Food: sources, specifications, and original containers.

- (A) Sources compliance with food law.
 - (1) Food shall be obtained from sources that comply with law.
 - (2) Except for bakery products obtained from a home bakery registered by the Ohio department of agriculture, products from cottage food production operations, and maple syrup, honey, or sorghum products produced as provided in 3715.021 of the Revised Code, food prepared in a private home may not be used or offered for human consumption in a food service operation or retail food establishment.
 - (3) Packaged food shall be labeled as specified in law, including 21 C.F.R. 101 food labeling, 9 C.F.R. 317 labeling, marking devices, and containers, 9 C.F.R. 381 subpart N labeling and containers, and as specified under paragraphs (N) and (O) of this rule.
 - (4) Fish, other than molluscan shellfish, that are intended for consumption in their raw form and allowed as specified in paragraph (A)(1)(e)(i) of rule 3717-1-03.3 of the Administrative Code may be offered for sale or service if they are obtained from a supplier that freezes the fish as specified under paragraph (D) of rule 3717-1-03.3 of the Administrative Code; or frozen on the premises as specified under paragraph (D) of rule 3717-1-03.3 of the Administrative Code and records are retained as specified under paragraph (E) of rule 3717-1-03.3 of the Administrative Code.
 - (5) Whole-muscle, intact beef steaks that are intended for consumption in an undercooked form without a consumer advisory as specified in paragraph (A)(1)(d) of rule 3717-1-03.3 of the Administrative Code shall be: eut from whole-muscle intact beef, and prepared so they remain intact.
 - (a) Obtained from a food processing plant that, upon request by the purchaser, packages the steaks and labels them, to indicate that the steaks meet the definition of whole-muscle, intact beef, or
 - (b) Deemed acceptable by the licensor based on other evidence, such as written buyer specifications or invoices, that indicates that the steaks meet the definition of whole-muscle, intact beef, and
 - (c) If individually cut in a food service operation or retail food establishment:
 - (i) Cut from whole-muscle intact beef that is labeled by a food processing plant as specified in paragraph (A)(5)(a) of this rule or identified as specified in paragraph (A)(5)(b) of this rule,

(ii) Prepared so they remain intact, and

- (iii) If packaged for undercooking in a food service operation or retail food establishment, labeled as specified in paragraph (A)(5)(a) of this rule or identified as specified in paragraph (A)(5)(b) of this rule.
- (6) Meat and poultry that is not a ready-to-eat food and is in a packaged form when it is offered for sale or otherwise offered for consumption, shall be labeled to include safe handling instructions as specified in 9 C.F.R. 317.2(l) and 9 C.F.R. 381.125(b).
- (7) A food service operation or retail food establishment that sells or serves horse meat as defined in section 919.01 (H) of the Revised Code shall comply with all applicable provisions of Chapter 919. of the Revised Code.
- (8) Shell eggs that have not been specifically treated to destroy all viable Salmonellae shall be labeled to include safe handling instructions as specified in 21 CFR 101.17 (h).
- (B) Food in a hermetically sealed container source.

Food in a hermetically sealed container shall be obtained from a food processing plant that is regulated by the food regulatory agency that has jurisdiction over the plant.

(C) Fluid milk and milk products - source.

Fluid milk and milk products shall be obtained from sources that comply with grade A standards and manufactured milk standards as specified in Chapter 917. of the Revised Code and the rules adopted thereunder.

(D) Fish - source.

- (1) Fish that are received for sale or service shall be:
 - (a) Commercially and legally caught or harvested; or
 - (b) Approved for sale or service.
- (2) Molluscan shellfish that are recreationally caught may not be received for sale or service.

(E) Molluscan shellfish - source.

- (1) Molluscan shellfish shall be obtained from sources according to the requirements specified in the U.S. department of health and human services, public health service, food and drug administration, national shellfish sanitation program guide for the control of molluscan shellfish.
- (2) Molluscan shellfish received in interstate commerce shall be from sources that are listed in the interstate certified shellfish shippers list.
- (F) Wild mushrooms source.

Mushroom species picked in the wild are prohibited for sale or service in a food service operation or retail food establishment unless a variance is obtained from the Ohio department of health or Ohio department of agriculture, whichever is applicable. This prohibition does not apply to:

- (1) Cultivated wild mushroom species that are grown, harvested, and processed in an operation that is regulated by the food regulatory agency that has jurisdiction over the operation; or
- (2) Wild mushroom species if they are in packaged form and are the product of a food processing plant that is regulated by the food regulatory agency that has jurisdiction over the plant.

(G) Game animals.

