Chapter 4.3 Verifying Operator’s Own Checks

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1. Introduction

1.1 Background

1.1.1 General obligations regarding the organisation of official controls

Regulation (EC) No 882/2004 requires official controls to be undertaken to achieve the objectives of the regulations, taking account of:

- identified risks associated with animals, feed or food, feed or food businesses, the use of feed or food or any process, material, substance, activity or operation that may influence feed or food safety, animal health or animal welfare
- feed or food business operators' past record as regards compliance with feed or food law or with animal health and animal welfare rules
- the reliability of any own checks that have already been carried out
- any information that might indicate non-compliance

Reference: Regulation (EC) 882/2004, Chapter 1, Article 3.

1.1.2 In development

This section of the MOC will focus on official controls to be undertaken to verify the reliability of FBO's own checks that have already been carried out. The section will be developed and expanded over the course of future amendments.
2. Lactic acid to reduce microbiological surface contamination in bovine carcases

2.1 Background

2.1.1 Substances to remove surface contamination

EU hygiene legislation provides for the use of potable water to remove surface contamination from products of animal origin. However, it does also provide for other substances to be used for this purpose, provided that they have been approved in accordance with a procedure laid down in Regulation 853/2004. The first substance to be approved for this purpose is lactic acid used to reduce microbiological surface contamination on bovine carcases. It was adopted by the European Commission as Commission Regulation 101/2013 on 4 February 2013 and entered into force on 25 February 2013.

The measure was preceded by a thorough risk assessment by the European Food Safety Authority (EFSA), which resulted in a favourable opinion published on 26 July 2011 on the safety and efficacy of lactic acid.
2.2 Legislative references

2.2.1 Relevant legislation

- Commission Regulation (EC) No 2073/2005 on microbiological criteria for foodstuffs
- Regulation (EC) No 1333/2008 on food additives
- Commission Regulation (EU) No 380/2012 amending Annex II to Regulation (EC) No 1333/2008 as regards the conditions of use and the use levels for aluminium-containing food additives
- Commission Regulation (EU) No 101/2013 concerning the use of lactic acid to reduce microbiological surface contamination on bovine carcases

2.2.2 Commission Regulation (EU) No 101/2013

Commission Regulation (EU) No 101/2013 allows Food Business Operators to choose to use lactic acid to reduce microbiological surface contamination on bovine carcases, half carcases or quarters at the slaughterhouse, in compliance with the conditions set out in the Annex to the Regulation.

2.3 Concentration and application of solutions

2.3.1 Requirements for lactic acid solutions

Solutions which may be used must be prepared from lactic acid that meets the specifications for use as a food additive, set out in Regulation (EU) No 231/2012.

Note: The specifications set out in Regulation (EU) No 231/2012 are reproduced in Annex 1 at the end of this chapter.

2.3.2 Concentration of prepared lactic acid solution

The prepared solution must be between 2% to 5% lactic acid solution in potable water.
2.3.3 Application of prepared lactic acid solution
The prepared solution must be:

- applied and used at temperatures of up to a maximum of 55°C
- applied either by spraying or misting
- applied under controlled and verifiable conditions integrated in a HACCP-based management system including, at least, the criteria set out below under HACCP

2.3.4 To what may the prepared lactic acid solution be applied?
The prepared solution must only be applied to entire carcases, half-carcases or quarters of meat from domestic bovine animals (including buffalo, water buffalo and bison), at the slaughterhouse.

2.4 Exceptions to the use of lactic acid

2.4.1 Visible faecal contamination
Lactic acid solutions must not be applied to carcases with visible faecal contamination.

2.4.2 Irreversible physical changes
The application of lactic acid solutions must not result in any irreversible physical changes to the meat.

2.5 Minimum HACCP requirements

2.5.1 HACCP
The FBO’s HACCP plan should, as a minimum, incorporate the following elements:

- Sampling of carcases for the purposes of assessing compliance with microbiological criteria within the meaning of Regulation (EC) No 2073/2005 must be carried out before the application of lactic acid solutions to the carcases, half-carcases or quarters.
Lactic acid concentration during treatment must be monitored as part of the HACCP plan, verified by periodic monitoring, documented and recorded.

The temperature of the solution during treatment must, as part of the HACCP plan, be documented and recorded and continuously monitored using measuring instruments.

2.6 FBO duties

2.6.1 Use of lactic acid

The FBO must ensure that lactic acid is only used at the dilution specified in the legislation.

The FBO should, where possible, notify the FSA OV of their intention to use lactic acid as a decontamination agent and ensure that the OV is familiar with the relevant sections of the HACCP plan.

2.6.2 Update to HACCP plans

The FBO must ensure that their HACCP plan includes a section detailing the conditions for the use of, controls and verification of the procedures for the use of lactic acid.

2.6.3 Communication of information

Slaughterhouse FBOs using lactic acid solutions to reduce microbial surface contamination of entire carcases, half-carcases or quarters, must inform the FBO receiving the treated carcases or half-carcases or quarters of such use.

This information should be documented- for example, included in the commercial documents which accompany treated meat.

2.7 FSA role

2.7.1 Check suitable HACCP plan in place

The OV and FSA team must ensure that where the FBO intends to use lactic acid as a decontamination agent, there is a suitable HACCP plan in place as detailed in the legislation.
The FBO HACCP plan and associated records should be verified during audit with particular reference to the records required by the legislation.

2.7.2 Monitor use
The use of lactic acid should be monitored to ensure that it is not applied to carcases that have faecal contamination and is used at the correct dilution and within the specified temperature range.

2.7.3 Frequency of verification at audit
Until further instructions are provided, should the FBO choose to use lactic acid as a decontaminant, the FVC should contact the Field Operations helpline on 01904 232083 to discuss the frequency at which the verification at audit as detailed in the following paragraph should take place.

2.7.4 Verification at audit
When carrying out audit of FBO controls where lactic acid is being used, OVs should verify the controls the FBO has in place to ensure that the requirements of EU 231/2012 have been met, namely:

- The lactic acid meets the requirements of Regulation (EU) No 231/2012.
- The lactic acid is made up in a solution of between 2% and 5% in potable water.
- The lactic acid solution is applied at a temperature below 55°C.
- The lactic acid solution is only applied to carcases free from visual faecal contamination.
- Microbiological testing is carried out before the use of lactic acid solution.
- The FBO is notifying customers receiving treated carcases of the treatment applied with lactic acid.

