The safety and shelf-life of vacuum and modified atmosphere packed chilled foods with respect to non-proteolytic Clostridium botulinum

Published: December 2020

Last reviewed: December 2020
Purpose

These guidance notes have been produced to provide non-binding recommendations on how to produce vacuum and modified atmosphere packaged chilled foods safely to achieve compliance with Article 5 of Regulation (EC) No 852/2004.

Legal status

This guidance provides best practice information on how to produce vacuum and modified atmosphere packaged chilled foods safely to achieve compliance with Article 5 of Regulation (EC) No 852/2004.

Who is this publication for?

- Manufacturers and retailers of chilled vacuum and modified atmosphere packed (VP/MAP) foods and to assist in the practical development of HACCP (Hazard Analysis Critical Control Point) procedures for these foods.
- Food Law Enforcement Officers.

Which UK countries does this guidance apply to?

The whole UK

Review date

We will review this guidance before June 2022.

Key words

- Hygiene and food safety,
- Food law, monitoring and controls
## Revision history

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<th>Purpose of revision</th>
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<td>Guidance revised to exclude VP/MAP chilled fresh beef, lamb and pork only from the scope of the guidance (the section on ‘VP/MAP Chilled fresh beef, lamb and pork’ refers). Guidance template also updated for accessibility.</td>
<td>Alistair Edwards, Mary McGlinchey</td>
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December 2020
Introduction

1. This guidance is applicable to all raw and ready-to-eat vacuum packed (VP) or modified atmosphere packed (MAP) chilled foods, except for fresh beef, lamb and pork, and provides advice on how to produce these foods safely.

2. This guidance provides best practice advice on vacuum packed and modified atmosphere packed (VP/MAP) chilled foods irrespective of the distribution channel, in relation to microbiological safety and shelf-life limitations associated with control of non-proteolytic (psychrotrophic) Clostridium botulinum.

3. The bacterium Clostridium botulinum is able to grow and produce a harmful toxin in the absence of oxygen. It is important that vacuum-packed chilled foods have the necessary controlling factors or hurdles in place to minimise the risk of growth and toxin production by this organism, throughout the shelf-life of the product.

4. The guidance explains the 10 day shelf-life rule and the requirement for additional controlling factors, where the shelf-life is greater than 10 days.

5. The guidance has been revised in December 2020 to no longer apply to VP/MAP chilled fresh beef, lamb and pork only, as described in the section Chilled fresh beef, lamb and pork. The guidance explains that if a food business chooses to apply the guidance for chilled fresh beef, lamb and pork a 13 day maximum shelf-life may be applied.

6. The process of vacuum packaging removes air and prevents its return by an airtight seal surrounding the food within the packaging material. With modified atmosphere or “gas” packaging, air is replaced by a strictly controlled mixture of gases usually chosen from carbon dioxide, oxygen and nitrogen. There are various methods available which are described in detail in the Industry Code of Practice for the Manufacture of Vacuum and Modified Atmosphere Packaged Chilled Foods.

7. Although VP/MAP techniques can increase the shelf-life of chilled foods by limiting the growth of microorganisms causing food spoilage, under certain circumstances a bacterium called non-proteolytic C. botulinum may grow in the absence of oxygen. Non-proteolytic C. botulinum is able to grow and produce a harmful toxin.
at temperatures of 3°C and above. It is important that VP/MAP chilled foods have appropriate controls in place to minimise the risk of this organism growing and producing harmful levels of toxin, throughout the shelf-life of the product.

8. Although non-proteolytic *C. botulinum* food poisoning is very rare in the UK, its very serious nature (see below) means that any business engaged in producing VP/MAP foods must understand the risks associated with it and take steps to appropriately manage it. It is essential that all critical control points are identified and controlled at all times.

### Intended audience

9. The guidance is recommended for use by manufacturers and retailers of chilled VP/MAP foods (raw & ready-to-eat), and to assist in the practical development of HACCP (hazard analysis and critical control points) for these foods.

10. The guidance is designed to meet the needs of all levels of expertise, from technical managers in large enterprises to small businesses and individuals. The guidance is also designed to help Food Law Enforcement Officers carry out their enforcement duties.

### Purpose of the guidance

11. These guidance notes have been produced to provide non-binding recommendations on how to produce VP/MAP chilled foods safely to achieve compliance with Article 5 of Regulation (EC) No 852/2004. Although the UK left the EU on 31 January 2020, EU food law, including Regulation (EC) No 852/2004, continues to apply in the UK. On 31 December 2020, EU food law, including Regulation (EC) No 852/2004, will become UK law. These guidance notes are unaffected by the change in the source of food law.

12. Note: where FBOs use additives as controlling factors to limit the growth of pathogens, they must comply with Regulation (EC) No 1333/2008. FBOs must also comply with Article 5 of Regulation EC 852/2004 on the hygiene of foodstuffs.

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1 Article 5 of Regulation EC 852/2004 on the hygiene of foodstuffs
Regulation (EC) No 2073/2005 which sets microbiological criteria for foodstuffs.

13. Businesses with specific queries may wish to seek the advice of their local enforcement agency, which will usually be the environmental health department of the local authority or the Food Standards Agency if the establishment is approved by the FSA or Food Standards Scotland if the establishment is approved by FSS.

14. The guidance summarises the advice of the Advisory Committee on the Microbiological Safety of Food (ACMSF) Report on Vacuum Packaging and Associated Processes\(^2\), the Industry Code of Practice for the Manufacture of Vacuum and Modified Atmosphere Packaged Chilled Foods\(^3\) and the recommendations found in the ACMSF 2006 Report\(^4\). The ACMSF recommended a maximum 10-day shelf-life for vacuum and modified atmosphere packed foods stored at temperatures between 3°C and 8°C when other specified controlling factors could not be identified.

15. An ACMSF subgroup report on \textit{C. botulinum} published in February 2020 recommended a maximum 13 day shelf-life for VP/MAP chilled fresh beef, lamb and pork. Additional considerations have also been taken into account in the guidance.

16. The microbiological safety concerns summarised here are focussed on the control of non-proteolytic \textit{Clostridium botulinum}, which is able to grow and produce toxin at 3°C and above. Foods stored at less than 3°C are outside the scope of this guidance.

17. However, food business operators (FBOs) must still take into account other hazards that may be associated with their products, in particular \textit{Listeria monocytogenes},


\(^3\) Campden and Chorleywood Food Research Association. Guideline No 11: A Code of Practice for the Manufacture of Vacuum and Modified Atmosphere Packaged Chilled Foods; May 1996

\(^4\) ACMSF Annual Report 2006 published by FSA August 2007, FSA/1191/0807
which is capable of growing at temperatures below 0°C and controls for which should be included in HACCP based procedures, as well as taken into consideration when setting shelf-life.