- (1) If game animals are received for sale or service they shall be:
 - (a) Commercially raised for food, and:
 - (i) Raised slaughtered, and processed under a voluntary inspection program that is conducted under Chapter 918. of the Revised Code, 9 C.F.R. 352, or an equivalent program as determined by the director of agriculture; or
 - (ii) Under a routine inspection program conducted by a regulatory agency other than the agency that has animal health jurisdiction.
 - (b) Under a voluntary inspection program administered by the U.S.D.A. for game animals such as exotic animals (reindeer, elk, deer, antelope,

water buffalo, or bison) that are "inspected and approved" in accordance with 9 C.F.R. 352 - voluntary exotic animal program exotic animals, voluntary inspection or rabbits that are "inspected and certified" in accordance with 9 C.F.R. 354 - rabbit inspection program voluntary inspection of rabbits and edible products thereof or Chapter 918. of the Revised Code;

- (c)(2) Wild game animals shall not be received for sale or service by a food service operation or retail food establishment.
- (3) A game animal may not be received for sale or service if it is a species of wildlife that is listed in 50 C.F.R. 17 endangered and threatened wildlife and plants.
- (H) Temperature specifications for receiving.
 - (1) Refrigerated, potentially hazardous food shall be at a temperature of forty-one degrees Fahrenheit (five degrees Celsius) or below when received. This provision does not apply to <u>raw</u> shell eggs which <u>may must</u> be received <u>atin</u> <u>refrigerated equipment that maintains</u> an ambient air temperature of not more than forty-five degrees Fahrenheit (seven degrees Celsius) <u>or less</u>, milk which may be received at an internal temperature of not more than forty-five degrees Fahrenheit (seven degrees Celsius), or to any other potentially hazardous food for which another temperature is specified by law governing its distribution, such as red meat and molluscan shellfish.
 - (2) Potentially hazardous food that is cooked to a temperature and for a time specified under paragraphs (A), (B), and (C) of rule 3717-1-03.3 of the Administrative Code and received hot shall be at a temperature of one hundred forty thirty-five degrees Fahrenheit (sixty fifty-seven degrees Celsius) or above.
 - (3) A food that is labeled frozen and shipped frozen by a food processing plant shall be received frozen.
 - (4) Upon receipt, potentially hazardous food shall be free of evidence of previous temperature abuse.
- (I) Additives specifications for receiving.

Food may not contain unapproved food additives or additives that exceed amounts specified in 21 C.F.R. 170-180 – relating to food additives, generally recognized as safe or prior sanctioned substances that exceed amounts specified in 21 C.F.R.

181-186, substances that exceed amounts specified in 9 C.F.R. 318.7 - approval of substances for use in the preparation of productssubpart C section 424.21 (b) food ingredients and sources of radiation, or pesticide residues that exceed provisions specified in 40 C.F.R. 185 - tolerances for pesticides in food.

(J) Shell eggs - specifications for receiving.

Shell eggs shall be received clean and sound and may not exceed the restricted egg tolerances for U.S. consumer grade B as specified in 7 C.F.R. part 56 - regulations governing the <u>voluntary</u> grading of shell eggs and U.S. standards, grades, and weight classes for shell eggs, and 7 C.F.R. part 59 <u>57</u> - regulations governing the inspection of eggs and egg products.

(K) Eggs and milk products - pasteurized.

- (1) Liquid, frozen, and dry eggs and egg products shall be obtained pasteurized.
- (2) Fluid and dry milk and milk products complying with grade A standards as specified in Chapter 917. of the Revised Code and the rules adopted thereunder shall be obtained pasteurized.
- (3) Frozen milk products, such as ice cream, shall be obtained pasteurized as specified in 21 C.F.R. 135 frozen desserts.
- (4) Cheese shall be obtained pasteurized unless alternative procedures to pasteurization are specified in the C.F.R., such as 21 C.F.R. 133 cheeses and related cheese products, for curing certain cheese varieties.
- (L) Package integrity specifications for receiving.

Food packages shall be in good condition and protect the integrity of the contents so that the food is not exposed to adulteration or potential contaminants.

(M) Ice - specifications.

Ice for use as a food or as a cooling medium shall be made from drinking water.

(N) Shucked shellfish - packaging and identification.

(1) Raw shucked shellfish shall be obtained in nonreturnable packages which bear a legible label that identifies the:

- (a) Name, address, and certification number of the shucker-packer or repacker of the molluscan shellfish; and
- (b) The "sell by" date for packages with a capacity of less than one-half gallon (1.87 liter) or the date shucked for packages with a capacity of one-half gallon (1.87 liter) or more.
- (2) A package of raw shucked shellfish that does not bear a label or which bears a label which does not contain all the information as specified under paragraph (N)(1) of this rule shall be subject to embargo, as allowed by rules adopted pursuant to section 3715.551 of the Revised Code, or seizure and destruction in accordance with 21 C.F.R. Subpart D specific administrative decisions regarding interstate shipments, section 1240.60(d).
- (O) Shellstock identification specification for receiving.
 - (1) Shellstock shall be obtained in containers bearing legible source identification tags or labels that are affixed by the harvester and each dealer that depurates, ships, or reships the shellstock, as specified in the national shellfish sanitation program guide for the control of molluscan shellfish, and that list:
 - (a) Except as specified under paragraph (O)(3) of this rule, on the harvester's tag or label, the following information in the following order:
 - (i) The harvester's identification number that is assigned by the shellfish control authority,
 - (ii) The date of harvesting,
 - (iii) The most precise identification of the harvest location or aquaculture site that is practicable based on the system of harvest area designations that is in use by the shellfish control authority and including the abbreviation of the name of the state or country in which the shellfish are harvested,
 - (iv) The type and quantity of shellfish, and
 - (v) The following statement in bold, capitalized type: "This tag is required to be attached until container is empty or retagged and thereafter kept on file for ninety days;" and