These checks should be recorded on the audit report form in Part 2 on ‘HACCP based procedures’.
2.7.5 Health mark legibility

If the application of the lactic acid solution interferes with the legibility of the health mark, this should be resolved between the FBO and the OV, in full consultation with the FVC and AM.
3. Verification of Microbiological Criteria

3.1 Background

3.1.1 Purpose of microbiological testing

FBO’s responsibilities in relation to compliance with microbiological criteria that apply to meat in accordance with the provisions set out in Regulation (EC) 2073/2005 are outlined in this chapter in part 2, section 3 on ‘Audit and enforcement’.

Detailed guidance for FBOs is contained within the MIG chapter 13 on ‘Microbiology’.

OVs should ensure that they are familiar with the guidance contained within those sources.

The purpose of microbiological testing is to ensure that:

- the supply, handling and processing of meat under the FBO control are carried out in a way that process hygiene criteria are met
- process controls are reviewed where results indicate contamination is occurring
- food safety criteria can be met throughout the shelf life of the product under reasonable conditions of distribution, storage and use
...corrective actions can be taken to protect the health of consumers when test results are unsatisfactory (for example, by withdrawal or recall of non-compliant product)

The following pages provide expanded guidance on the role of the OV in monitoring and verifying FBO compliance with microbiological criteria.

3.2 Legislation and guidance documents

3.2.1 Regulation (EC) No 2073/2005

Regulation (EC) No 2073/2005 (as amended) sets out the microbiological criteria for certain micro-organisms and the implementing rules to be complied with by FBOs, when implementing the general and specific hygiene measures referred to in Regulation (EC) No 852/2004.

3.2.2 Regulation (EC) No 2160/2003

Regulation (EC) No 2160/2003 (as amended) on the control of salmonella and other specified food-borne zoonotic agents applies in relation to salmonella testing.

3.2.3 Regulation (EC) No 178/2002

Regulation (EC) No 178/2002 lays down general food safety requirements, according to which food must not be placed on the market if it is unsafe.

FBOs have an obligation to withdraw or recall unsafe food from the market.

3.2.4 Regulation (EC) No 852/2004

FBOs are required to comply with microbiological criteria.

3.2.5 Food Hygiene Regulations

The Food Hygiene (S/W) Regulations 2006 (as amended) / The Food Safety and Hygiene (England) Regulations 2013 make it an offence for any person to contravene or fail to comply with the specified community provisions.

Schedule 2 of these Regulations lays out the requirement in respect of Regulation (EC) No 2073/2005, in that the FBO will have to take the appropriate measures laid down in Article 7, Paragraphs 2 to 4 when test results prove unsatisfactory.

3.2.6 Guidance for auditors: FBO audit aide memoire appendix 1

OVs will find it useful to refer to Appendix 1 of the FBO Audit Aide Memoire, in particular:

- Section 3.9 (micro criteria in slaughterhouses)
- Section 3.13 (micro criteria in cutting plants)
- Section 5.13 (using results to verify HACCP based procedures)

where full details of the microbiological criteria that are laid down by Regulation (EC) No 2073/2005, under both Food Safety Criteria and Process Hygiene Criteria, are reproduced.

Reference: Chapter 4.1 Audit, Annex 1 ‘FBO Audit Aide Memoire’.

3.3 Testing requirements: slaughter operations

3.3.1 Testing requirements and sampling procedures: slaughter operations

The sampling frequencies vary for red and white meat slaughterhouses, dependent on throughput and historical data.

Guidance for FBOs on sampling is provided in the MIG chapter 13 on ‘Microbiology’.

The use of alternative analytical methods is acceptable when the methods are validated against the reference method in Annex I of Regulation (EC) No 2073/2005 and if a proprietary method, certified by a third party in accordance with the protocol set out in EN/ISO standard 16140 or other internationally accepted similar protocols, is used.
3.3.2 Red meat

Testing in red meat slaughterhouses is to verify process hygiene only; there are currently no food safety microbiological criteria.

One sample is taken from each carcase. Five samples are needed from each species, (one from each of five carcases). These should be taken at the intervals specified in Regulation (EC) No 2073/2005.

Samples should be taken after the health mark is applied, but before chilling.

Four 100 sq.cm sites on the carcase should be tested for salmonella spp, Enterobacteriaceae and ACC / APC. This can be by an excision method or a non-destructive swabbing method.

The simplest method is to use the abrasive sponge sampling method. A minimum of 400 sq. cm per carcase must be sampled with an abrasive sponge where this method is used.

3.3.3 Poultry

Five samples are required – one sample equals three neck skins, so 15 birds will have to be sampled in total. These should be taken at the intervals specified in Regulation EC (No) 2073/2005.

Samples should be taken from chilled birds.

The samples taken to check food process hygiene as per the above procedures can also be used to verify compliance with food safety requirements. To this effect, FBOs must carry out further tests where salmonella sp results have been positive to identify whether S enteritidis or S typhimurium are present.

3.3.4 OV to monitor sampling results

The OV should monitor the sampling, transport to the laboratory, laboratory methods and provision of results at slaughterhouses where sampling and testing is required.

The interval between checks will vary, dependent upon the sampling and audit frequency. The OV should liaise with the FBO or their representative at agreed intervals and review the results in comparison with the FSA monitoring of contamination results.

The aim should be to have compliant results.
3.4 Testing requirements: other operations

3.4.1 Criteria requirements: other operations

Testing in operations other than slaughter falls into two broad sections: processed meat to be cooked before consumption and ready to eat meat products.

This topic deals with meat intended for consumption after cooking; the testing of ready to eat meat products is covered under a separate topic.

Processed meat

Testing is required for:

| Minced meat or meat preparations | Once a week take 5 x 25g samples from a minimum of one batch per establishment for products made from poultry meat and 5x10g for products made from all other species.  
**Note:** Only one batch per establishment is required to be tested selected using a risk based approach. |
| Mechanically separated meat | Once a week take 5 x 25g samples from one batch.  
**Note:** This criterion applies to MSM produced with the techniques referred to in paragraph 3 of Chapter III of Section V of Annex III to Regulation (EC) No 853/2004 |
| Meat products | Five x 25g samples from one batch at the frequency decided and recorded by the producer as part of the HACCP-based plan.  
This should be based on the risks involved with the process and historical data. |

Sampling is on a batch basis as above. A batch is a group or set of identifiable products obtained from a given process under practically identical circumstances, produced in a given place within one defined production period.