**Legal status of guidance**

18. This guidance provides best practice recommendations on how to produce vacuum and modified atmosphere packaged chilled foods safely, to achieve compliance with Article 5 of Regulation (EC) No 852/2004.

**Important - EU references in FSA/FSS guidance documents are relevant during the transition period.**

19. The UK exited the EU on 31 January 2020. There is now a transition period until the end of 2020 while the UK and EU negotiate additional arrangements. EU law continues to apply in the UK during the transition period, including rules on food and feed. This means references in this guidance to EU regulations (as amended) and any related EU guidance material remain relevant.

20. **From 1 January 2021**, other than in Northern Ireland, any references to EU Regulations should be read as meaning retained EU law. You can access retained EU law via HM Government [EU Exit Web Archive](https://www.gov.uk/government/organisations/hm-government). This should be read alongside any EU Exit legislation that was made to ensure retained EU law operates correctly in a UK context. EU Exit legislation is on [legislation.gov.uk](https://www.legislation.gov.uk). In Northern Ireland, EU law will continue to apply in respect to the majority of food and feed hygiene and safety law, as listed in the [Northern Ireland Protocol](https://www.gov.uk/government/publications/northern-ireland-protocol), and retained EU law will not apply to Northern Ireland in these circumstances.

21. When we publish new and amended guidance after the transition period, we will aim to ensure that cross-references are updated to accurately reflect the law which is then in force.
VP/MAP Chilled fresh beef, lamb and pork

22. This guidance on *C. botulinum* does not apply to VP/MAP chilled fresh beef, lamb and pork, which is without added ingredients or further processing beyond cutting, packing, chilling, freezing and quick-freezing.

23. However, this guidance does apply to any beef, lamb or pork that is further processed such as minced, cooked or mixed with any other ingredients such as herbs, spices or curing salts. The guidance applies to these and to any other VP/MAP chilled foods.

24. FBOs producing the specific VP/MAP chilled fresh beef, lamb and pork which is outside the scope of this guidance will be responsible for identifying and applying a safe shelf-life in relation to non-proteolytic *C. botulinum* in line with their existing food safety management systems, in the same way they do for other types of food.

25. It is recognised that small and medium sized food businesses may not have resources and expertise for identifying a suitable shelf-life for specific VP/MAP chilled fresh beef, lamb and pork that are outside the scope of this guidance. Therefore, FBOs, including small and medium sized food businesses, may choose to apply the guidance to their VP/MAP chilled fresh beef, lamb and pork that are outside the scope of this guidance. In these circumstances FBOs which are maintaining good hygiene practice may choose to apply up to a maximum 13 day shelf-life for their VP/MAP chilled fresh beef, lamb and pork in relation to *C. botulinum*, without further verification or validation of the 13-day shelf-life for *C. botulinum*. FBOs choosing to rely on this guidance as the basis for applying a 13-day shelf-life for these products should follow this guidance in the same manner as it applies to 10 days. The ACMSF on 30 January 2020 endorsed

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5 Examples of industry guides that FBOs may use include: the “Guidelines for Setting Shelf life of Chilled Foods in relation to non-proteolytic *Clostridium botulinum*” issued by Chilled Food Association/Quadram Institute/Leatherhead Food Research/Meat & Livestock Australia/British Retail Consortium in 2018, and “Shelf Life of MAP and VP Raw Meat Products in Relation to non-proteolytic *Clostridium botulinum*” issued by BRC Global Standards in 2018.
a recommendation of its subgroup’s report on *C. botulinum* that a 13 day maximum shelf-life may be applied for VP/MAP chilled fresh beef, lamb and pork. The shelf-life should not be restarted if the VP/MAP chilled fresh beef, lamb and pork is subject to a further re-wrapping under vacuum or modified atmosphere, unless appropriate controls are applied as set out in this guidance.

**Non-proteolytic *C. botulinum* and foodborne botulism**

26. Non-proteolytic *C. botulinum* is a spore-forming anaerobic bacterium. This bacterium produces a very powerful toxin in food that causes the serious illness botulism, a potentially fatal form of food poisoning. Botulinum toxin is the most potent biological toxin known. The spores are widely distributed in the environment, and may also be present in food. In a favourable environment spores may germinate leading to toxin formation.

27. Outbreaks of foodborne botulism have been associated with foods sealed in air-tight containers including VP/MAP foods (e.g. smoked fish). It is important to note that the presence of air, or a similar oxygen-containing atmosphere, cannot be relied upon to prevent growth and toxin formation by non-proteolytic *C. botulinum*. Such foods can contain oxygen free areas that will allow *C. botulinum* to grow and form toxin.

**Risks from other pathogens**

28. This guidance is focussed on the risk from non-proteolytic *C. botulinum* and the additional controlling factors that can be used to extend the shelf-life to greater than 10 days are specific for this organism. However, FBOs must still take into account all other relevant hazards that may be associated with their products. This is particularly important for *Listeria monocytogenes*, which is also capable of growing under VP/MAP conditions and at refrigeration temperatures, whilst other hazards might not be able grow but may survive in the food. Therefore, other hazards, such as *L. monocytogenes*, should be included in the HACCP based procedures, as well as taken into consideration when setting shelf-life.

Links to shelf-life guidance that is available specifically for *L. monocytogenes* in ready-to-eat foods.
to-eat foods can be found below:

- Guidance document on *L. monocytogenes* shelf-life studies for ready-to-eat foods
- FSA’s ‘General guidance for FBOs on Regulation 2073/2005’

For advice on avoiding cross contamination when using vacuum packing machinery:

- FSA’s Guidance for food businesses to clarify the steps that they need to take to control the risk of food becoming contaminated by *E. coli O157*

**Factors controlling growth and toxin production by non-proteolytic *C. botulinum* in chilled foods**

29. It is the FBO’s responsibility to ensure that the shelf-life they set is appropriate and that the safety of the food at the end of shelf-life can be demonstrated. FBOs may wish to consult experts (e.g. research organisations) on how to establish and validate the shelf-life and demonstrate the safety of their products with regards to non-proteolytic *C. botulinum*, using appropriate methodology (e.g. modelling, challenge testing and other appropriate means of validation).

