediococcus* strains (*Saga 200* and *Biosource*) have similar heat-resistance to *Salmonella* and can be used in validation studies (Borowski et al., 2009). In addition, FSIS has identified four surrogate organisms that have been shown to respond similarly to *E. coli* O157:H7 during cooking (see the following askFSIS Q&A for more information) for use in validation studies designed to demonstrate a reduction in *E. coli* O157:H7. At this time, however, FSIS is not aware of supporting documentation demonstrating a strong correlation to support the use of generic *E. coli* testing in lieu of testing for *E. coli* O157:H7 or non-O157 STEC.

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1. [http://askfsis.custhelp.com/app/answers/detail/a_id/1392](http://askfsis.custhelp.com/app/answers/detail/a_id/1392)
How can an establishment identify supporting documentation that adequately addresses the expected level of hazard reduction or prevention to be achieved for other hazards?

For physical hazards, the scientific support should closely match the physical hazard being controlled. For example, if the establishment uses detection equipment to identify foreign material such as metal in a particular product, the data used to validate the detection system should demonstrate that the equipment can in fact detect the targeted materials (e.g., metal of a defined size) in the product. The same is true for chemical hazards unless further justification is provided.

What are the critical operational parameters of a process, and how does an establishment identify them in its scientific support?

Critical operational parameters are the specific conditions that the intervention must operate under in order for it to be effective. For an establishment to validate an intervention, it should first identify the critical operational parameters within its process that it needs to implement and monitor. These critical operational parameters are identified in documents gathered as part of Element 1 of validation and often include but are not limited to:

- Time
- Temperature
- Concentration
- Humidity
- Dwell Time
- Water Activity
- pH
- Contact Time
- Product Coverage
- Spatial Configuration
- Pressure
- Equipment Settings or calibration

To be effective, the process procedures should be consistent with the critical operational parameters in the supporting documentation.
process. In some cases, establishments may be able to support using different levels of a critical operational parameter than that used in the support document. For example, an establishment may be able to use a higher lethality temperature than that used in the support document. When different levels of a critical operational parameter than those in the support document are used, establishments should consider developing a decision-making document that explains the scientific rationale for why the different level would not affect the efficacy of the intervention or process. See Appendix 2 for an example.

To identify the critical operational parameters when reading the supporting documentation, there are several questions one can ask. For example:

- What parameters were measured in the research?
- Where in the process or on the product were the measurements taken?
  - Is the establishment taking measurements in these locations?
- What parameters, if any, were held constant across experimental conditions?
- What parameters, if any, were varied or changed in the research?
  - When these parameters were changed, did the effectiveness of the intervention change as well?
  - If so, are these parameters that you have considered in your process?
- Did the authors provide some guidelines as to the limitations of the research or any cautions against applying the findings outside of the scope of the study?
  - For example, were there some parameters that were controlled in the laboratory that differ in-plant that you should be aware of?
  - If so, have you considered if those apply to your process?

See Appendix 3 for additional guidance as to how to identify critical operational parameters from the scientific supporting documentation. Appendix 4 contains examples of critical operational parameters that have been identified for different types of processes and scientific supporting documentation. Examples of the types of in-plant documentation expected are also provided.

**Key Point**

An establishment that gathers scientific support for its processes (and properly identifies critical operational parameters in support) as described above would meet the threshold indicated in the (HACCP) Systems Final Rule (61 FR 38806) for the first element of initial validation in designing a valid HACCP system. The establishment’s processes would be considered by FSIS to be well-documented in the scientific literature. These processes would not need any additional research effort as part of the initial validation process. However, an establishment introducing a new technology not established in the literature, applying a standard technology in an unusual way (e.g., modifying critical operational parameters from the literature), or lacking experience with a technology would need to develop information to support that the technology will be effective for its intended purpose. The effort to develop such information may require that the establishment conduct, or have conducted for it, scientific studies either in a laboratory setting, pilot plant, or in-plant.
What is the second element of HACCP Systems Validation?

The second element of HACCP systems validation is initial in-plant validation which may include in-plant observations, measurements, microbiological test results, or other information demonstrating that the control measures, as written into a HACCP system, can be executed within a particular establishment to achieve the process’s intended result (61 FR 38806, 38826 (July 25, 1996)).

FSIS stated in the HACCP Final Rule that validation data for any HACCP system must include practical data or information reflecting an establishment’s actual experience in implementing the HACCP system. The validation must demonstrate not only that the HACCP system is theoretically sound in its design (Element 1), but also that the establishment can execute it as designed to reach the desired effect (Element 2). To meet the second element of validation, establishments should:

- Implement the critical operational parameters in the supporting documentation;
- Identify at least one product from each HACCP category to gather in-plant validation data for; and
- Gather data demonstrating the effectiveness of the implementation of the critical operational parameters in-plant for those select products.

KEY QUESTION

Question: Can an establishment’s process use a different level of a critical operational parameter (for example, a higher concentration of an antimicrobial or a higher processing temperature) than what was used in the support document?

Answer: Generally, establishments should use the same critical operational parameters as those in the support documents. In some circumstances, establishments may be able to support using critical operational parameters that are different from those in the support documents (e.g., higher concentrations of antimicrobials or higher thermal processing temperatures). In these cases, establishments should provide justification supporting that the levels chosen are at least as effective as those in the support documents. This justification is needed because higher levels of a critical operational parameter may not always be equally effective. For example, antimicrobial agents may only be effective within a range of concentration after which point efficacy may decrease. Similarly, higher processing temperatures may result in the surface of the product drying out before adequate lethality is achieved. In addition to ensuring that the levels chosen are at least equally as effective, establishments should ensure the levels are also safe and suitable (http://www.fsis.usda.gov/OPPDE/rdad/FSISDirectives/7120.1.pdf and 9 CFR 424.21(c)).
Once the critical operational parameters are identified, how should they be implemented in the actual process?

Once the critical operational parameters are identified, an establishment should implement the same critical operational parameters in the actual process. An establishment may determine, based on its decision-making, that some or all of the parameters may need to be monitored on an ongoing basis as part of a CCP or prerequisite program (e.g., temperature, pressure, concentration, pH). Establishments may also determine that they only need to verify whether some of the critical operational parameters are working as intended during the initial validation period (e.g., spatial configuration, equipment type, or ingredient formulation provided it does not change). These parameters should be included in a decisionmaking document, but they do not need to be monitored after the 90 days of initial validation unless there is a change.

For what types of processes and products should establishments collect in-plant demonstration data?

Establishments should collect in-plant data for all CCPs and prerequisite programs used to support decisions in the hazard analysis to demonstrate they are being implemented as designed. Establishments should collect in-plant data for at least one product from each HACCP process category utilized, although, depending on the HACCP category and products, establishments should consider collecting in-plant data for more than one product within each category. The object is to collect in-plant data for a wide variety of different products and worst case scenarios.