3.4.2 Pooling

The pooling of samples for *salmonella* testing is permitted only if it takes place at the testing laboratory and where evidence is available to show the sensitivity of
the method is not reduced. A note explaining how to undertake pooling is included in the reference method for *salmonella* ISO 6579: 2002.

### 3.4.3 Exception to testing

Minced meat and meat preparations establishments producing an average of less than 2 metric tonnes per week of combined minced meat and meat preparations product intended to be eaten cooked are currently not required to take any samples. This exception is on the basis of a risk analysis carried out by FSA as the competent authority.

**Note:** This exception does not apply to MSM or minced meat /meat preparations intended to be eaten raw or undercooked.

### 3.4.4 OV checks

In a cutting plant, the OV should make verification checks on sampling and testing at every audit.

### 3.5 Testing requirements: ready to eat products

#### 3.5.1 Food safety criteria

The FBO should test for food safety criteria and this should include testing the product for *salmonella* and *listeria*. There should be 5 x 25g samples per batch.

The laboratory used must test to relevant ISO standard – for *listeria* EN/ISO 11290-1 and *salmonella* EN/ISO 6579. See methods in Chapter I, points 1.2 and 1.3 of Annex I to Regulation EC (No) 2073/2005.

All samples should have negative results for *listeria*, unless the FBO retains control of the product, in which case the FBO will need to demonstrate that the level is less than 100 cfu/g in ready to eat (RTE) meats that do not support the growth of *listeria*, or there is evidence to show that the *listeria* levels will not exceed 100 cfu/g during the shelf life of the product.

For products with a shelf life of less than 5 days (for example, sandwiches) or a Ph. ≤5- (for example, some cured meats), no testing is required other than food for infants or special medical purposes.
3.5.2 Processing areas and equipment

Article 5 of Regulation (EC) No. 2073/2005 requires that FBOs producing RTE products sample the processing areas and equipment for *Listeria*.

All samples should show negative results.

3.5.3 Frequency of testing

The legislation does not set a frequency. It is for the FBO to demonstrate that the testing shows satisfactory results and based on this, determine the sampling interval.

Initially, it may be best to test weekly, or at whatever frequency the FBO produces RTE foods if less than weekly. See the link below which provides some information on testing for *listeria*:


Once the FBO has results over a period of time and there are no failures, then the FBO may increase the testing interval based on the evidence of testing and their food safety programme.

In the event that the OV has any concerns surrounding the frequency of testing, they should escalate the matter to the FVC.

3.5.4 Testing failures

In the event of a testing failure, the process to be followed depends on where the product is.

Any product from batches that fail should be withdrawn or recalled.

Recall would apply to product already dispatched and withdrawal would apply to product the FBO still holds.

If the product is still under the FBO’s control, further treatment may be applied to the product to eliminate the hazard.
3.6 OV role: all establishments

3.6.1 OV responsibility

The role of the OV is to:

- monitor the FBO’s compliance with microbiological criteria testing
- verify that this has been carried out in accordance with the requirements of the appropriate legislation
- verify method of despatch to the testing laboratory
- verify that the laboratory methods used are the reference method or an alternative in accordance with Article 5
- verify that the results fall within the required limits and are produced at the required frequency
- verify that where any further action by the FBO is required, this action is taken promptly and is documented with HACCP based procedures
- take appropriate enforcement action in the event that this is necessary

3.6.2 Testing requirements and sampling frequencies

The testing requirements and sampling frequencies which the FBO must follow are detailed at Annex 1 to Regulation (EC) No 2073/2005.

Details are also provided within the MIG chapter 13 on ‘Microbiology’.

The OV should refer to these resources as required, and ensure that they are familiar with the requirements and testing frequencies for the establishments at which they are based.

3.6.3 Monitor the FBO’s compliance with microbiological criteria testing

The verification required and involvement of the OV will vary depending on the type of establishment, the product produced and the level of throughput.

The OV should:

- observe the sampling technique
- check the transport arrangements for samples to the testing laboratory
- check the methods and reporting of results by the laboratory
in cases where the results require action to be taken, keep records to assist with verification of compliance

where observing the sampling technique may not be possible, verify that there is a robust sampling programme and protocols in place

where sampling is done on a risk basis verify that the FBO has a logical science based rationale for sampling for example, *listeria* sampling for food safety criteria

**Note:** Premises producing a combined volume of less than 2 tonnes per week of mince and meat preparations intended to be cooked are exempt from sampling.

### 3.6.4 Verify testing is carried out in accordance with relevant legislation

Depending on the size and nature of the operations, FBOs may be required to sample carcasses or products in accordance with the provisions set out in Regulation (EC) No 2073/2005.

The OV should verify that the samples are taken at the frequency dictated by the legislation.

Samples should be tested at a laboratory at which confidence in results produced can be demonstrated. This can either be by accreditation by the United Kingdom Accreditation Service (UKAS) to ISO 17025 with the tests undertaken listed on the accreditation schedule, or by participation in proficiency testing for the tests to be undertaken. The OV should verify that this is the case.

There is no requirement for the laboratories to be accredited.

The tests used should either be the reference method as specified in Regulation (EC) No 2073/2005, or an alternative that complies with Article 5 of that Regulation.

**Note:** Modifications to the methods, such as the use of single plates for Aerobic Colony Count (ACC), may be used, provided that the laboratory undertaking the testing is accredited for the modified procedure. The pooling of samples for *salmonella* testing is permitted if it takes place at the testing laboratory which has demonstrated the pooling does not reduce the sensitivity of the method. ISO 6579: 2002 contains a note on how to undertake pooling.

The OV should verify that the tests being used comply with the relevant reference method or a validated alternative.
3.6.5 Verify that the results fall within the required limits

Regulation (EC) No 2073/2005, Article 9, requires the food business operator to analyse the trend of results and if the trend is towards unsatisfactory results, take action to prevent microbiological risks.

The limits on acceptability / unacceptability of microbiological results are summarised in simplified format in the table below. For full details refer to the resources already mentioned.