30. The ACMSF recommended that in addition to chill temperatures (3-8°C) which should be maintained throughout the food chain, the following controlling factors should be used singly or in combination to prevent growth and toxin production by non-proteolytic *C. botulinum* in chilled foods with a shelf-life of more than 10 days:

- a heat treatment of 90°C for 10 minutes or equivalent lethality at the slowest heating point in the food\(^6\)
- a pH of 5.0 or less throughout the food and throughout all components of

\(^6\) shortened at points in this guidance to heat treatment of 90°C for 10 minutes, but this should always be the slowest heating point of the food.
complex foods

- a minimum salt level of 3.5% in the aqueous phase throughout the food and throughout all components of complex foods

- a water activity (\(a_w\)) of 0.97 or less throughout the food and throughout all components of complex foods

- a combination of heat and preservative factors which can be shown consistently to prevent growth and toxin production by non-proteolytic C. botulinum

31. The following decision tree should be used by the FBO to determine if the risk of C. botulinum in the product they produce is effectively controlled where the shelf-life is greater than 10 days:

**Determining the shelf-life of VP/MAP products stored at 3-8°C**

Q. Is the final product given a heat treatment of 90°C for 10 mins or equivalent at the slowest heating point?

**If Yes**

Did the product receive this heat treatment in the **sealed final pack**?

**Yes** - Can apply shelf-life greater than 10 days at 8°C maximum.

**No** - Is wrapping done under strict hygienic conditions that effectively address the risk of cross-contamination with spores of non-proteolytic C. botulinum?

- **Yes** - Can apply shelf-life greater than 10 days at 8°C maximum.
- **No** - Restrict shelf-life to 10 days or less at 8°C maximum.

**If No**

Is control achieved by other controlling factors?

**Yes** – Does a single controlling factor comply with ACMSF guidance or has the combination of controlling factors been demonstrated to control non-proteolytic C. botulinum? (e.g. via modelling, challenge testing and other appropriate means of
validation)

- **Yes** – Can apply shelf-life greater than 10 days at 8°C maximum – FBO must be able to demonstrate that the food is safe until the end of shelf-life allocated

- **No** - Restrict shelf-life to 10 days or less at 8°C maximum.

**No** – Restrict shelf-life to 10 days or less at 8°C maximum.

### Controlling Factors in Addition to Chilled Storage

- Heat treatment
- Acidity of food
- Sodium chloride (salt content)
- Water activity

- Combination of controlling factors including the above and preservatives e.g. nitrite (see paragraph 40)

### Re-Wrapping

If a VP/MAP product is unwrapped e.g. for slicing or portioning, and then re-wrapped (in VP/MAP), the shelf-life given to the re-wrapped product must not exceed the shelf-life given to the original product. Where the (VP/MAP) re-wrapped shelf-life is to be greater than 10 days then this must be justified with respect to controlling factors to prevent growth of non-proteolytic C. botulinum and toxin production. (see paragraphs 44 and 45)

### VP/MAP Ingredients

Where VP/MAP food or ingredients are used in another product the life of the final product shall not exceed that of the original lives given to the ingredients. However, if the VP/MAP food or ingredient is given a further processing treatment to destroy vegetative cells, e.g. heating 70°C for 2 minutes or equivalent effect, the shelf-lives do not need to be incorporated into that of the final product providing the HACCP plan demonstrates that it remains safe for human consumption.
Background information on the specific controlling factors for chilled VP/MAP foods in which a shelf-life of longer than 10 days is indicated

32. Since spores of non-proteolytic *C. botulinum* are widely distributed in the environment, it should be assumed that any ingredient/food might be contaminated. It is on this basis that specific recommendations for shelf-life of VP/MAP foods are made.

33. The controlling factors indicated in paragraph 30, should be used singly or in combination to prevent growth and toxin production by non-proteolytic *C. botulinum* in chilled foods with a shelf-life of greater than 10 days. The shelf-life will begin as soon as the controlling factor(s) have been first applied.
**Table 1: Equivalent time/temperature combinations for spores of non-proteolytic C. botulinum 6, 7**

<table>
<thead>
<tr>
<th>Temperature (°C)</th>
<th>Time (mins)</th>
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<tbody>
<tr>
<td>80</td>
<td>129.0</td>
</tr>
<tr>
<td>81</td>
<td>100.0</td>
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<td>91</td>
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7 Z values used for the calculation of the figures in Table 1 are based on ACMSF and CFA data. ACMSF Z values limited to 80°C to 90°C range. CFA Z values limited to 90°C to 100°C
<table>
<thead>
<tr>
<th>Temperature (°C)</th>
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<td>99</td>
<td>1.3</td>
</tr>
<tr>
<td>100</td>
<td>1.0</td>
</tr>
</tbody>
</table>
Heat treatment

34. If heat treatment is to be used as the single controlling factor, the minimum heat treatment that should be used to manufacture a chilled VP/MAP product is 90°C for 10 minutes or equivalent achieved at the slowest heating point in the product. Equivalent times and temperatures are given in Table 1. In most cases the shelf-life will apply from the time of cooking.

35. Ideally heat treatment should be carried out in the final sealed pack as this minimizes the opportunity for re-contamination with non-proteolytic C. botulinum or other pathogens of the final product. However, if this is not possible, packing may be carried out post-heat treatment as long as it is done under strict hygienic conditions that prevent microbiological cross-contamination. As spores of C. botulinum are ubiquitous in the environment, this would involve a strict level of control to ensure that conditions are such that effectively address the risk of cross-contamination following the heat treatment. If this level of control cannot be applied, then one or more of the other controlling factors identified in this guidance should be used, if a shelf-life of greater than 10 days is to be applied. FBOs must be able to demonstrate to the satisfaction of the Competent Authority how the risk of cross-contamination with spores of non-proteolytic C botulinum is controlled in products packed post-heat treatment, as they must verify that the HACCP-based procedures in place are appropriate.

Acidity of the food

36. The level of acid in a food can be a controlling factor in the growth of microorganisms. A pH of 5.0 or less throughout a food and all of its components, stored at chill temperatures of 8°C or lower is sufficient to inhibit the growth of non-proteolytic C. botulinum. The pH of some multicomponent foods may vary within the

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8 E. coli cross-contamination guidance

9 Article 18 of Regulation (EC) No 2017/625
product due to diffusion and mixing limitations and if pH is the controlling factor for safety, a pH of 5.0 or below should be achieved throughout all parts and components of the final product. This should be monitored for every batch of product. The FBO must define the batch\(^{10}\). Batch size is a key point to consider in any risk management action. Acidified foods containing meat, fats or oils are notoriously difficult to acidify uniformly and extra care should be taken with these foods.