Establishments should use food science principles in their decisionmaking when deciding which product types within a HACCP category should be used to gather in-plant data. In addition, establishments should use decisionmaking documents to describe how the HACCP team decided on the product or product types that would be used during initial validation. Similarities and differences in species, process, intrinsic factors, product public health risk, and food safety hazards should be considered. Some examples of food science principles that could be used to decide which product within a HACCP category should be used to gather in-plant data include:

- **Fat content:** Fat level in meat has been documented to influence bacterial heat resistance (Juneja et al., 2001). As the fat level increases, bacterial heat resistance increases. Therefore, higher fat content meat or poultry products require greater time or temperatures to achieve equal lethality compared with lower fat content products.
  - How this criterion could be used: If an establishment produces several fully cooked poultry products, the establishment should gather data for the product with the highest fat content. Similarly, if an establishment produces several ground poultry products, and some of the products are made from skin-on thigh meat while others are made with boneless,
skinless thigh meat, the establishment should collect in-plant demonstration data for the ground product made from the skin-on thigh meat because of the additional fat from the skin.

- **Size and shape of the food:** The size and shape of food affects heat penetration, heating rate, and heating uniformity. Irregularly shaped products, for example, are subjected to non-uniform heating because of differences in product thickness. In addition, in thicker products, more time will be needed for the heat to penetrate to the center of the product.
  - How this criterion could be used: If an establishment produces several fully cooked deli meat products of various thicknesses, the establishment should gather data on the thickest product because heat penetration is critical.

- **Number and type of processing steps:** Certain processing steps, such as slicing of ready-to-eat product, are known to be potential sources of cross-contamination. Therefore, establishments should consider whether some products within a HACCP category undergo additional processing steps that may introduce contamination and should collect in-plant demonstration data for that product.
  - How this criterion could be used: If an establishment fabricates beef manufacturing trimmings and uses the trimmings to produce ground beef and patties, the establishment should collect in-plant validation data for the patty process because the patty forming process introduces an additional step that could provide an opportunity for contamination.

- **Product species:** Studies have shown that there is a difference in bacterial resistance in products from different types of species. Therefore, establishments should consider collecting data separately for each species slaughtered or processed within a HACCP category.
  - How this criterion could be used: If an establishment slaughters hogs and cattle under one HACCP category, in-plant data should be gathered for both species because the slaughter process and the hazards associated with each are substantially different.

- **Public health risk:** Establishments should take past outbreaks into account when selecting a product to collect in-plant data for within a HACCP category.
  - How this criterion could be used: If an establishment produces several types of fully cooked ready-to-eat products, and one of the products is Lebanon bologna, data should be gathered for the Lebanon bologna because it was associated with an illness outbreak.

In some cases, an establishment may produce products that are all of equal risk. In those cases, FSIS recommends that establishments select the product with the highest production volume because that product would have the greatest public exposure.
• How this criterion could be used: If an establishment makes several types of fully cooked sausages, and the only difference among these products are spices and flavorings used that do not affect food safety, an establishment should gather data on the product produced in the highest volume.

Finally, in other cases it may not be possible for an establishment to select only one product from a HACCP category.

• For example: If an establishment processes both hot dogs and RTE whole turkey breast that is sliced, both products should be validated because their processes are substantially different, and both have been found to represent an increased risk of listeriosis illness to the consumer.

What types of data should establishments collect during the initial in-plant validation period?

Often establishments incorporate interventions into their processes to reduce the level of certain pathogens and use published scientific articles as supporting documentation for the design of the interventions (see above discussion of the first part of validation). Establishments may implement those interventions consistent with the scientific support or make modifications to the critical operating parameters. Implementing process specifications consistent with the establishment’s process means that changes among the critical operational parameters used in the scientific support and those used in the actual process will not affect the efficacy of the intervention or treatment. Depending on how an establishment implements the critical operational parameters for an intervention and the type of support used, different data should be collected during the initial in-plant validation period. These two scenarios are described below:

Scenario 1 – In cases where the establishment’s process is implemented consistent with the process specifications described in the supporting documentation, and when the scientific supporting documentation used contains microbiological data specifying the level of pathogen reduction achieved by the intervention strategy for the target pathogen identified in the hazard analysis, the establishment should:

• Identify the critical operating parameters in the scientific support,

AND
- Implement those same critical operational parameters in the establishment's production process; AND
- Demonstrate that the critical operating parameters are being met by gathering in-plant data (e.g., data on quantifiable characteristics of the critical operational parameters such as pressure, temperature, and concentration).

To summarize, if an establishment implements the actual process consistent with the critical operational parameters in the supporting documentation, then the establishment should collect in-plant data demonstrating that the critical operational parameters can all be met. No in-plant microbiological data would be needed.

**NOTE:** Establishments should measure and gather data on quantifiable characteristics of the critical operational parameters defined in the scientific support. For example, if the scientific support for a carcass wash intervention includes critical parameters of water pressure at the nozzle, water temperature at the point of contact with the carcass, whole carcass coverage, and a water/carcass contact time, then the establishment should measure and gather data on whether those parameters are being achieved. The water temperature measured in a holding tank or at the nozzle may not be the actual water temperature at point of contact with a carcass, so it is crucial to design measurement procedures appropriately.

**Scenario 2** - In cases where the establishment’s process is **not implemented in a manner that is consistent with the** process specifications described in the supporting documentation without justification, or when the **scientific supporting documentation used does not contain microbiological data** specifying the level of pathogen reduction achieved by the intervention strategy for the target pathogen identified in the hazard analysis, the establishment should:

- Validate that the intervention as modified actually achieves the effect documented in the scientific supporting documentation (Element 1), AND
- Validate that the modified critical operating parameters are being met, AND
- Validate the intervention’s effectiveness under actual in-plant conditions.

To summarize, if an establishment implements different critical operational parameters from the process in the supporting documentation, then the establishment should collect in-plant data demonstrating the critical operational parameters that it has implemented can all be met AND should collect in-plant microbiological data or identify scientific
support with microbiological data for the effectiveness of those implemented critical operational parameters.

The establishment should develop the appropriate in-plant data during the initial 90 days of implementing a new HACCP system, or whenever a new or modified food safety hazard control is introduced into an existing HACCP system (e.g., as implemented after a HACCP plan reassessment). During these 90 calendar days, as described in the HACCP Final Rule, an establishment gathers the necessary in-plant data to demonstrate that the critical operating parameters are being achieved. In essence, the establishment would repeatedly test the adequacy of the process steps in the HACCP system to establish that the HACCP system meets the designed parameters and achieves the intended results. These in-plant data become part of the validation supporting documentation along with the scientific support used to design the HACCP system. See the section below on records for more information. Failure to take these steps would raise questions as to whether the HACCP system has been adequately validated.