The OV must periodically review the test results at least monthly at slaughterhouses and at audit in other non-co-located establishments, and follow up unsatisfactory results closely until controls are re-gained.
### Microbiological sampling results

<table>
<thead>
<tr>
<th>Process hygiene criteria</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Salmonella</strong> (carcases)</td>
<td>Results are reported as ‘detected’ or ‘absent’. Results from all samples must be returned as ‘absent’; if any sample shows a positive result detected, then the test batch is unacceptable. The OV should advise the FBO to seek information from the supplier as part of due diligence and to take measures to avoid recurrence in the future.</td>
</tr>
<tr>
<td><strong>Aerobic colony count (ACC)</strong></td>
<td>For minced meat and mechanically separated meat (MSM), all five samples must return results of less than $5 \times 10^6$ cfu/g and of those five samples, three must return results of less than $5 \times 10^5$ cfu/g.</td>
</tr>
<tr>
<td><strong>E coli</strong></td>
<td>For minced meat and MSM, all five samples must return results of less than 500 cfu/g and of those five samples, three must return results of less than 50 cfu/g. For meat preparations, all five samples must return results of less than 5,000 cfu/g and of those five samples, three must return results of less than 500 cfu/g.</td>
</tr>
<tr>
<td><strong>Salmonella</strong> (minced meat / meat products)</td>
<td>If any of the test results from samples of minced meat, MSM or meat products is positive for <em>salmonella</em>, then the batch must be removed from the market. Please refer to instructions later in this chapter in part3, topic 3.7 on ‘Enforcement: microbiological criteria’. If the product is at retail and is intended to be cooked before eating, it must be withdrawn as a minimum. The FBO may decide to instigate a recall. If the product is RTE, then a recall is required.</td>
</tr>
<tr>
<td><strong>Listeria</strong> (RTE foods)</td>
<td>In foods that support growth of <em>Listeria monocytogenes</em>: Absence in 25g before the food is placed on the market if the FBO is not able to demonstrate that the product will not exceed the limit 100 cfu/g throughout the shelf-life. Less than 100 cfu/g where the FBO can satisfactorily demonstrate that the product will not exceed the limit 100 cfu/g at the end of the shelf-life. The operator may fix intermediate limits during the process that must be low enough to guarantee that the limit of 100 cfu/g is not exceeded at the end of shelf-life. In foods that do not support the growth of <em>Listeria monocytogenes</em>: less than 100 cfu/g throughout shelf life.</td>
</tr>
</tbody>
</table>
The following are considered to fall into this category:

- meat products which have received heat treatment or other processing effective to eliminate *L. monocytogenes*, when recontamination is not possible after this treatment (for example, products heat treated in their final package)
- products with pH ≤ 4.4
- products with aw ≤ 0.92
- products with pH ≤ 5.0 and aw ≤ 0.94
- products with a shelf-life of less than five days

### 3.6.6 Verify that the FBO takes further action where required

Where unsatisfactory results are obtained, the FBO must take action in accordance with Regulation (EC) No. 2073/2005, Article 7, paragraphs 2 to 4, as well as the appropriate corrective action defined in their HACCP plans and any additional action to protect public health.

Depending on which microbiological limits have been exceeded, to fully comply with the criteria, the FBO is required to take different actions in accordance with the table in sub-topic 3.7.2 on ‘OV actions’ in part 3.

In the event that unacceptable test results are obtained, the OV must verify that the FBO takes the necessary further action. The FBO should provide the OV with copies of test results and analyse the trend of the results. The OV should be aware of the requirements relating to product removal (withdrawal / recall) and ensure that the FBO has reported the non-compliance for food safety criteria to FSA Incidents Branch.

In most circumstances, withdrawal or recall of the affected product will not be possible due to the product having been consumed by the final consumer because of the length of time that it takes for the *salmonella* serotyping to be completed. In these circumstances, the FBO should review its procedures to ensure the root cause is identified and processes streamlined to prevent from any re-occurrence.

Guidance and a link to the incident report form can be found at the following web page:

Reference: See the MIG chapter 13 on ‘Microbiology’, D. Unsatisfactory Results for additional information on the type of corrective actions that the FBO should undertake.

The FBO should ensure test results are retained for inspection by the OV. As a minimum, results should be retained for at least 1 audit period or 50 samples, whichever is the greater.

3.7 Enforcement: microbiological criteria

3.7.1 OV advisory role

When the OV finds that the FBO is not following the sampling, testing and corrective action requirements contained in Regulation (EC) No 2073/2005, the OV, as a first step on the hierarchy of enforcement, should consider informal action to achieve compliance. This can include educating the FBO and encouraging rectification and providing advice.

The FBO may be directed to the MIG.

3.7.2 OV actions

The following table contains examples of FBO non-compliance and the possible enforcement actions that the OV may take.

In addition, where the FBO has exceeded a reduced testing interval, the OV should inform the FBO that they must commence testing at the shortest interval and demonstrate that they meet the requirements of testing before moving to an extended or reduced testing level.

Before taking formal action the OV must ensure that enforcement actions are in line with the MOC chapter 7 on ‘Enforcement’.

<table>
<thead>
<tr>
<th>FBO fails to comply with the size, number of samples and frequency of testing for the required microorganisms (see FSA guidance on reduced testing),</th>
<th>OV informal action</th>
<th>OV formal action</th>
</tr>
</thead>
<tbody>
<tr>
<td>verbal advice / written advice</td>
<td>HIN</td>
<td></td>
</tr>
</tbody>
</table>
| Use the reference method or an alternative that complies with Article 5 of the Regulation | Perform removal from the market or not place on the market (for unsatisfactory food safety criteria) | 1. Identify non-compliant product and detain the product that is in the establishment.  
2. If the product is not at retail level determine whether the FBO wishes to submit the product for further processing to eliminate the hazard.  
3. Determine whether the FBO wants to use the batch for a purpose other than that for which it was originally intended. This is permissible if:  
   - it does not pose a risk to public or animal health  
   - the use has been decided within the procedures based on HACCP and good hygiene practice  
   - the use has been authorised by the competent authority  
   This should be as detailed in the HACCP plan. The OV needs to refer to the FVL / FVC.  
4. If neither 2 nor 3 apply, seek voluntary surrender or seizure in accordance with procedures in MOC chapter 7 on ‘Enforcement’, section 3.  
   | Verbal advice / written advice |  
| Undertake trend analysis of results and take adequate corrective actions | Verbal advice / written advice | HIN |
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**Food Standards Agency**

| **take adequate corrective actions (for unsatisfactory process hygiene criteria)** | **HIN**  
(RAN if there is evidence of the process resulting in unacceptable levels of contamination.) |
<table>
<thead>
<tr>
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</thead>
<tbody>
<tr>
<td>heat treat MSM produced in accordance to 853/2004, Annex III, Section V, Chapter III, 3 with unsatisfactory <em>salmonella</em> results if it is to go into the food chain</td>
<td>Detain, seek voluntary surrender or seizure in accordance with procedures in MOC chapter 7 on ‘Enforcement’, section 3</td>
</tr>
</tbody>
</table>
4. Traceability