**Sodium chloride (NaCl) content**

37. A concentration of 3.5% sodium chloride in the aqueous phase of a food stored at temperatures 8°C or lower is sufficient to inhibit the growth of non-proteolytic *C. botulinum*. The percentage of sodium chloride (NaCl, salt) in the aqueous phase of a product can be calculated from the grams of sodium chloride present in 100g product and the moisture content (grams of water per 100g of product) using the following calculation:

\[
\frac{(\text{NaCl content x 100})}{(\text{NaCl content + moisture content})}
\]

**Key**

- NaCl content = g NaCl / 100g product
- Moisture content = g H₂O / 100g product

38. If salt content is the controlling factor for safety, a concentration of 3.5% or above should be achieved throughout the aqueous phase of a food. This should be monitored for every production batch.

\(^{10}\) Batch is defined in Article 2 (e) of the Regulation for the microbiological criteria for foodstuffs (2073/2005/EC) as a group or set of identifiable products obtained from a given process under practically identical circumstances and produced in a given place within one defined production period.
**Water activity (aw)**

39. By using water-binding chemicals such as sodium chloride or sugars, it is possible to remove the available water from a food, to a point at which the growth of microorganisms is inhibited. A water activity (aw) of 0.97 or lower should be achieved throughout the food stored at temperatures between 3 and 8°C to inhibit the growth of non-proteolytic *C. botulinum*. The aw of some multicomponent foods may vary within the product and if aw is the controlling factor for safety, an aw of 0.97 or below should be achieved throughout all components of the food. This should be monitored for every batch of product. However, there could be circumstances where reduced monitoring might be appropriate (see question 8). Due to the nature of the test it may be necessary to approach a specialised laboratory to take aw measurements and to interpret and provide the results.

**Other controlling factors**

40. Combinations of a lower level of the specific controlling factors described above may be able to prevent growth of non-proteolytic *C. botulinum* and toxin production. Other combinations, e.g. addition of nitrite, may also be used to prevent growth of non-proteolytic *C. botulinum*, provided that it complies with the additive legislation Regulation (EC) No 1333/2008. Where a lower level of factors is used, each factor is not able to inhibit the growth of non-proteolytic *C. botulinum* on its own but inhibition of growth and toxin production is reliant on the combined effect of all factors (hurdle technology). These specific combinations need to be validated for each product using sound scientific principles; this is a highly specialised field and there is an expectation that expert advice is needed to produce the necessary data. Mathematical models such as ComBase Predictor and Pathogen Modelling Program and challenge testing are examples of approaches that can be used to obtain relevant information on combinations of controlling factors.
The uses and limitations of predictive growth models

41. Predictive microbiology models are important tools for food safety management as they provide a scientific basis to underpin key aspects of HACCP-based food safety management procedures. Predictive models available include those that describe growth limits, growth and thermal inactivation. Predictive models for non-proteolytic C. botulinum are freely available in ComBase Predictor and the Pathogen Modelling Program. These models can be used to predict the effect of conditions in the food (e.g. pH, temperature) on the growth of non-proteolytic C. botulinum. It is important to recognise that models can only provide accurate information when interpreted by microbiologists with appropriate skills and experience. Where a business does not have such skill and expertise it should consult an expert in food microbiology (see the frequently asked questions section below). The models are of particular benefit in providing a guide for the need for challenge testing or to enable the effective targeting of a challenge test study.

Challenge Testing

42. To establish whether a shelf-life of greater than 10 days is safe when VP/MAP chilled foods do not have any of the single specified controlling factors, challenge testing may be considered. If this is to be carried out, it is important to ensure that the analysis takes into account any variability that may occur within a batch and between batches of product. An appropriate centre of expertise should be consulted both to carry out challenge testing and interpret the results.

43. Where results from predictive models and challenge testing may conflict, the results of challenge testing should always take precedence. Predictive models are useful as a general guide, however there are limitations that must be taken into account and challenge testing can therefore be used to back-up these predictions and provide the evidence to show whether C. botulinum is capable of growing and producing toxin within a product.
Practice of re-wrapping VP/MAP foods

44. Where no other controlling factor can be identified, the maximum shelf-life should be 10 days from when the product is first vacuum packed or modified atmosphere packed. The shelf-life should not be restarted if the product is subject to a further re-wrapping under vacuum or modified atmosphere, unless other controlling factors are first applied.

45. The practice of giving a “rolling 10 day shelf-life” is of great concern. If a VP/MAP product is unwrapped, e.g. for slicing or portioning, and then re-wrapped (into VP or MAP), the shelf-life given to the re-wrapped product should not exceed the shelf-life given to the original product. Where the re-wrapped shelf-life is intended to be greater than 10 days then the FBO carrying out the re-wrapping must be able to demonstrate to their competent authority that it is safe to do so with respect to controlling factors to prevent the growth of non-proteolytic C. botulinum in the re-wrapped product.

46. In these cases, consideration should be given to the controlling factors used by the original manufacturer, as well as any other additional controlling factors the FBO may introduce to the re-wrapped (VP/MAP) product (see question 24).
Frequently asked questions

1. **Q:** Do some foods have a greater risk of C. botulinum than others?

   A: Table 2 gives examples of foods that differ in their inherent risk with respect to *C. botulinum* e.g. hot smoked fish would have a greater inherent risk relative to a hard cheese like Cheddar. However, non-proteolytic *C. botulinum* must still be considered a potential risk for raw and ready to eat VP/MAP chilled foods, and incorporated into HACCP based procedures.

   **Table 2: Risk assessment of non-proteolytic *C. botulinum* in chilled foods**
   Adapted from Table 12, page 29, Report on vacuum packaging and associated processes, ACMSF, London: HMSO 1992

<table>
<thead>
<tr>
<th>Food category</th>
<th>Examples</th>
<th>Usual controlling factors (in addition to chill temperature)</th>
<th>Priority for attention</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hot smoked</td>
<td>mackerel, trout, shellfish</td>
<td>salt, shelf-life</td>
<td>High</td>
</tr>
<tr>
<td>Fresh chilled pasta (MAP)</td>
<td>cannelloni, ravioli</td>
<td>shelf-life</td>
<td>Medium</td>
</tr>
<tr>
<td>Hard Cheese</td>
<td>Cheddar</td>
<td>a&lt;sub&gt;w&lt;/sub&gt;, pH, salt</td>
<td>Low</td>
</tr>
</tbody>
</table>

2. **Q:** Is raw meat included in the scope of this guidance with respect to the control of non-proteolytic *C. botulinum*?