**KEY QUESTION**

**Question:** If an establishment moves physical locations, will it have to repeat the in-plant documentation element of its initial validation?

**Answer:** Most likely yes, as a result of the establishment’s reassessment. Much like with large corporations with multiple establishments, the establishment will be able to transfer the scientific supporting documentation from one location to another (meeting the first element of validation - design) but will most likely need to gather in-plant data to support the second element of validation (execution). There are often differences from location to location that may affect whether the critical operational parameters in the scientific supporting documentation can be implemented properly in the new establishment. For example, the same type of spray cabinet made by different manufacturers may have different flow rates for the intervention spray delivery that would require changes to other critical operational parameters in order to achieve equivalent application. The same may be true for the effect of employees or the size or shape of the physical location on the critical operational parameters.

**What types of records are validation documents, and how long should an establishment keep them?**

The scientific support (design) and initial in-plant (execution) validation documents support the decisions made in the hazard analysis and the adequacy of the process to
control those hazards. Therefore, these documents must be kept for the life of the plan to meet the requirements of 9 CFR 417.5(a)(1)(2).

Initial in-plant validation documents should encompass the first 90 calendar days of an establishment’s processing experience with a new HACCP plan or a modified HACCP plan based on a reassessment as per 9 CFR 417.4(a)(3). For large establishments, 90 calendar days equates to approximately 60 production days. FSIS recognizes that many small and very small establishments do not operate daily. Therefore, a minimum level of records from 13 production days within those initial 90 calendar days should be used to initially validate a small or very small establishment’s HACCP system. A small or very small establishment under a conditional grant may make a request to FSIS in writing for additional time to gather the necessary production day records.

FSIS recognizes that there are some establishments that produce products so infrequently that they would not be able to gather records from 13 production days within those 90 initial calendar days. If the establishment infrequently produces several products that are each part of a separate HACCP category, there is inherent risk with the processes if the establishment does not have experience in producing them. Therefore, to inform whether the system is properly designed and executed, establishments should consider continuing to evaluate data collected as part of the HACCP system on an ongoing basis after the initial validation period is over. The establishment may also consider evaluating data collected for products across multiple HACCP categories to determine whether the data together can support its ability to meet critical operational parameters. In addition, the establishment should consider focusing validation activities on the product produced most frequently within each HACCP category.

An establishment needing more than 90 days to gather data can ask the District Office, in writing, for additional time to collect at least 13 production days of records.

NOTE: Establishments using existing HACCP systems developed before the issuance of this document that do not have the documents from their initial validation on file will need to gather the necessary data. Appendix 5 contains further guidance for establishments that no longer have the in-plant initial validation documents.
What is the difference between initial validation and on-going verification, and what happens after the initial validation period is over?

Many agree that validation should be a distinct function from verification (see, e.g., Scott and Stevenson, 2006). **During the 90 calendar days of initial validation** following completion of the hazard analysis and development of the HACCP system, establishments check the validity or adequacy of the HACCP system. Establishments are to conduct validation activities during their initial experience with a new HACCP system. Establishments are required to complete the initial validation of the new HACCP plan in accordance with 9 CFR 417.4 during a period not to exceed 90 calendar days after the date the new process is used to produce product for distribution in commerce. During these 90 calendar days, an establishment gathers data from its monitoring and on-going verification activities at an increased frequency compared to the frequency listed in the HACCP plan and gathers additional data to demonstrate that the process is being executed effectively. During this period an establishment should be reviewing these data and making modifications to its system as necessary.

**Following the 90 calendar day period of initial validation,** an establishment uses its findings during the initial validation period to fully implement its system and solidify its monitoring and on-going verification procedures and frequencies. The establishment then continues on a daily basis to perform monitoring and verification activities to ensure that the HACCP system continues to be implemented properly. Establishments

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**Key Requirement**

Documents supporting both the monitoring and verification procedures selected and the frequency of those procedures must be kept on file as part of 9 CFR 417.5(a)(2).

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**KEY QUESTION**

**Question:** If an establishment has not utilized a process for a year or more, is the process still validated?

**Answer:** Most likely, no. An establishment would need to perform a reassessment in order to determine whether changes have occurred that could affect the hazard analysis or alter the HACCP plan. If the reassessment led to modifications in the HACCP system, then the establishment would need to gather additional validation data. Regardless of the outcome, establishments are required to document the reassessment per 417.4 (a)(3)(ii).
are required to support both the monitoring and verification procedures selected and the frequency of those procedures as part of 9 CFR 417.5(a)(2). Data gathered during initial validation, during which critical operational parameters are monitored at an intense frequency, is one source of information that can be used to support monitoring and verification procedures and frequencies (see examples in Appendix 4).

Importantly, not all critical operational parameters that are measured during initial validation are monitored on an ongoing basis after the initial validation period is over. For example, some parameters such as spatial configuration or ingredient formulation, may not change over time and therefore, do not need to be monitored. In addition, ongoing verification may include activities that were not performed as part of initial validation, because the purposes of these two processes differ.

The purpose of validation is to demonstrate that the HACCP system as designed can adequately control identified hazards to produce a safe, unadulterated product, while the purpose of ongoing verification is to support that the HACCP system is functioning as intended on an ongoing basis.

In addition to continuing ongoing verification following the completion of the initial validation period, it is also important to recognize the role of reassessment in the process. At every reassessment, establishments should reassess the hazard analysis taking into account information on any foodborne illnesses associated with the products to determine whether all relevant hazards has been considered. In addition, establishments should ask:

“Is my HACCP system adequate to control the identified food safety hazards?”
Annually and whenever changes occur that affect the hazard analysis, the establishment should review records generated over the course of the previous year, or during the period the change occurred, that reflect how the HACCP system is performing as a whole and analyze them to determine whether food safety goals are being met. This review should include records of the monitoring of critical limits and parameters of prerequisite programs to ensure that the critical operational parameters in the scientific support continue to be met and any records from ongoing verification activities, such as microbiological testing, to ensure identified food safety hazards are being controlled.

If the establishment determines at the end of the reassessment that the HACCP system is effective and functioning as intended, the establishment can consider continuing on with the same system and the same monitoring and verification procedures and frequencies. If the establishment determines at the end of the reassessment that either their HACCP system was not set up correctly, is not being implemented consistently, or is no longer effective, the establishment should make changes to its HACCP system (e.g., add another intervention) and then would, in most cases, be required to validate any changes to its HACCP system.