4.1 Introduction

4.1.1 Definition and scope

Traceability, as defined by article 3, paragraph 15 of Regulation (EC) No. 178/2002, means 'the ability to trace and follow a food, feed, food-producing animal or substance intended to be, or expected to be incorporated into a food or feed, through all stages of production, processing and distribution.'

The following pages provide further background, a summary of the FBO’s responsibilities and guidance on the role of the OV in monitoring and verifying FBO compliance with the traceability requirements.

4.2 Legislative references

4.2.1 Traceability legislation

Commission Regulation (EC) No. 178/2002 laying down the general principles and requirements of food law, establishing the European Food Safety Authority and laying down procedures in matters of food safety, as read with …


4.3 Background

4.3.1 Comprehensive system of traceability to be established

The aim is to ensure that unsafe food is not placed on the market and that the systems in place to identify and respond to food safety problems allow for the proper functioning of the internal market and the protection of public and / or animal health.

This level of protection can be jeopardised where it is impossible to trace food and feed. It is therefore necessary for FBOs to ‘establish a comprehensive system of traceability within their businesses so that targeted and accurate withdrawals can be undertaken or information can be easily provided to consumers or control officials when required, thereby avoiding the potential for unnecessary wider disruption in the event of food safety problems.’


To achieve the traceability of food as set out in Article 18 of Regulation (EC) No 178/2002, the names and addresses of both the food business operator supplying the food and the food business operator to whom the food was supplied are needed (except when they are final consumers).

In the sector of food of animal origin additional information is required such as the volume or quantity of the food, a reference identifying the lot, batch or consignment, as appropriate, a detailed description of the food and the date of dispatch.

There is however no legal requirement for the origin of food to remain identifiable during production at an establishment.
4.3.2 Insufficient documentary records

Food or feed business operators must ensure that traceability of food, feed, animals or substances which may be incorporated into a further product can be assured at all stages.

Food crises in the past have revealed that documentary records were not always sufficient to allow full traceability of suspect foods. Furthermore recent experience has shown that FBOs do not generally possess the information needed to ensure that their systems identifying the handling or storage of foods is adequate, in particular in the sector of food of animal origin.

**Reference:** Commission Implementing Regulation (EU) No. 931/2011

4.3.3 One step back, one step forward

To achieve the traceability of food as set out in Article 18 of Regulation (EC) No. 178/2002, the names and addresses of both the FBO supplying the food and the FBO to whom the food was supplied are needed. The requirement relies on the ‘one step back – one step forward’ approach which requires that FBOs have in place a system enabling them to identify their immediate supplier(s) and customer(s), except when they are the final consumer.

With regards to food, the implementation of a traceability system is an essential element in ensuring food safety and the reliability of information provided to consumers.

Traceability does not itself make food safe, but it is an essential way of providing assurance and assisting in containing food safety problems.

4.4 FBO responsibilities

4.4.1 FBO to identify suppliers and direct recipients

Traceability is a requirement to be complied with in addition to the food bearing a health mark or an identification mark.

FBOs are required to identify the suppliers and direct recipients of their food / feed.

The responsibility to devise such traceability systems rests with FBOs that place such food or feed on the market as they are best placed to identify and manage their suppliers and customers.
4.4.2 Format of relevant information

Without prejudice to specific requirements, industry is allowed some flexibility concerning the format in which relevant information is made available. However, it requires both food businesses and the control authorities to take an active role in ensuring effective implementation.

It is the need to maintain and provide traceability information that is of primary importance, rather than the format in which it is kept.

However, the information needs to be sufficiently organised to enable availability ‘on demand’, without undue delay.

4.4.3 Traceability to be established at all stages

The traceability of food, feed, food-producing animals, and any other substance intended to be, or expected to be, incorporated into a food or feed must be established at all stages of production, processing and distribution along the food / feed chain.

4.4.4 Identify suppliers

FBOs must be able to identify any person from whom they have been supplied with a food, a feed, a food-producing animal, or any substance intended to be, or expected to be, incorporated into a food or feed.

To this end, such operators must have in place systems and procedures which allow for this information to be made available to the competent authorities on demand.

4.4.5 Identify businesses supplied

Food and feed business operators must have in place systems and procedures to identify the other businesses to which their products have been supplied. This information must be made available to the competent authorities on demand.

4.4.6 Food adequately labelled or identified

Food or feed which is placed on the market or is likely to be placed on the market in the Community must be adequately labelled or identified to facilitate its
traceability, through relevant documentation or information in accordance with the relevant requirements.


Labelling legislation is generally enforced by Local Authorities or by the Rural Payments Agency (Beef Labelling Scheme).

4.4.7 Information to be made available by the FBO

Commission Implementing Regulation (EU) No. 931/2011, Article 3, states that:

1. FBOs shall ensure that the following information concerning consignments of food of animal origin is made available to the food business operator to whom the food is supplied and, upon request, to the competent authority:
   - an accurate description of the food
   - the volume or quantity of the food
   - the name and address of the food business operator from which the food has been dispatched
   - the name and address of the consignor (owner) if different from the food business operator from which the food has been dispatched
   - the name and address of the food business operator to whom the food is dispatched
   - the name and address of the consignee (owner), if different from the food business operator to whom the food is dispatched
   - a reference identifying the lot, batch or consignment, as appropriate
   - the date of despatch

2. The information referred to in paragraph 1 is to be made available in addition to any information required under relevant provisions of EU legislation concerning the traceability of food of animal origin.