   A: Yes, this guidance applies to all VP/MAP chilled raw and ready-to-eat food, including raw meat, with the exception of VP/MAP chilled fresh beef, lamb and pork (see the answer to question 2.1 below). During a review by the ACMSF on vacuum packaging and the associated risks, consideration was given to whether VP/MAP chilled foods, whether raw or ready-to-eat, could present a food safety risk from anaerobic microorganisms, such as non-proteolytic *C. botulinum*. This is because spores of *C. botulinum* are ubiquitous in the environment, which includes soil, salt and...
fresh water sediments and in the gastrointestinal tracts of animals and fish, and are therefore likely to be present on food. It is not possible to be certain that an unprocessed food will not contain spores of *C. botulinum*. In addition, although VP and MAP techniques are designed to increase the shelf-life of products, the removal of oxygen creates the right conditions for anaerobic organisms such as *C. botulinum* to grow and produce toxin. With this in mind, VP/MAP chilled foods must therefore have controls in place, throughout the shelf-life of the product, to minimise the risk of this bacterium growing and producing toxin or the FBO must provide evidence that growth of pathogens is not supported. This should be included as part of HACCP-based procedures in identifying the relevant hazards associated with products, which includes non-proteolytic *C. botulinum* for VP/MAP chilled foods.

If controlling factors are not already validated, FBOs should assess and validate each individual product against the risk from *C. botulinum* and, where the shelf-life is greater than 10 days without a sufficient single controlling factor, provide evidence of the safety of the product throughout its entire shelf-life in respect to non-proteolytic *C. botulinum* (e.g. via modelling, challenge testing or other appropriate means of validation).

**2.1 Q: Is VP/MAP fresh beef, lamb and pork included in the scope of this guidance with respect to the control of non-proteolytic C. botulinum?**

No. This guidance does not apply to chilled fresh beef, lamb and pork, without added ingredients or further processing beyond cutting, packing, chilling, freezing and quick-freezing.

In 2020 the FSA/FSS undertook a review of available evidence on the shelf-life of VP/MAP chilled fresh beef, lamb and pork and concluded that it was not proportionate to continue to specifically reference VP/MAP chilled fresh beef, lamb and pork in the guidance on non-proteolytic *C. botulinum*. The research and evidence review did not identify any report of an outbreak of foodborne botulism linked to VP/MAP chilled fresh beef, lamb and pork over several decades either in the UK, including before the guidance was issued, or internationally. It remains the responsibility of FBOs producing products such as these and applying shelf-lives to appropriately validate the shelf-life.
However, this guidance does apply to any beef, lamb or pork that is further processed such as minced, cooked or mixed with any other ingredients such as herbs, spices or curing salts. The guidance applies to these and to any other VP/MAP chilled foods. FBOs producing the specific VP/MAP chilled fresh beef, lamb and pork which is outside the scope of this guidance will be responsible for identifying and applying a safe shelf-life in relation to non-proteolytic *C. botulinum* in line with their existing food safety management systems, in the same way they do for other types of food.

It is recognised that small and medium sized food businesses may not have resources and expertise for identifying a suitable shelf-life for specific VP/MAP chilled fresh beef, lamb and pork that are outside the scope of this guidance. Therefore, FBOs, including small and medium sized food businesses, that voluntarily want to apply the guidance to their VP/MAP chilled fresh beef, lamb and pork that are outside the scope of this guidance may do so. In these circumstances FBOs which are maintaining good hygiene practice may apply up to a maximum 13 day shelf-life for their VP/MAP chilled fresh beef, lamb and pork in relation to *C. botulinum*, should they wish to do so, without further verification or validation of the 13-day shelf-life for *C. botulinum*. The FBO should follow this guidance in the same manner as it applies to 10 days but may apply 13 days. The ACMSF on 30 January 2020 endorsed a [recommendation of its subgroup’s report on *C. botulinum*](#) that a 13 day maximum shelf-life may be applied for VP/MAP chilled fresh beef, lamb and pork. The shelf-life should not be restarted if the VP/MAP chilled fresh beef, lamb and pork is subject to a further re-wrapping under vacuum or modified atmosphere, unless appropriate controls are applied as set out in the guidance.

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8 Examples of industry guides that FBOs may use include: the “Guidelines for Setting Shelf life of Chilled Foods in relation to non-proteolytic *Clostridium botulinum*” issued by Chilled Food Association/Quadram Institute/Leatherhead Food Research/Meat & Livestock Australia/British Retail Consortium in 2018, and “Shelf Life of MAP and VP Raw Meat Products in Relation to non-proteolytic *Clostridium botulinum*” issued by BRC Global Standards in 2018.
3. **Q: What are the key aspects of the guidance?**

A: The FSA/FSS guidance recommends that the shelf-life applied to VP and MAP products be restricted to no greater than 10 days unless the FBO is able to demonstrate that appropriate key control measures are in place. There are two recommended ways to ensure the safety of VP and MAP products. They should either be heated to a sufficient temperature to inactivate the spores of non-proteolytic *C. botulinum* (ideally in the final sealed pack) or subject to a single or a combination of preservative control factors to prevent the growth of non-proteolytic *C. botulinum* and production of toxin. These are explained in the section “Background information on the specific controlling factors”.

4. **Q: How should FBOs establish the appropriate shelf-life with respect to *C. botulinum* for their products?**

A: FBOs should look at the decision tree in this document. If the shelf-life is beyond 10 days the FBO must be able to demonstrate how their HACCP-based procedures and control measures ensure that the food remains safe within the allocated shelf-life. Article 3.2, Annex II of Regulation (EC) 2073/2005: microbiological criteria for foodstuffs\(^\text{11}\), describes the necessary practices and procedures to be considered for establishing shelf-life. It is noted that this is set out specifically for *L. monocytogenes* and is not a general legal requirement for *C. botulinum*; however, this information may assist in determining an appropriate approach.

5. **Q: How should a FBO establish the appropriate shelf-life for VP/MAP products stored below 3°C?**

A: If an FBO labels their product to be stored at <3°C, it is important that they have an appropriate understanding of the temperatures at which the product will be held during all stages after it leaves their control. If the product is likely to be stored at between 3°C and 8°C after it leaves the FBO’s control (e.g. during transit or at retail or during

\(^\text{11}\) Commission Regulation (EC) No 2073/2005
storage in commercial or domestic kitchens), then if no other adequate controlling factors for *C. botulinum* exist, the maximum 10 day shelf-life for the VP/MAP product should be applied from the point the VP/MAP product reaches or is likely to reach a temperature of 3°C or above. If the FBO does not know the refrigeration temperatures at which their product will be held after it leaves their control, then they should consider that it may be held at temperatures above 3°C and that the label’s instructions to ensure that the product will be kept <3°C may not ensure the product’s safety if the shelf life is longer than 10 days.