In some cases, however, changes that result from reassessment would not require validation. For example, an establishment that reassesses its HACCP system following a change in supplier of a raw material may find that the change does not require validation because the composition of the raw material and its microbiological profile are not significantly different from the material provided by the previous supplier. In other cases, changes that result from the reassessment would not require additional scientific support but would require additional in-plant demonstration data. For example, an establishment may find through reassessment that the design of an intervention was adequate, but that the employees were not implementing it correctly. In that case, the establishment would only need to collect in-plant demonstration data demonstrating the intervention could be implemented appropriately. Finally, depending on the change, the establishment will likely only need to validate that the change is functioning as intended and not assess the entire HACCP system. For example, an establishment may change the thickness of a raw patty product and determine that it only needs to validate that the cooking instructions still achieve the desired endpoint temperature and does not need to validate the entire HACCP system.

**NOTE:** Official establishments are to make a record of each reassessment required by 9 CFR 417.4(a)(3)(i). The regulations require establishments to document the reasons for any changes to the HACCP plan based on the reassessment or the reasons for not
changing the HACCP plan based on the reassessment. For annual reassessments, according to the regulation, if an official establishment determines that it does not need to make changes to its HACCP plan, it is not required to document the reasons for not changing the HACCP plan.

While the establishment is validating any changes it made to its HACCP system, the establishment continues to implement other parts of its HACCP system, such as any on-going verification activities, including testing that is done as part of its existing system. In other words, when an establishment makes changes to its existing HACCP system and is validating those changes, this validation doesn’t occur in a vacuum. While microbiological testing is not required specifically as part of initial validation, other HACCP principles, such as on-going verification activities, continue to apply, including verification testing that is done to support that the HACCP system addresses identified hazards on an on-going basis.

The following chart illustrates some of the key differences between initial validation and ongoing verification and shows the sequence of these key steps.
**Initial Validation**

- **Frequency:**
  - First 90 days of new or revised HACCP system

- **Purpose:**
  - To get experience with the HACCP system

- **Process:**
  - Repeatedly test all critical operational parameters to show the establishment can implement them and that they are effective at controlling the identified hazards

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**Ongoing Verification**

- **Frequency:**
  - Following completion of initial validation (i.e., day 91) and onward

- **Purpose:**
  - To ensure HACCP system is functioning as intended on an ongoing basis

- **Process:**
  - Monitoring one or more of the critical operational parameters as part of the HACCP system and by conducting ongoing verification activities, which may include testing

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**Reassessment**

- **Frequency:**
  - Annually and whenever changes occur that affect the hazard analysis or HACCP plan

- **Purpose:**
  - To determine whether the HACCP system as designed and executed is still adequate

- **Process:**
  - Review of records generated during ongoing verification to ensure that the HACCP system as designed and executed is still adequate (i.e., through test results and monitoring of critical operational parameters)

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If reassessment results in no changes

If reassessment results in changes to the HACCP system
An example of the dynamic process illustrated earlier for a ground beef establishment is shown below. In this example, the establishment has decided to add an antimicrobial intervention to trimmings prior to grinding. Please note that the example only shows one part of the entire HACCP system.

### Initial Validation
- During the first 90 days the establishment:
  - Identified the scientific documentation
  - Identified the critical operational parameters of the intervention
    - Concentration: 2% lactic acid
    - Dwell time: 20s
    - Pressure: 20 psi
    - Temperature: 55°C
    - Equipment: CHAD cabinet
  - Demonstrated the critical operational parameters were met
    - Trim Spray Cabinet Worksheet was used to record critical operational parameters
- Demonstrated the critical operational parameters were met
  - Trim Spray Cabinet Worksheet was used to record critical operational parameters

### Ongoing Verification
- On day 91 and onward the establishment chose to monitor:
  - The concentration, pressure and temperature at a frequency of once per hour.
  - Product coverage at a frequency of every 2 hours.
  - Dwell time on a quarterly frequency.
  - In addition the establishment, taking into account volume, chose to conduct ongoing verification testing of *E. coli* O157:H7 on a quarterly basis.

### Reassessment
- At the yearly reassessment the establishment evaluated the records generated during ongoing verification for the past year. Since there were no positives and the critical operational parameters of the intervention were consistently met, the establishment determined that the HACCP system is working as intended and will continue with conducting ongoing verification at the current frequency.

Reassessment resulted in no changes
HACCP Initial Validation Self-Assessment

Does my HACCP system:

1. Contain supporting documents for each CCP or prerequisite program that is used to support decisions in my hazard analysis?
2. Contain supporting documents that relate sufficiently to my product/process?
3. Identify the critical operating parameters based on the supporting documents used as scientific support?
4. Contain critical operating parameters that are aligned with the referenced supporting document?
5. Contain critical operating parameters that support rather than contradict the selected critical operating parameter if multiple supporting references are used?
6. Contain in-plant demonstration data from 90 calendar days (see pages 20-21 for expectations regarding the equivalent number of production days) documenting the critical operating parameters are implemented for at least one product within each HACCP category?
7. Contain HACCP system in-plant demonstration data for at least one product within each HACCP category that was reviewed and found acceptable by the HACCP team to support that the process is validated by the HACCP team or other group responsible for food safety?
8. Contain additional research data demonstrating the effectiveness of the process in instances where the critical operational parameters from the support were not followed?

For each HACCP category, identify at least one product from the category for which collect in-plant demonstration data and complete a validation worksheet for such product containing the following information. Examples can be found in Appendix 3.

**Product**: Name the HACCP plan type or product category.

**Hazard**: Name the hazard of concern. This should be the same content that is in the hazard analysis.

**Process**: Name the processing step or prerequisite program that addresses the hazard.

**Critical Operating Parameters**: Refers to the critical limits or other parameters cited in the scientific support necessary for effective execution of the process step or program.

**Validation**: 
*Scientific Supporting Documentation* - State the scientific support document references and page numbers where the critical operating parameters are described.
References


Web links

Food Safety Inspection Service (FSIS) –

HACCP Validation Webpage: 

Compliance Assistance: 

State HACCP Contacts & Coordinators: 

Ohio State University – www.ag.ohio-state.edu/~meatsci/HACCPsupport.html

University of Wisconsin, Center for Meat Process Validation – www.meathaccp.wisc.edu

Penn State University, Food Science – http://foodsafety.psu.edu/extension-people.html

HACCP Alliance - http://www.haccpalliance.org/sub/index.html
Appendix 1: Examples of Food Safety Problems Linked to Inadequate Validation

Below are some specific examples where FSIS has found that inadequate validation has led to adulterated product and in some cases illness outbreaks.

2012 – Veal *E. coli* O157:H7 and adulterant non-O157 STEC Positives from FSIS Testing

FSIS test results show that the percent positive for *E. coli* O157:H7 and adulterant non-O157 STEC from ground beef and raw ground beef components produced from veal appear to be higher than ground beef and raw ground beef components produced from other cattle slaughter classes.