4.4.8 Updated on a daily basis

The information referred to in paragraph 1 (as quoted above) is to be updated on a daily basis and kept at least available until it can be reasonably assumed that the food has been consumed. The period during which this information must be available depends on the shelf life of product and guidance is available (see later in this chapter).
4.4.9 Provision of information without undue delay

When requested by the competent authority, such information is to be provided without undue delay. The appropriate form in which the information must be made available is up to the choice of the supplier of the food, as long as the information requested in paragraph 1 is clearly and unequivocally available to and retrievable by the business operator to whom the food is supplied.

4.4.10 Internal traceability

The regulations do not require a link between incoming and outgoing products, (so called ‘internal traceability’), nor is there any requirement for records to be kept identifying how batches are split and combined within a business to create particular products or new batches.

The decision on whether to implement an internal traceability system, and when implemented the level of detail of such an internal system, is a commercial decision left to the FBO and may be commensurate with the size and nature of the food business.

Nevertheless an internal traceability system would contribute to more targeted and accurate withdrawals. FBOs are likely to save costs in terms of time of a withdrawal and in avoiding unnecessary wider disruption which in turn would help maintain consumer confidence. Traceability systems can also provide information within food businesses to assist in process control and stock management.

4.4.11 Always applicable

The traceability requirements of Article 18 of Regulation 178/2002 are general requirements and are always applicable to all food / feed.

FBOs should determine whether specific sectorial traceability provisions applicable to their sector or specific regulations laying down marketing and quality standards for certain products (for example, Beef Labelling Scheme, Poultry Meat Marketing Standards) already meet the requirements of the regulations.
4.4.12 Retention period for traceability records

The **minimum period of time for keeping traceability records** is not specified in the Regulations and it is for the business to decide. However, failure to produce adequate records would constitute a breach of the requirements.

Current European Commission guidance suggests that a general rule of a 5 year period from the date of manufacturing or delivery to destination would meet the objective of the regulations.


4.4.13 Specific examples of suggested record retention periods

The common rule above can be adapted for products with a short shelf life:

- for highly perishable products with a ‘use by’ date less than 3 months or without a specified date, destined directly to final consumer, records could be kept for 6 months after date of manufacturing or delivery
- for products with a ‘best before’ date, records could be kept for the period of the shelf life plus 6 months
- for products without a specified durability date, the 5 years period could apply

4.5 FBO responsibilities: provision of information on frozen food of animal origin

4.5.1 Information requirements for frozen food of animal origin

For frozen food of animal origin, Regulation (EC) No. 853/2004 (as amended by Regulation (EU) No. 16/2012) requires Food Business Operators (FBOs) to make available to the FBOs they supply information concerning the date of production and, if different, also the date of freezing.

4.5.2 Date of production

In this context, ‘date of production’ means:

- the date of slaughter in the case of carcases, half carcases or quarter carcases
• the date of killing in the case of bodies of wild game
• the date of harvesting or catching, in the case of fishery products
• the date of processing, cutting, mincing or preparation, as appropriate, for any other food of animal origin


4.5.3 Information to be made available

Until the stage at which frozen food of animal origin is labelled for the consumer in accordance with Directive 2000/13/EC (the EU Food Labelling Directive) or used for further processing, FBOs must ensure that they make the following information available to the FBOs they supply and, upon request, to the competent authority:

• the date of production; and
• the date of freezing, if different from the date of production

Where a frozen food of animal origin is made from a batch of raw materials with different dates of production and of freezing, the oldest dates of production and/or of freezing, as appropriate, must be made available.


4.5.4 Format of the information

The appropriate format in which the information must be made available is for the FBO supplying the frozen food of animal origin to decide, but they must ensure that the required information is clearly and unequivocally available to, and retrievable by, the FBO to whom the food is supplied.

4.6 FSA role

4.6.1 OV responsibility
As part of the official controls carried out by the Competent Authority for food, the OV has responsibility for ensuring that the traceability requirements are complied with.

4.6.2 OV to monitor traceability system
The OV should monitor the FBO’s traceability system in place. This will be achieved by learning about how the FBO created it, uses it and how the system works in practice. Each FBO will have their own traceability system(s) and the OV should familiarise themselves with it in order to understand and monitor it.

The OV should ensure that any other relevant legislation with an impact on traceability data is also implemented by relevant FBOs in addition to the general traceability requirements. For example, the requirement for labelling bovine carcases with blue stripe / white labels depending on whether they have SRM vertebral column or the need for commercial documents to contain this information as required by Regulation (EC) No. 999/2001 (as amended), Annex V, 11.3, b; or the requirement for internal traceability to be maintained for beef under the Beef Labelling Scheme (the latter is not enforced by the FSA).

Reference:  See chapter 2.7 on ‘SRM’, section 2 for details relating to the example quoted above.

4.6.3 OV to verify traceability system
The OV should verify that the traceability system in place is being carried out in accordance with the requirements of the relevant legislation. This should include a traceability check ‘in situ’ in addition to a check on the historical traceability records.

The traceability check ‘in situ’ should take the form of selecting a product from the intake or dispatch bays where finished products or ingredients are found, identifying the information available on the products and seeking the relevant traceability records: both intake and despatch documents should have all the required information.
This check ‘in situ’ may be performed in the event of finding raw materials, ingredients and / or products with poor or unclear traceability data, when there is suspicion that product may have been mislabelled (for example, meat substitutions) and / or as often as the OV considers necessary to ensure that the FBO satisfies the requirements of the regulations with regards to traceability.

4.6.4 OV to verify FBO takes further action
The OV should verify that where further action by the FBO is required, this action is taken promptly and efficiently.

Where traceability details on the product and / or records are not available and / or are proven to be wrong, the FBO will need to demonstrate what action is taken to correct it.

4.6.5 OV to take enforcement action where appropriate
The OV should take appropriate and proportionate enforcement action when necessary, as described in MOC chapter 7 on ‘Enforcement’. Some specific examples are given on the following pages.

4.7 Enforcement action: examples

4.7.1 Health marked product
Where health marked products fail to comply with the traceability requirements of Article 18, Regulation (EC) No. 178/2002 as read with Commission Implementing Regulation (EU) No. 931/2011, this will constitute an offence under Regulation 4(c) of the General Food Regulations 2004.