Establishments not subject to approval under Regulation (EC) 853/2004 (such as catering businesses and retailers) may lawfully store food at temperatures up to 8°C. An *in-home temperature survey* published in 2010 by Waste and Resources Action Programme (WRAP) found that the majority of domestic refrigerators operate at a mean air temperature of around 7°C, with only 29% of the sample operating at mean air temperatures of 5°C or less. It is therefore likely that food supplied directly to caterers, retailers and/or final consumers will not be stored at temperatures below 3°C.

6. **Q:** If the FBO wishes to test their VP/MAP chilled product for the presence of non-proteolytic *C. botulinum* spores, will negative results be considered sufficient evidence to exempt them from applying the controls specified in this guidance?

**A:** Spores of non-proteolytic *C. botulinum* are ubiquitous in the environment and may be present on food. Testing for the presence of non-proteolytic *C. botulinum* spores is unlikely to provide 100% reassurance that spores of *C. botulinum* are not present, and should therefore not be relied upon as the only way of verifying the FBO’s methods. In addition, testing for spores of other *Clostridium* species, such as *Clostridium perfringens*, is not considered a reliable indicator for *C. botulinum*. The best way to prevent the risk from growth and toxin production is by ensuring that sufficient controls are in place.
7. Q: What can a FBO do if they wish to have a shelf-life of greater than 10 days for their VP/MAP chilled product, but is unable to heat treat in the final sealed pack and the product does not meet any of the specified controlling factors?

A: For some products and production practices the product is not able to meet the controlling factors that would be sufficient to control non-proteolytic *C. botulinum* and the product cannot be heat treated in the final sealed pack. In this case, it would be acceptable for challenge testing or an appropriate alternative approach to be carried out to determine whether a particular product is unable to support growth of non-proteolytic *C. botulinum* and toxin production. If this is to be carried out, it is important to ensure that the analysis takes into account any variability that may occur within a batch and between batches of product. As this is a highly specialised area, challenge testing or any alternative approaches should be carried out by an appropriate centre of expertise.

8. Q: Can nitrites be used as a controlling factor to prevent growth and toxin production of non-proteolytic *C. botulinum*, where a shelf-life greater than 10 days is to be applied?

A: The guidance covers the main controlling factors that a FBO can apply in addition to chill temperatures to enable a shelf-life of greater than 10 days. In addition to these, it is also possible to use a lower level of factors (i.e. heat treatment, pH, salt concentration and aw) in a food to achieve a combined preservation effect or use additional preservatives such as nitrite to comply with additive legislation Regulation (EC) No 1333/2008. Where a lower level of factors is used, each factor is not able to inhibit the growth of *C. botulinum* and production of toxin on its own but the safety of the food with respect to non-proteolytic *C. botulinum* relies on the combined effect of all factors. Where a combination of factors is used, it is necessary to illustrate that the preservation system chosen can consistently prevent growth of non-proteolytic *C. botulinum* and toxin production; this may be done by predictive modelling, challenge testing or other appropriate means of validation.

In relation to other preservatives, the only controlling factors in addition to heating at 90°C for 10 minutes, which are currently recommended to inhibit the growth of *C. botulinum* and production of toxin are salt, pH and aw and these are explained in more
detail in the FSA/FSS guidance. There are other preservatives which will have an impact on the growth of *C. botulinum*, such as nitrite, sorbic acid, benzoate and lactate. Whilst there may not be sufficient data to allow a recommendation for any of these preservatives to be a controlling factor in their own right, they may contribute to the overall product safety.

The **ACMSF report on vacuum and modified atmosphere packaging and associated processes** states specifically for nitrite that “inhibition of *C. botulinum* by nitrite in foods depends heavily upon a number of factors such as acidity and salt content. In addition, there are pressures to reduce nitrite levels in some foods because of the risk of formation of carcinogenic N-nitroso compounds in some situations. Taken together these two limitations mean that the scope for the use of nitrite on its own to control *C. botulinum* is limited”. Another issue surrounding the use of nitrite as a controlling factor is that nitrite depletes readily from the product during storage, thereby reducing the antimicrobial affect.

In summary, nitrite and other preservatives may have antibotulinal properties in a number of different food stuffs. However, as the efficacy of these preservatives seems to be dependent on the heat treatment given, the pH of the product and other constituents of the food, their use as controlling factors to prevent growth of non-proteolytic *C. botulinum* and toxin production needs to be evaluated for each specific product, for example by challenge testing or other appropriate means of validation. An FBO’s HACCP-based food safety management procedures should have ongoing monitoring to ensure that the products are of the right specification, which can control growth of non-proteolytic *C. botulinum* and production of toxin. The FBO must be able to demonstrate to the satisfaction of the Competent Authority both that the controlling factors are effective and also that the level of monitoring to ensure consistent adherence to specification is appropriate.

9. **Q:** Once the appropriate controlling factors for a specific product have been identified by the FBO, should every production batch be monitored for these controls?

**A:** It is important that the controlling factors for chilled VP/MAP products are controlled for every production batch and achieved consistently and uniformly throughout the product, to ensure that the required level for safety is maintained. However, sampling
every production batch may be impractical due to the cost and size of the FBO’s operation. It is therefore the responsibility of the FBO to demonstrate to the Competent Authority that the monitoring of the controlling factors is adequate to guarantee that the specified level is being met for each production batch. Ideally, monitoring of each production batch initially should be in place to verify that the recipe and production method used can consistently achieve the levels required throughout the product to prevent growth of non-proteolytic *C. botulinum* and production of toxin. If consistent results are achieved and the FBO can demonstrate to the satisfaction of the Competent Authority (e.g. through historical data) that there is confidence that the recipe and the production method (taking into account potential for human error if appropriate) can reliably produce a safe product, there may be circumstances where reduced monitoring could then be introduced, if the competent authority is satisfied that it is justified.

10. Q: What specific food legislation is applicable to a business using VP/MAP technology?

A: A FBO must be compliant with the general principles and requirements of food law in Regulation (EC) 178/2002. They must be able to identify the hazards associated with their operation and the methods to control those hazards. Article 5 of Regulation (EC) 852/2004 requires FBOs to have in place permanently a procedure based on HACCP principles. A FBO should be able to provide the local authority with evidence to demonstrate the way they control the hazards, including that of non-proteolytic *C. botulinum* in relation to their VP/MAP products. See Article 5(4) (a) of Regulation (EC) No 852/2004 on the hygiene of foodstuffs.