Following up on these results, FSIS conducted a review of Food Safety Assessments (FSAs) and onsite visits to veal slaughter establishments to identify concerns unique to veal slaughter. FSIS found that veal slaughter establishments, in applying their antimicrobial interventions, failed to achieve carcass coverage because of the practice of suspending carcasses from the rail system with both hind limbs on a single hook. Because of this practice, antimicrobial or hot water interventions, such as sprays, did not reach all parts of the carcasses. Carcass coverage – ensuring that the entire carcass surface is treated -- is a critical operational parameter that is necessary for the intervention to operate effectively and as intended. **As a result of the incomplete carcass coverage, interventions were likely less effective than intended, and this ineffectiveness may have contributed to the production of products contaminated with *E. coli* O157:H7.**

In addition, during on-site visits to beef fabrication establishments, FSIS found that beef fabrication establishments, in applying their antimicrobial intervention, had also failed to achieve product coverage because establishments stacked products and folded longer pieces, particularly loins. These actions prevented antimicrobial sprays from reaching all product surfaces. Additionally, establishment personnel did not adjust the conveyor belt timing, proper design spray applications, or ensuring that product was single-stacked and lying flat so that all product surfaces received the antimicrobial spray. **Validation Take-away:** Had establishments translated this critical operational parameter – product coverage – into their HACCP system (either through a pre-requisite program, CCP, or during the initial set-up of their system) the contamination of raw beef products with *E. coli* O157:H7 and other STEC may have been prevented.

2011 – Lebanon Bologna *E. coli* O157:H7 Illness Outbreak

In March 2011, there was a foodborne illness outbreak of *E. coli* O157:H7 associated with Lebanon bologna. The establishment that produced the product recalled it. An FSIS investigation into the processing of the product revealed that the establishment relied on supporting documentation that did not match the actual commercial process used. In the supporting documentation, to represent a commercial process for Lebanon
bologna, raw Lebanon bologna mix was compacted in 27 millimeter diameter impermeable sealed glass tubes that were immersed in a well-controlled water bath. However, in the actual process at the establishment, raw Lebanon bologna mix was compacted in 52 to 119 mm diameter permeable casings that were placed in a large smokehouse fitted with a single source of heat and humidity that was not well-controlled.

The difference in the diameter and type of casing material likely led to a lower reduction in foodborne pathogens of concern in the actual process than what was demonstrated in the support. If the diameter of the establishment’s product is larger than that of the product used in the support, it is possible that the product core will take longer to reach the desired temperature and pH. Taking a longer time than expected to reach the desired temperature and pH may lead to a lower level of pathogen reduction. Critical operational parameters such as the product diameter and type of casing material can also affect the amount of moisture exchange between the product and the environment and can play a role in the effectiveness of the fermentation. For these reasons, it is important that the support used by the establishment is representative of the establishment’s actual process so that the results can be repeatable.

Validation Take-away: Had the establishment ensured that its actual process matched its scientific support during the initial design of its system, the establishment could have addressed actual relative humidity and the time it took the actual product to reach the desired temperature and pH compared to that in the support, preventing product contamination and illnesses.

2007 – Chicken Pot Pie Salmonella Illness Outbreak

In October 2007, a number of varieties of frozen pot pies were linked to an outbreak of salmonellosis. The establishment that produced the product recalled it. The pot pies contained pre-cooked poultry products but raw vegetables and dough. Testing of two of the pies taken from case patient homes found that the filling of the pot pies tested positive for Salmonella. An investigation revealed that the likely cause of illnesses was that consumers were not cooking the products in the microwave to a lethality temperature. Specifically, the investigation revealed that the instructions may have been confusing because different parts of the package recommended different preparation times. In addition, microwave time varied by wattage; however, most case patients interviewed did not know the wattage of their microwave. Other patients reported not following the microwave directions, including not following the rest time and microwaving more than one pie at a time. Therefore, one of the primary conclusions of the investigation was that the cooking instructions for such products should be validated to account for variability in microwave wattage and common misconceptions among consumers regarding the nature of not-ready-to-eat foods (http://www.cdc.gov/mmwr/preview/mmwrhtml/mm5747a3.htm).
Validation Take-away: Had the establishment validated the cooking instructions on the pot pies to ensure they would achieve the desired end-point temperature under actual consumer cooking conditions; these illnesses may have been prevented.
Appendix 2: Example Decision-making Document

The following is an example of a decision-making document that could be used by a beef jerky processing establishment to justify using modified levels of critical operational parameters. In this case, the establishment has identified scientific supporting documentation for its process; however, it has modified the critical operational parameters (time and wet-bulb temperature) in the actual process from those used in the scientific support. A rationale is provided for why the modified critical operational parameters should also be considered validated.

XYZ Meat Company - October 5, 2012
Beef Jerky Decision-Making Documentation

Process Step: Cooking and Drying

Process Step Overview: This process step includes the cooking and drying of beef jerky using a modified Type 1A process from Buege et al (2006).

Scientific Support:


Cooking and Drying Critical Operational Parameters:

Stage 1 –
170°F for 30 minutes.

Stage 2 –
Dry-bulb at 170°F and wet-bulb at 125°F for at least 90* minutes

Stage 3 - Dry at 175°F* dry-bulb to doneness

*Rationale for Modified Critical Operational Parameters (those with an *): The length of Stage 2 and the dry bulb temperature during Stage 3 were increased from what was studied in Buege et al. In Buege et al. the length of Stage 2 with a wet bulb of 125°F was 60 minutes, while the dry bulb temperature during Stage 3 was 170°F. As stated in the critical limit summary that goes along with the article: Type 1-A processes with a higher wet-bulb temperature or longer time in Stage 2, or a higher dry-bulb temperature in Stage 3, can also be considered validated as long as other parts of the process are not changed. So, these changes can also be considered validated.
Appendix 3: Guidance to Identify Critical Operational Parameters from Supporting Documentation

If a journal article from the scientific literature is used as the supporting documentation, it is important to understand how to read it and identify the critical operational parameters used in the study. Researchers may measure a number of parameters during the scientific study; however, not all of these are critical to the efficacy of the intervention studied. The establishment should document and explain any differences in its production process relative to any of the studies it used as supporting documentation. Critical operational parameters are those parameters of an intervention that must be met in order for the intervention to operate effectively and as intended. Typically critical parameters, identified in scientific documents gathered as part of Element 1 of validation, may include but are not limited to:

- Time
- Temperature
- Concentration
- Humidity
- Dwell Time
- Water Activity
- pH
- Contact Time
- Product Coverage
- Spatial Configuration
- Pressure
- Equipment Settings or Calibration

The following discussion provides an overview of the sections of a journal article along with questions one can ask while reading each section to help identify the critical operating parameters in the scientific support.

Organization of Journal Articles

In most scientific journals, scientific papers follow a standard format. Papers are divided into several sections, and each section serves a specific purpose. Common sections include the:

- Abstract
- Introduction
- Materials & Methods
- Results
- Discussion
- Conclusion

Abstract

The paper begins with a short summary or abstract. Generally, the abstract gives a brief background to the topic, describes concisely the major findings of the paper, and relates these findings to the field of study.
Introduction

This section presents the background necessary for the reader to understand why the findings of the paper are an advance on the knowledge in the field of study.