4.7.2 Health marked product: enforcement action in cases of non-compliance
Health marked carcases and primal cuts which have not left the slaughterhouse or been further cut or processed in a cutting plant, may not be certified under Regulation 27 of the Food Hygiene (S/W) Regulations 2006 / Regulation 29 of the Food Safety and Hygiene (England) Regulations 2013 as failing to comply with the ‘Hygiene Regulations’. This is because Regulation (EC) No. 178/2002, Article 18, as read with Commission Implementing Regulation (EU) No. 931/2011 are
excluded from the definition of ‘Hygiene Regulations’ and the requirements for traceability of ID marked products contained in Regulation (EC) No. 853/2004, Annex II, Section I, will not apply in these circumstances.

Where health marked products which have not left the approved slaughterhouse or been cut or further processed in a cutting plant have associated commercial documentation that fails to comply with the traceability requirements, they should be formally detained until the commercial documentation has been altered to accurately detail the products being consigned from the establishment in accordance with the legal requirements.

Where products bearing a health mark have been despatched without adequate traceability information, the FBO must be advised in the first instance in order that they take corrective action. Enforcement should be escalated to ensure that commercial documents reflect the information required under Article 18, Regulation (EC) 178/2002 as read with Commission Implementing Regulation (EU) No. 931/2011. If serious / repetitive breaches have been identified, the FBO should be referred for investigation.

4.7.3 Health mark legibility

Where the traceability deficiency identifies a failure to comply with the food safety requirements, the FBO shall initiate procedures to withdraw or recall the food in accordance with Article 19 of Regulation (EC) 178/2002. Where health marked products have been consigned to another establishment, the FBO of the recipient plant(s) should be informed, as their ability to comply with the traceability requirements may be hampered as a result of the inaccurate information they receive, which may cause them to inadvertently mislabel products they subsequently supply.

The OV / enforcement authority responsible for enforcement action at subsequent establishments must be informed so that all appropriate action is taken. This may include formally detaining product until commercial documentation has been provided that accurately details the products consigned by the supplier.

4.7.4 ID marked product

This will constitute an offence under Regulation 17 of the Food Hygiene Wales) Regulations 2006 / Regulation 19 of the Food Safety and Hygiene (England) Regulations 2013, as well as Regulation 4 (c) of the General Food Regulations 2004 (Wales).

Failure to comply with Regulation (EC) No. 853/2004, Annex II traceability requirements will apply only to products that have been further cut or processed and have received an Identification Mark.

4.7.5 ID marked product: enforcement action in cases of non-compliance

Where ID marked products fail to comply with the traceability requirements of Regulation (EC) No. 853/2004, enforcement should be escalated in accordance with MOC chapter 7 on ‘Enforcement’.

An assessment should also be made with respect to any potential fraud, the FBO’s ability to trace all meat to comply with any product recall or withdrawal requirements and to determine whether the raw materials for the product were processed lawfully in approved establishments.

Where appropriate, non-compliant ID marked products may be formally certified under Regulation 27 of the Food Hygiene (Wales) Regulations 2006 / Regulation 29 of the Food Safety and Hygiene (England) Regulations 2013, as not having been produced, processed or distributed in accordance with the ‘Hygiene Regulations’ due to its failure to comply with Regulation (EC) No. 853/2004. Where voluntary surrender is not forthcoming, non-compliant products may be formally seized and a Condemnation Order applied for at the Magistrates / Sheriffs Court. Non-compliant product that has been so certified will be deemed to fail to comply with the food safety requirements and the FBO must initiate withdrawal or recall of the product in line with Article 19 of Regulation (EC) 178/2002. A referral for investigation may also be appropriate for serious or repetitive breaches or where public health protection is being compromised.

4.8 Summary

4.8.1 Summary

Checks on compliance with traceability requirements will be achieved initially over the duration of the approval process, followed by audits at the appropriate frequency and during unannounced inspection to approved establishments.
Reference: The FBO Audit Aide Memoire located at Chapter 4.1 Audit, Annex 1, contains pointers for the auditing OV to consider in relation to traceability. A traceability system can be considered acceptable when it delivers accurate information in a timely manner. Assurance of this may be attained by checking product and records data against the system in place.

It is essential that the FBO’s traceability system is designed to follow the physical flow of the product and helps to identify its location at a given moment in time.

This means that the FBO must provide evidence of the traceability for animals, raw materials and/or ingredients received at the premises, allowing for the identification of their location. The same applies to any products manufactured on site that are to be despatched.
5. Procedures for the verification of the manufacture of beef patties and burgers intended to be consumed less than thoroughly cooked at retail level

5.1 Background

5.2 Legislative references

5.3 Understanding the hazards

5.4 FBO role – minimum HACCP requirements

5.5 FSA role – verification and audit

5.1 Background

5.1.1 History and key issues

The sale and consumption of beef patties and burgers served less than fully cooked is a trend that has been steadily increasing in the UK. A number of catering chains and outlets now offer this option to customers. The FSA has produced guidance for FBOs and LAs with advice on safe systems for serving less than thoroughly cooked patties and burgers and on the enforcement approach.

This section is intended to complement the LA document, by giving FBOs and FSA officials information about how to approach, audit and assess approved manufacturers that supply catering establishments (for example, restaurants and pubs) that intend to serve less than thoroughly cooked beef patties and burgers to the final consumer.

5.1.2 Identification of retail establishments

New and existing FBOs who intend to serve less than thoroughly cooked patties and burgers are required to notify their LA before they commence this activity in
line with requirements in food hygiene legislation. This will allow LAs to assess the FBO’s proposed HACCP based procedures and discuss as appropriate.

It will also allow the identification of establishments involved in the supply chain, particularly those that provide minced meat or meat preparations to the caterer.

5.2 Legislative references

5.2.1 Regulation (EC) No 178/2002
Regulation (EC) No 178/2002 lays down general food safety requirements, according to which food must not be placed on the market if it is unsafe.

5.2.2 Regulation (EC) No 852/2004
Regulation (EC) No 852/2004 lays down the principles of food hygiene. In particular article 4 requires FBOs to put in place, implement and maintain a permanent procedure or procedures based on the HACCP principles.

5.2.3 Regulation (EC) No 853/2004
Regulation (EC) No 853/2004 lays down specific requirements for the manufacture of minced meat and meat preparations. In particular Section V, Chapter III of Annex III concerns the age and / or temperature of meat used for minced meat and meat preparations.