11. Q: How much information should be contained in HACCP based food safety management procedures covering VP/MAP technology?

A: The extent and detail of the information in an FBO’s HACCP documentation will depend on the shelf-life the FBO applies to their products and the controls required. The HACCP-based controls must be proportionate to the risk. The product should display the “use by” date and the required storage conditions clearly printed on the
12. Q: Is the FSA’s Safer Food, Better Business (SFBB) pack, or FSS’s Cooksafe suitable for manufacturers of VP/MAP products?

A: HACCP procedures as set out in the SFBB pack for caterers are unlikely to be suitable, especially when the business wishes to apply a shelf-life greater than 10 days. In such circumstances the business will need to set out their critical control points (CCPs) and monitoring procedures in more detail than is generally used in SFBB and will need to keep appropriate records.

13. Q: What level of process validation might be appropriate for a HACCP plan?

A: Validation involves confirmation that, if followed, the HACCP plan will result in the production of safe food. This is to ensure that the control measures and their associated limits are appropriate and can be applied in practice. The level and nature of validation required will depend on the products and processes involved. The most important things to validate are that the control measures at the critical control points are sufficient to achieve the objectives. The performance of some control measures will have already been validated by others or be so well established in practice that validation can be considered to be achieved (some examples are provided in this document e.g. heat treatment of 90°C for 10 minutes, pH of 5.0 or less, minimum salt concentration of 3.5%, a_w of 0.97 or less). However, when this is not the case (e.g. when using different time temperature combinations or a combination of controlling factors that if used singly, would not control growth of non-proteolytic C. botulinum), validation should be undertaken.

14. Q: Who is responsible for undertaking the validation process?

A: The onus is on the FBO to demonstrate that their food products are safe. Validation can be undertaken by the FBO themselves, if they have the expertise, or by

12 Regulation (EU) No 1169/2011 – Article 9 - on the provision of food information to consumers.
another organisation on their behalf. If the business is not using already validated procedures they should be able to demonstrate how they have validated their HACCP plan, in particular the critical control measures.

15. Q: What steps should the competent authority take to ensure that validation is undertaken correctly?

A: The competent authority should ensure, as part of their role in verifying that the controls in place are appropriate, that validation is undertaken by the business in meeting their obligation of complying with Article 5 of Regulation (EC) No 852/2004. If control measures are being used that have not already been validated or are not accepted practice, then the authority should request evidence of the validation process, including when it was undertaken and who was undertook it as well as their level of expertise.

16. Q: What action can the local authority take if evidence of the validation process is not provided?

A: Article 5(1) of Regulation (EC) No 852/2004 requires a FBO to put in place, implement and maintain permanent procedures based on HACCP principles. Under Article 5(4) (a), a FBO is also required to provide the Competent Authority with evidence of their compliance with Article 5(1) in the manner that the Competent Authority requires. This is monitored by on-going verification checks.

Failure to meet the requirements in the Regulations may mean that an offence under the Food Safety and Hygiene (England) Regulations 2013 (and equivalent Regulations in Wales, Northern Ireland and Scotland) has been committed.

A range of enforcement powers are available to competent authorities across the UK and these include:

The use of a hygiene improvement notice (HIN) to require either (i) that validation is carried out or (ii) that evidence is provided of the result of the validation process.

Remedial Action or detention notices can also be applied in certain establishments to prohibit the use of any equipment or any part of the establishment specified in the notice; or to impose conditions or prohibit the carrying out of any process.

In some cases it may be appropriate to consider detention and/or seizure of non-
compliant product/withdrawal or recall from your customers (see Q. 20).

The use of enforcement powers is subject to the guidance in the Food Law Code of Practice and to the local food law enforcement policy, as well as guidance set out in the Manual of Official Controls for approved meat establishments.

17. Q: A business is applying a shelf-life of greater than 10 days to their VP/MAP products. How should the local authority satisfy itself that this is an appropriate shelf-life?

A: Food businesses should be able to provide scientific evidence that supports the shelf-life determination applied to their products. If a business is unable to provide this evidence further investigation and action may be required to protect consumer safety. General advice on enforcement is contained within the Food Law Code of Practice and associated Practice Guidance, as well as the Manual of Official Controls.

18. Q: What further investigation or action might be necessary?

A: The first stage is to consider whether the FSA/FSS guidance in respect of VP and MAP products is being followed. The decision tree summarises the key questions that need to be considered.

19. Q: How concerned should the competent authority be if a FBO continues to apply a shelf-life of greater than 10 days without the scientific evidence to support the shelf-life?

A: The view taken by the ACMSF is that businesses producing VP and MAP should base their controls on the assumption that spores of non-proteolytic *C. botulinum* may be present in ingredients/foods. Competent authorities should ensure that such controls are in place in order to protect consumer safety. Local authorities should take a risk-based approach when prioritising enforcement activities e.g. focus on businesses using VP/MAP in respect of food categories falling within the “high priority for attention” category, examples of which are shown in Table 2 of this document.
20. Q: What further action can be considered if a FBO continues to produce VP/MAP products and applies a shelf-life greater than 10 days contrary to the guidance and the advice of the competent authority?

A: Powers exist in the Food Safety and Hygiene (England) Regulations 2013 and equivalent legislation in Scotland, Wales and Northern Ireland, to issue a hygiene emergency prohibition notice where there is evidence that there is an imminent risk to consumers. Before considering such action, the competent authority should consider the advice contained in this document and other references therein and seek advice of an appropriate expert who may be able to provide evidence in court on behalf of the authority if their action is challenged. The seizure of food and the possibility of product recall would also need to be considered. In considering whether enforcement action is appropriate or necessary it should be recognised that the advice of the ACMSF is based on best scientific advice and industry practice. There is no specific law across the UK that covers the use of VP/MAP technology.