Typically, the introduction:

- First, describes the accepted state of knowledge in a specialized field.
- Then, focuses more specifically on a particular aspect, usually describing a finding or a set of findings that led to the work described in the paper (i.e. objective or rationale).

Materials & Methods

In some journals, this section is the last one but not most food science related journals. Its purpose is to describe the materials used in the experiments and the methods by which the experiments were carried out.

Questions to ask when reading the Materials & Methods

- What food products did the researchers study?
- How similar are the products to the ones you are processing?
- If a product's characteristics were provided (i.e., % salt, fat, moisture, etc.), how similar are they to your product's characteristics?
- What hazards did the researchers study? Are they the same hazards you have identified in your hazard analysis? Or did they study surrogates or indicator organisms only?
- Can you identify which operational parameters were measured? For example:
  - pH of the product;
  - Temperature of the product or carcass;
  - Temperature of the laboratory and/or processing facility;
  - Pressure or temperature at which that wash or antimicrobial was applied;
  - Length of time intervention was applied for.
- Where in the process or on the product were the measurements taken?
  - Is your establishment taking measurements in these locations?
- What parameters, if any, were held constant across experimental conditions?
- What parameters, if any, were varied or changed in the research?

Although some parameters may or may not have been experimentally manipulated, they are all important and their impact on the effectiveness on the intervention should be considered. Note that some measured parameters in a study are not related to the efficacy of interventions and are not, therefore, critical operational parameters.
Results

- This section describes the experiments and documents the experiment outcomes.
- Generally, the logic of this section follows directly from that of the introduction.
- Usually contains the bulk of the data in the form of tables and graphs.

Discussion

In some journals the Results & Discussion section may be combined. When the discussion section is a stand-alone section it usually serves several purposes:

- Analyzing and interpreting the data in the results section.
- Explaining how the findings relate to other findings in the field of study.
- Explaining how the findings contribute to knowledge or correct errors of previous work.
- Sometimes provides guidance on appropriate applications of the research.

Questions to ask when reading the Discussion:

- Did the authors provide some guidelines as to the limitations of the research or any cautions against applying the findings outside of the scope of the study?
  - For example, were there some parameters that were controlled in the laboratory that differ in-plant that you should be aware of?
  - If so, have you considered if those apply to your process?

Conclusion

- This section summarizes key findings.
- Often includes implications of research for broader field.
- May highlight limitations of the study.

Figures & Tables

- Contain the data described in the paper.
- Give details of a particular experiment or experiments conducted.
- The “meat” of the article.
Appendix 4: Validation Worksheet Examples

The following pages include validation worksheet examples that can be used to help an establishment understand the types of scientific support and in-plant documentation that are needed to comply with the validation requirements. Please note that these are only examples. Each establishment will have to identify scientific support that closely matches its process and identify and implement the critical operational parameters in the support. Depending on the support chosen, different critical operational parameters may be identified. In addition, mention of trademarks or commercial names does not constitute endorsement by USDA.
<table>
<thead>
<tr>
<th>Product</th>
<th>Hazard</th>
<th>Process</th>
<th>Critical Operational Parameters&lt;sup&gt;2&lt;/sup&gt;</th>
<th>Validation</th>
<th>Initial In-Plant Documentation</th>
</tr>
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</table>
Food and Drug Administration Environmental Decision Memo for Food Contact Notification No. 000323: April 10, 2003 | In plant monitoring records for 90 day period recorded on Final Chiller Monitoring Check Sheet (including PAHP concentration and estimation of exposure time); Trial report showing consistent operation parameters and microbial analysis, if possible, for 90 days. |
FSIS No Objection Letter for Use of PAA spray, June 12, 2007 on file with company “ABC”.  
Challenge study from “XYZ” laboratory demonstrating a 1 log reduction *Salmonella* on poultry carcasses after spraying with PAA using critical operational parameters specified. | In plant monitoring records for 90 day period confirm that antimicrobial solution was applied at the specification in the study. |

<sup>2</sup> Refers to the critical limit or other parameter cited in the scientific support necessary for effective execution of the intervention.
<table>
<thead>
<tr>
<th>Product</th>
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<th>Validation</th>
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</thead>
<tbody>
<tr>
<td>Poultry parts intended for grinding and ground poultry (including mechanically separated poultry)</td>
<td><em>Salmonella</em></td>
<td>Acidified sodium chlorite applied to poultry parts as a spray or dip prior to grinding and applied to ground poultry.</td>
<td>1200 ppm acidified sodium chlorite in combination with any GRAS acid at a level sufficient to achieve a pH of 2.3 to 2.9 in accordance with 21 CFR 173.325 <em>(Note: The pH depends on the application see 21 CFR 173.325)</em></td>
<td>21 CFR 173.325 for poultry parts and acceptability determination for ground poultry. FSIS Directive 7120.1 Safe and Suitable Ingredients used in the Production of Meat, Poultry, and Egg Products. Chemical manufacturer’s pamphlet demonstrating a 1 log reduction <em>Salmonella</em> on poultry parts following acidified sodium chlorite dip using critical operational parameters specified.</td>
<td>In plant monitoring records for 90 day period that indicate the antimicrobial was applied to the poultry parts prior to grinding and the mechanically separated poultry prior to mixing according at the appropriate concentration and pH.</td>
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For Illustration Purposes Only