- (b) On each dealer's tag or label, the following information in the following order:
 - (i) The dealer's name and address, and the certification number assigned by the shellfish control authority,
 - (ii) The original shipper's certification number including the abbreviation of the name of the state or country in which the shellfish are harvested,
 - (iii) The same information as specified for a harvester's tag under paragraphs (O)(1)(a)(ii) to (O)(1)(a)(iv) of this rule; and
 - (iv) The following statement in bold, capitalized type: "This tag is required to be attached until container is empty and thereafter kept on file for ninety days."

If the harvester's tag or label is designed to accommodate each dealer's identification as specified under paragraphs (O)(1)(b)(i) and (O)(1)(b)(ii) of this rule, individual dealer tags or labels need not be provided.

If the harvester's tag or label is designed to accommodate each dealer's identification as specified under paragraphs (O)(1)(b)(i) and (O)(1)(b)(i) of this rule, individual dealer tags or labels need not be provided.

- (2) A container of shellstock that does not bear a tag or label or that bears a tag or label that does not contain all the information as specified under paragraph (O)(1) of this rule shall be subject to embargo, as allowed by rules adopted pursuant to section 3715.551 of the Revised Code, or seizure, and destruction in accordance with 21 C.F.R. subpart D specific administrative decisions regarding interstate shipments, section 1240.60(d).
- (3) If a place is provided on the harvester's tag or label for a dealer's name, address, and certification number, the dealer's information shall be listed first.
- (P) Shellstock condition upon receipt.

When received by a food service operation or retail food establishment, shellstock shall be reasonably free of mud, dead shellfish, and shellfish with broken shells. Dead shellfish or shellstock with badly broken shells shall be discarded.

(Q) Molluscan shellfish - original container.

Molluscan shellfish may not be removed from the container in which they are received other than immediately before sale or preparation for service except as provided in paragraphs (Q)(1) and (Q)(2) of this rule.

- (1) <u>ShellstockFor display purposes, shellstock</u> may be removed from the container in which they are received, displayed on drained ice, or held in a display container, and a quantity specified by a consumer may be removed from the display or display container and provided to the consumer if:
 - (a) The source of the shellstock on display is identified as specified under paragraph (O) of this rule and recorded as specified under paragraph (R) of this rule; and
 - (b) The shellstock are protected from contamination.
- (2) Shucked shellfish may be removed from the container in which they were received and held in a display container from which individual servings are dispensed upon a consumer's request if:
 - (a) The labeling information for the shellfish on display as specified under paragraph (N) of this rule is retained and correlated to the date when, or dates during which, the shellfish are sold or served; and
 - (b) The shellfish are protected from contamination.
- (R) Shellstock maintaining identification.
 - (1) Except as specified under paragraph (R)(2)(b) of this rule, shellstock tags shall remain attached to the container in which the shellstock are received until the container is empty.
 - (2) The identity of the source of shellstock that are sold or served shall be maintained by retaining shellstock tags or labels for ninety calendar days from the date the container is emptied by:
 - (a) Using an approved record keeping system that keeps the tags or labels in chronological order correlated to the date when, or dates during which, the shellstock are sold or served; and

- (b) If shellstock are removed from their tagged or labeled container:
 - (i) Using only one tagged or labeled container at a time, or
 - (ii) Using more than one tagged or labeled container at a time and obtaining a variance from the Ohio department of health or the Ohio department of agriculture as applicable, based on a H.A.C.C.P. plan that:
 - *(a)* Is submitted by the license holder and approved by the Ohio department of health or the Ohio department of agriculture as applicable,
 - (b)(i) Preserves source Source identification shall be preserved by using a record keeping system as specified under paragraph (R)(2)(a) of this rule, and
 - (c)(ii) Ensures that shellstock Shellstock from one tagged or labeled container are shall not be commingled with shellstock from another container before being ordered by the consumer.

(S) Pre-packaged juice shall:

- (1) Be obtained from a processor with a HACCP system as specified in 21 CFR Part 120; and
- (2) Be obtained pasteurized or otherwise treated to attain a 5-log reduction of the most resistant microorganism of public health significance as specified in 21 CFR Part 120.24.

Replaces:

901:3-2-03, 901:3-2-04, 3701-21-04, 3701-21-48

Effective: 03/01/2005

R.C. 119.032 review dates: 07/26/2004 and 03/01/2010

CERTIFIED ELECTRONICALLY

Certification

11/05/2004

Date

Promulgated Under:119.03Statutory Authority:3717.05Rule Amplifies:3717.05Prior Effective Dates:3/1/2001