5.2.4 Regulation (EC) No 2073/2005
Regulation (EC) No 2073/2005 (as amended) sets out the microbiological criteria for certain micro-organisms and the implementing rules to be complied with by FBOs when implementing the general and specific hygiene measures referred to in Regulation (EC) No 852/2004.

5.2.5 Food hygiene regulations
The Food Hygiene (S/W) Regulations 2006 (as amended) / The Food Safety and Hygiene (England) Regulations 2013 make it an offence for any person to contravene or fail to comply with the specified community provisions.
5.3 Understanding the hazards

5.3.1 E. coli O157 and other STEC (Shiga-toxin producing E. coli) and Salmonella

The key microbiological hazards that can be associated with raw beef are E. coli O157 and other STEC (Shiga-toxin producing E. coli) and Salmonella.

E. coli O157 and other STEC are of particular concern because although uncommon they can have a low infectious dose and can cause serious illness and lead to death in some cases.

The main source of E. coli is the intestines of cattle and sheep. When cattle and sheep are slaughtered there is the potential for E. coli O157 from the animal’s gut and hide to contaminate the carcasses during the slaughter and preparation of the meat.

Salmonella can also be present in the gut of animals, particularly poultry. While the number of cases of disease associated with salmonella is decreasing it can also cause death.

Contamination of whole cuts of beef and lamb therefore tends to be only on the outside of meat.

5.4 FBO role – minimum HACCP requirements

5.4.1 HACCP

The law requires FBOs to have food safety management procedures in place, based on HACCP principles, which effectively control the risks at all stages of the food chain. Consequently, the FBO’s documentation has to consider the key SOPs / CP / CCPs in the process at all stages.

Operators in the supply chain of meat that is intended for the production of burgers and patties intended to be consumed less that thoroughly cooked, must be able to demonstrate that their own procedures are effective in reducing the risk to an acceptable level and adapt their food safety management systems accordingly.

5.4.2 At slaughterhouse level

The FBO has to consider at least the following steps to assess the hazards and subsequently implement controls to ensure food safety:
• intake of livestock (eg clean livestock policy)
• removal of the hide
• evisceration process
• chilling of meat
• intervention techniques (for example, use of lactic acid or steam vacuum)

Further guidance can be found relating to business guidance on safer food and hygiene under the ‘Business food safety and hygiene’ and ‘Industry specific advice’ sections at:

https://www.food.gov.uk/business-guidance

Further guidance can be found on acceptable standards for clean cattle and sheep at:


5.4.3 At cutting plant level
Likewise, the FBO must assess the hazards associated to the cutting plant processes, including the mincing, mixing and the forming of patties and burgers. To that effect, the FSA has produced a model HACCP plan that can be used to guide FBOs when developing controls in their production:


5.4.4 Application of microbiological criteria
The Microbiological Criteria Regulation contains two food safety criteria applicable to the manufacture of minced meat and meat preparations:

• minced meat and meat preparations intended to be eaten raw (absence of salmonella in 25g)
• minced meat and meat preparations made from species other than poultry intended to be eaten cooked (absence of salmonella in 10g)

Burgers that are not thoroughly cooked will contain some meat that is not cooked all the way through. The FSA therefore considers that the more stringent of the two criteria (absence in 25g, for mince or meat preparations intended to be eaten raw) should be applied.
Note: Current UK exemption under the microbiological criteria for small establishments producing less than 2 tonnes of minced meat / meat preparations per week is not applicable to those establishments producing patties and burgers intended to be eaten less than thoroughly cooked. Therefore, even if only a small amount of such products is produced, microbiological testing is required.

5.4.5 Ageing of meat
Establishments supplying or manufacturing raw materials for retail establishments serving beef patties or burgers less than thoroughly cooked shall comply either with the requirements set in regulation 853/2004 in relation to the age of the meat used for mincing:

- no more than 6 days from slaughter unless boned and vacuum packed where the age limit is 15 days
- for frozen meat there is not a specific requirement other than it must be boned before freezing and stored only for a limited period

or comply with the FSA guidance when exceeding the established age for the manufacture of minced meat (patties).

Note: This requirement is only applicable to the manufacture of patties / minced meat only products. Meat preparations (for example, burgers) are not obliged to comply with age limit requirements.

5.4.6 Raw materials
For the manufacture of burger patties (minced meat shaped into burger patties but meeting the definition of minced meat), the raw material used must:

- comply with the requirements for fresh meat and derive from skeletal muscle
- not derive from:
  - scrap cuts or scrap trimmings
  - MSM
  - the region of the carpus or tarsus
  - meat containing bones or skins
  - meat of the head (except masseters)
  - bone scrapings
- the diaphragm (unless the serosa has been removed)
- the non-muscular part of the linea alba

For the manufacture of burgers (also raw patties, but due to the addition of seasonings or other ingredients they meet the definition of meat preparations), the raw materials used must meet the requirements of fresh meat or the above requirements. However, if the final product is intended to be heat treated (as in the case of burgers, even those that will not be thoroughly cooked), scrap cuts or scrap trimmings and MSM complying with the microbiological requirements for minced meat can be used (see sub-topic 5.4.3 At cutting plant level).

### 5.5 FSA role – verification and audit

#### 5.5.1 OV role

The OV in slaughterhouses or cutting plants sourcing establishments involved in the serving of beef patties and burgers less than thoroughly cooked must ensure that the FBO has developed a suitable HACCP plan and carry out spot checks to ensure this is implemented accordingly.

#### 5.5.2 Verification at audit

The FBO’s food safety management procedures based on HACCP principles, associated records and processes will be verified during audit both at slaughterhouses and at cutting plants involved in the supply chain.

Attention should be paid to the validation procedures, particularly where the minced meat or meat preparations are supplied ready for use by the caterer with only minimal cooking required before it is served to the final consumer.

In addition, some of the treatments described in the guidance for caterers and local authorities may be applied at the cutting plant; officials must therefore familiarise themselves with its content.

#### 5.5.3 Other guidance

In addition to the guidance for caterers and local authorities, and the FSA guides above, the FSA guidance on the control of cross-contamination may be of assistance:

[https://www.food.gov.uk/business-guidance/e-coli-cross-contamination-guidance](https://www.food.gov.uk/business-guidance/e-coli-cross-contamination-guidance)
6. Annexes

Annex 1       The specification for lactic acid