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<tr>
<td>Ground Poultry Patties</td>
<td><em>Salmonella</em></td>
<td>Validated cooking instructions</td>
<td>Time and temperature combinations specific to various cooking methods (skillet on electric stove, skillet on gas stove, gas grill, charcoal grill), diameter and thickness of patties produced.</td>
<td>Cooking trials on-file supporting the time-temperature combinations for various cooking methods provided on the label. Cooking trials should be for the thickest and largest diameter patties produced as these will need the greatest time for lethality.</td>
<td>In plant monitoring records for 90 day period that demonstrate establishment produces products that are of the thickness and diameter for which the instructions are validated.</td>
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<tr>
<td>Hog Carcass</td>
<td><em>Salmonella</em></td>
<td>Organic Acid Cabinet</td>
<td>Water temperature (110°F - 130°F), Conductivity/Lactic Acid Concentration Level (5% or less), and Pressure Gauges on the supply pipes (13-23 psi).</td>
<td>Dormedy, E.S; M.M. Brashears, C.N. Cutter, and D.E. Burson. 2000. Validation of acid washes as critical control points in hazard analysis and critical control point systems. <em>J. Food Prot.</em> 63:1676-1680.</td>
<td>In plant monitoring records for 90 day period recorded on Hog Carcass Sanitizing Spray Cabinet Kill Floor Sheet (including parameters for water temperature, and water pressure), records of organic acid concentration and Trial Reports run under specified critical parameters demonstrating complete coverage of carcass with spray and temperature of the spray at the carcass.</td>
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<tr>
<td>Irradiated Ground Beef</td>
<td><em>E. coli</em> O157:H7</td>
<td>Dose Mapping, each production run</td>
<td>Plant specific dosimetry procedures. 4.5 kGy fresh red meat, 7.0 kGy frozen red meat.</td>
<td>9 CFR 424.22(c), Irradiation of meat food and poultry products. Available at: <a href="http://cfr.vlex.com/vid/22-certain-other-permitted-uses-19611025">http://cfr.vlex.com/vid/22-certain-other-permitted-uses-19611025</a>.</td>
<td>In plant monitoring records per 9 CFR 424.22 (c) 3, for ten production runs during 90 day period of initial validation.</td>
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<tr>
<td>Beef carcass</td>
<td><em>E. coli</em> O157:H7, <em>Salmonella</em> Typhimurium</td>
<td>Lactic Acid Spray</td>
<td>2% lactic acid applied within 12 inches of carcass surface and entire carcass covered using a stainless steel spray tank fitted with a pressure gauge and air compressor. Each side of beef should be sprayed for at least 1 minute and sprayed from top to bottom and sufficient lactic acid is applied such that some of it drips off. Note: The entire carcass is sprayed with lactic acid following washing each side of beef from top to bottom for at least 2 minutes with hot water and allowing a 5 minute drip time after the hot water wash.</td>
<td>Antimicrobial Spray Treatments for Red Meat Carcasses Processed in Very Small Meat Establishments. Pennsylvania State University. 2005. <a href="http://extension.psu.edu/food-safety/resources-contacts/small-and-very-small-meat-processors/resources/antimicrobial-spray/intervention-booklet-2005.pdf/view">http://extension.psu.edu/food-safety/resources-contacts/small-and-very-small-meat-processors/resources/antimicrobial-spray/intervention-booklet-2005.pdf/view</a>.</td>
<td>In plant monitoring records for 90 day period recorded on Hot Water and Drip Time Monitoring Check Sheet (including parameters for the time the carcass is sprayed with hot water, carcass coverage, method application (from top to bottom and spray nozzle within 12 inches of carcass), and drip time. Records of lactic acid concentration. Trial Reports run under specified lactic acid critical parameters demonstrating complete lactic acid critical parameters demonstrating complete carcass coverage, sufficient amount (lactic acid drips off carcass), contact time, method of application (spray nozzle within 12 inches of carcass and from top to bottom).</td>
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<td>Product</td>
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<tr>
<td>Raw Ground Beef or Beef Trim for use in Raw Ground Beef</td>
<td><em>E. coli</em> O157:H7</td>
<td>Prerequisite Program: Supplier Programs</td>
<td>Supplier program to demonstrate a pathogen intervention strategy, including a testing protocol and notification of test results.</td>
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<td>Documentation from the supplier assuring that the supplier employs validated interventions addressing <em>E. coli</em> O157:H7, certificates of analysis or web based information that conveys same information, records of ongoing communication with supplier and verification data to support the achievement of the first two conditions.</td>
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<th>Validation</th>
<th>Initial In-Plant Documentation</th>
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<tbody>
<tr>
<td>Scientific Supporting Documentation</td>
<td>In plant monitoring records for 90 day period that show plant employees obtain and review purchase specifications for adequacy at receiving for each lot and any additional verification testing results or web based information on incoming product lots.</td>
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<td>Product</td>
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<tr>
<td>Raw Ground Beef or Beef Trim for use in Raw Ground Beef</td>
<td><em>E. coli</em> O157:H7</td>
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<th>Initial In-plant documentation</th>
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</table>
| Beef Jerky | E. coli O157:H7, Salmonella, Listeria monocytogenes | Cooking and Drying | (For the Type 1-A Process)  
Stage 1* –  
170°F (oven must reach 145°F within 10 minutes and 170°F within 25 minutes).  
Stage 2 – Choose either:  
Dry-bulb at 170°F and wet-bulb at 125°F for at least 60 minutes; OR Dry-bulb at 170°F and wet-bulb at 130°F for at least 60 minutes; OR Dry-bulb at 170°F and wet-bulb at 135°F for at least 30 minutes; OR Dry-bulb at 170°F and wet-bulb at 140°F for at least 10 minutes.  
Stage 3- Dry at 170°F dry-bulb to doneness  
Buege, D.R., Searls, G., and Ingham, S.C. 2006. Lethality of commercial whole-muscle beef jerky manufacturing processes against *Salmonella* Serovars and *Escherichia coli* O157:H7. *J. Food Prot.* 69(9): 2091-2099. | In plant monitoring records for 90 day period demonstrating Time and dry-bulb and wet bulb temperature data. Use of dry and wet bulb thermometers to calculate the relative humidity or use of a humidity sensor to measure relative humidity during wet-bulb temperature spike and compare test results with relative humidity results in Table 2 of article. Test beef jerky product for water activity at the end of wet-bulb temperature spike and compare test results with water activity results in Table 2 of article. |

*This example is for the Type 1-A process. Note that Type 1-A processes with a higher dry-bulb temperature in Stage 1, a higher wet-bulb temperature or longer time in Stage 2, or a higher dry-bulb temperature in Stage 3, as long as other parts of the process are not changed, can also be considered validated because they should have greater lethality.*
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*NOTE: Establishments may also collect environmental swab samples on different processing dates and at different times during the 90-day initial validation period to potentially find hard-to-control areas and niches within the establishment.
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<tbody>
<tr>
<td>Post-lethality exposed ready-to-eat smoked turkey deli meat with skin on*</td>
<td><em>Listeria monocytogenes</em></td>
<td>Hot water Pasteurization</td>
<td>Hot water temperature at 195°F; product submersed for at least 6 minutes.</td>
<td>In plant monitoring records for 90 day period demonstrating time and temperature can be consistently achieved.</td>
</tr>
</tbody>
</table>

*NOTE: Reduction of *Lm* was found to be less for smoked turkey deli meat with skin-on using these time/temperature parameters than smoked turkey deli meat without skin, although the log reduction was > 1 log. For products subject to 9 CFR 430, the post-lethality treatment should be designed to achieve at least a 1-log lethality of *Lm* before the product leaves the establishment.*
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| Semi-dry sausage | *Staphylococcus aureus* | Fermentation | Ferment product to a pH<5.3 within fewer than 1000 degree-hours*.  
Shrink to an MPR of 3.1:1 or less (which equates to <11% product shrink) and achieve a pH of 5.0 or less to be considered a shelf stable dry or semi-dry fermented sausage. | American Meat Institute. 1995. Interim Good Manufacturing Practices for Fermented Dry and Semi-Dry Products. 
Degree Hour Calculation - Degree-hours to reach a pH of 5.3 or less for a process when the highest chamber temperature is between 90 and 100°F = 1000 degree-hours or less. 