21. Q: Under what circumstances might a local authority consider the use of a hygiene emergency prohibition notice?

A: If appropriate evidence is found, a hygiene emergency prohibition notice may be served on the FBO, followed by an application to a Magistrates’ or Sheriff Court for a hygiene emergency prohibition order. The following provides an example of circumstances where an authorised officer may consider the use of these prohibition powers because the health risk condition in Regulation 8(4) of the Food Safety and Hygiene (England) Regulations 2013 and the other devolved UK equivalent regulations is likely to be satisfied. That is, there is an imminent risk of injury to health under Regulation 8(4). This example is in no way prescriptive or exhaustive and is for illustrative purposes only. A FBO producing a vacuum packed

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13 Food Hygiene (Scotland) Regulation 2006 (as amended)
14 Text taken from the Food Law Code of Practice
product which falls within the category requiring "high" priority for attention (see paragraph 40 and Table 2), with a product shelf-life significantly in excess of 10 days and a complete failure to demonstrate effective control of non-proteolytic C. botulinum. The FBO is likely to have a general failure to satisfy relevant statutory obligations and a poor track record of compliance (i.e. a score of 15/20 in Part 2 of the Food Hygiene Scoring System and a confidence in management score of 20/30 in Chapter 5 of the Food Law Code of Practice).

Before considering such action the local authority should consider the information provided in the answer to question 13 particularly the need for expert evidence.

22. Q: A business has been identified using VP and/or MAP technology for chilled foods. The FBO does not appear to understand the inherent hazards associated with this form of food packaging. What action should the local authority take?

A: The FBO should be provided with a copy of this guidance. Officers should consider whether the FBO’s knowledge gap has resulted, or might result, in the production of food which is unsafe or otherwise non-compliant with food law. Help and guidance should be provided to the business using a risk-based and proportionate enforcement approach in accordance with the advice contained in the Food Law Code of Practice and equivalent codes elsewhere in the UK.15

23. Q: If a FBO is repacking VP/MAP products what action should the local authority take to satisfy itself that the activity is safe and appropriate?

A: An FBO must be able to identify the hazards associated with their business and the methods to control those hazards and reflect these in the business’s HACCP based food safety management procedures. Reference to the decision tree will identify those factors that need to be taken into account when a VP/MAP product is repacked.

24. Q: If a FBO is opening VP/MAP products with a shelf-life of greater than 10 days and re-wrapping and wishes to continue applying a shelf-life of greater than 10 days, how can the FBO ensure that this process is safe?

A: For products that were originally given a shelf-life of 10 days by the manufacturer, the FBO who is re-wrapping the product needs to ensure adequate controlling factors are in place before applying a re-wrapped shelf-life of greater than 10 days. The FBO may need to contact the manufacturer to determine what controlling factors they put in place for their product. Importantly, the shelf-life of the re-wrapped product should not exceed the shelf-life given to the original product unless additional controls are applied before it is re-wrapped. FBOs extending the shelf-life of the product will need to be able to demonstrate that it is safe.

The shelf-life given to the re-wrapped VP/MAP product will depend on the controlling factors used by the manufacturer when applying the original shelf-life of greater than 10 days. For instance, if the controlling factor used in addition to chilled storage was a heat treatment of 90°C for 10 minutes or equivalent, due to the potential for re-contamination with non-proteolytic *C. botulinum* spores between opening and re-wrapping, the shelf-life applied to the re-wrapped product should not be greater than 10 days, unless other controlling factors are introduced.

If the controlling factors used in addition to chilled storage are factors other than heat treatment such as pH, salt or aw, these are unlikely to have changed following opening and re-wrapping, unless for example other ingredients are added to the product. If the Competent Authority is satisfied that there is evidence that these controlling factors have not changed and remain sufficient to control non-proteolytic *C. botulinum* and any other relevant microorganisms, then the shelf-life applied to the re-wrapped product may be greater than 10 days, but cannot exceed the shelf-life given to the original product. If information on the controlling factors used by the original manufacturer to apply a shelf-life of greater than 10 days cannot be obtained, the FBO would be best placed to apply a maximum 10 days shelf-life to the re-wrapped product unless the FBO can identify or introduce additional controlling factors. Again, the shelf-life of the re-wrapped product should not exceed the shelf-life given to the original product.
Further advice

25. Q: If an environmental health officer, Official Veterinarian or an FBO is concerned about the safety of a process where can they go to seek technical advice and opinion?

A: There are a number of food research organisations able to provide advice including:

- Campden BRI +44(0)1386 842 000
- Institute of Food Research +44(0)1603 255 000
- Leatherhead Food Research +44(0)1372 376 761

Trade associations may also be able to provide an opinion e.g. Chilled Food Association +44(0)1536 514 365.
Glossary

Batch: a group or set of identifiable products obtained from a given process under practically identical circumstances and produced in a given place within one defined production period.

Challenge testing: deliberate inoculation of relevant microorganisms into a food product to determine the product’s ability to support survival, growth or inactivation of the organisms during storage at defined temperature(s).

Controlling factor: factors that can be used to prevent the growth and toxin production by non-proteolytic _C. botulinum_. In addition to chill temperatures (less than or equal to 8°C), the following factors should be used singly or in combination to prevent growth and toxin production by non-proteolytic _C. botulinum_ in prepared chilled foods with an assigned shelf-life of more than 10 days:

- a heat treatment of 90°C for 10 minutes or equivalent lethality in the slowest heating point in the food
- a pH of 5.0 or less throughout the food
- a salt level of 3.5% or more (aqueous) throughout the food
- an a_w of 0.97 or lower throughout the food
- a combination of heat and preservation factors which has been shown to consistently prevent growth and toxin production by _C. botulinum_

Hazard Analysis Critical Control Point (HACCP): procedures applied by food businesses that identify, monitor, evaluate and control hazards which are significant for food safety.

Modified atmosphere packaging (MAP): atmosphere in a packaged product (gas) that differs from the ambient atmosphere.

Non-proteolytic _C. botulinum_: psychrotrophic clostridia that can grow and produce botulinum neurotoxin at chill temperatures. The terms “non-proteolytic _C. botulinum_” and “psychrotrophic _C. botulinum_” are equivalent and interchangeable.

Psychrotrophic _C. botulinum_: see Non-proteolytic _C. botulinum_.

Shelf-life: the period during which the product maintains its microbiological safety

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and organoleptic qualities at a specific storage temperature. It is based on identified hazards for the product, heat or other preservation treatments, packaging method and other hurdles or inhibiting factors that may be used.

**Vacuum packaging (VP):** the removal of all or most of the air within a package, without deliberate replacement with another gas mixture, and prevention of its return by an airtight seal around the food within the packaging material.

**Validation:** obtaining evidence that the elements of the HACCP plan are effective.
Review date

We aim to keep all guidance up to date and undertake regularly reviews to ensure guidance remains relevant. The next scheduled review date for this guidance is before June 2022.

Contact us

We welcome your feedback on this guidance, including reports of any broken links or out-of-date content.

Contact: meathygiene@food.gov.uk

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