In plant monitoring records for 90 day period demonstrating Degree Hour Calculation per GMP conducted and demonstrating Degree-hours are < 1000. For example on 10/24/99: Establishment process = (95°F-60°F) multiplied by 12 = 420 degree hours to a pH of 4.9, well within the guidelines for control of *Staphylococcus aureus*. 

In plant monitoring records for 90 day period indicating pH is ≤ 5.3 for the Degree Hours Calculation and ≤5.0 and a MPR of 3.1:1 or less for shelf stability. | **NOTE:** The limit for degree-hours will depend on the highest chamber temperature. |
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<tbody>
<tr>
<td>Roast Beef (uncured)</td>
<td><em>C. perfringens</em> and <em>C. botulinum</em></td>
<td>Stabilization</td>
<td>Chilling should begin within 90 minutes after the cooking cycle is completed. All product should be chilled from 120°F to 55°F in no more than 6 hours. Chilling should then continue until the product reaches 40°F. Chilling between 120°F to 80°F should take no more than 1 ½ hours. pH = 6.2, salt concentration = 3%</td>
<td>Appendix B: Compliance Guidelines for Cooling Heat-Treated Meat and Poultry Products (Stabilization). Results (including screen shots of the predicted growth) from the ComBase Perfringens Predictor model demonstrating no more than 1 log growth <em>C. perfringens</em> is achieved using the establishment’s custom stabilization schedule and intrinsic factors. Perfringens Predictor User Manual (<a href="http://modelling.combase.cc/HelpPerPredictor/Perfringens_Predictor_Manual.pdf">http://modelling.combase.cc/HelpPerPredictor/Perfringens_Predictor_Manual.pdf</a>) supporting that the model has been validated for cured and uncured meat and poultry products.</td>
</tr>
<tr>
<td>Product</td>
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| Semi-dry Sausage (Lebanon Bologna) | *Salmonella, E. coli* O157:H7 | Fermentation and intermediate heating step | Diameter: 115 mm ± 23 mm  
Starters culture: Pediococcus, Lactobacillus, and Micrococcus spp.  
Casing: Cellulose  
Smokehouse Schedule:  
Stage 1: Come-up to 80°F – 5 hours  
Hold at 80°F – 8 hours  
Relative humidity – 88 ± 2%  
Stage 2: Come-up to 100°F – 4 hours  
Hold at 100°F – 25 hours  
Relative humidity – 80 ± 2%  
Stage 3: Come-up to 110°F – 2 hours  
Hold at 110°F – 24 hours  
Relative humidity – 80 ± 2%  
During the last 2 hours at 110°F hickory smoke applied  
Product Composition:  
$pH = 4.39$  
$a_w = 0.94$  
% salt = 4.77  
Use of dry and wet bulb thermometers to calculate the relative humidity or use of a humidity sensor to measure relative humidity during wet-bulb temperature spike and compare test results with relative humidity results in article.  
Cold-spot determination in smokehouse to support monitoring procedures and frequencies.  
Records assessing variability in sausage diameter.  
Records supporting product composition data.  
Decision-making document showing that starter culture and casing used in actual process are the same as those used in support documents. |
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| Fully Cooked Not Shelf Stable Poultry Fillets | Salmonella | Impingement Oven Cooking | $D_{62^\circ C/145^\circ F}$ values for chicken with between 2 and 6.3% fat ($D_{62^\circ C/145^\circ F} = 1.14 \text{ min}$). Cook to internal temp of $\geq 145^\circ F$, hold for $\geq 8$ minutes.  
Product formulation: salt and phosphate concentration (%) and in-going sodium nitrite level (ppm); pH of the product.  
Thickness of the fillets; arrangement of fillets on the belt; conveyor belt speed; and air flow rate.  
Documentation supporting that the D- and z-values of the product are comparable to the values used in the AMI spreadsheet. Factors that can impact D- and z-values include the salt and phosphate concentration (%), the in-going sodium nitrite level (ppm), the pH of the product, and the fat level. | In plant monitoring records generated during 90 day period demonstrating that process can achieve time and temperature.  
Records documenting that variability in thickness of the fillets; arrangement of fillets on the conveyor belt; conveyor belt speed; and the air flow rate used in the process will consistently meet time and temperature parameters.  
Records supporting that the % fat of product is consistently between 2 and 6.3%.  
Records generated during 90 days demonstrating the dry-bulb and wet-bulb temperatures meet those in the scientific support documents. |
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<td>In plant monitoring records for 90 day period indicating a minimum internal temperature of 130°F for 112 minutes is achieved.</td>
<td>In plant monitoring records for 90 day period demonstrating use of dry and wet bulb thermometers to calculate the relative humidity or use of a humidity sensor to measure relative humidity during cooking. Records should indicate that humidity can be maintained &gt;90% for at least 25% of the cooking time and in no case less than one hour by use of steam injection for 90 days.</td>
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Appendix 5: Expectations for Establishments that No Longer Have the In-Plant Initial Validation Documents

FSIS realizes that some establishments may not have kept their initial in-plant demonstration documents from when HACCP was originally implemented. These documents for example would generally include 90 days of production records and any additional data gathered to demonstrate the establishment is able to effectively execute the critical operating parameters of their system as described below. Those establishments that have not will be allowed the time to assemble their in-plant demonstration documents.

For large establishments, FSIS will wait 6 months from the date of a future Federal Register Notice before including verification that establishments have complied with the second element of validation (initial in-plant validation) as part of its inspection activities. Thus, large establishments will have six months to gather all necessary in-plant demonstration documents.

Small and very small establishments will have 9 months from the publication date of a future Federal Register Notice to gather all necessary in-plant demonstration documents before FSIS will verify and enforce the second element of validation (initial in-plant validation).

Such documents may include HACCP records that are already generated as part of the monitoring of critical limits or parameters of prerequisite programs. Examples of documents that can be used by existing establishments that no longer have in-plant initial validation documents include:

- HACCP records collected during 90 days from effective date of a future Federal Register Notice.
- Decision-making documents related to CCPs and critical operational parameters data gathering methods.
- Records associated with initial equipment set up or calibration that contain data on additional critical operational parameters that did not become CCPs to support that the parameters were met during the initial set-up.
- Any establishment sampling results for the product and process of interest.

Establishments should review such in-plant demonstration documents already being collected to ensure that they continue to support that the critical operational parameters identified in the scientific documentation are being met. If these documents do not address all of the critical operational parameters identified in the scientific supporting documentation, then additional data may need to be generated to demonstrate that those parameters can be properly implemented. Establishments may also wish to use the HACCP Initial Validation Self-assessment provided on Page 29 as a check to ensure that the HACCP system was designed correctly the first time.