

Major Tasks for 2016 – 2018 Biennium	Assigned Responsibility	Target Due Date	Comments
Identify and evaluate the pros and cons of <i>Alternative Methods to Demonstrating Knowledge</i> , a document created by the 2014-2016 DoK Committee	Subcommittee One: Alternative Methods: 2,3,4,5 and 10	June 15, 2017	Completed, starting on suggested draft language.
Identify and evaluate the pros and cons of <i>Alternative Methods to Demonstrating Knowledge</i> , a document created by the 2014-2016 DoK Committee	Subcommittee Two Alternative Methods: 1,6,7,8 and 9	June 15, 2017	Group working on completing Pros and Cons of Alternative Methods
Progress Report to Council Co-Chairs	Committee Chairs	July 5, 2017	
Draft suggested Language for Alternative Methods to Demonstration of Knowledge approved by the subcommittee.	Subcommittee Chairs	July 20, 2017	May submit to co-chairs and present to full committee if accomplished earlier than deadline.
Submit drafted language to Committee Chairs	Subcommittee chairs	July 21, 2017	
Email Alternative Methods and suggested draft language (for alternative Methods that met the requirements set out in committee charges) to full Demonstration of Knowledge Committee for members to be prepared to discuss on call.	Committee Chairs	July 30, 2017	
Discussion on draft language proposed by subcommittee. Vote if call to question.	Full committee	August 17, 2017	Discussions may be held earlier if language completed prior to deadline.
Discussion on draft language proposed by subcommittee. Vote if call to question.	Full committee	September 7, 2017	Added meeting - only if committee appears to be running behind schedule.
Discussion on draft language proposed by	Full committee	September 21, 2017	

subcommittee. Vote. "Drop Dead" deadline			
Progress Report to Council Co-Chairs	Committee Chairs	October 2, 2017	
Issue(s) drafted and submitted	Committee Chairs	November 30, 2017	

Start Date	End Date	The person in charge can demonstrate Food Code knowledge through practical means such as showing how they take temperatures, calibrate a thermometer, mix or test sanitizer, showing a posted employee health policy or list of major food allergens, etc.	Establishment is in compliance with 2-103.11.	Recommend modifying Section 2-102.11 of the Food Code as follows: Section 2-102.11 (B) would remain as currently written in the Food Code and would be followed by this: • If the Certified Food Protection Manager is not present, and because the distinction between knowledge and application is vague and difficult to articulate which often leads to frustration between operators and regulators, the PIC shall be a food handler certificated through an ANSI-ASTM accredited program or its equivalent. The PIC shall substantiate knowledge through direct application of (A) through (O) of the Duties Section of the Food Code (2-103.11.) The successful completion of these tasks should adequately demonstrate the PIC's knowledge. o Eliminate Section 2-102.11 (A). The number of times that an establishment has no priority violations is statistically insignificant. There is also the suspicion among regulators that a lack of priority violations could be accidental and not a true reflection of demonstration of knowledge. o Eliminate Section 2-102.11 (C). The Food Code already articulates the duties of a PIC in Section 2-103.11. In addition, the entirety of the risk based inspection identifies whether an establishment is controlling risk and, by extension, whether knowledge is being demonstrated through application. The current list of 17 questions found in 2-102.11 (C) could be moved to Annex 5 as guidelines for inspectors who wish to have dialogue with PICs.
		Response	Response	Response
10/30/2016	10/30/2016	Include this statement	Include this statement	Include this statement
10/30/2016	10/30/2016	Don't include this statement	Include this statement	Include this statement
10/31/2016	10/31/2016	Include this statement		Include this statement
10/31/2016	10/31/2016	Include this statement	Include this statement	Include this statement
10/31/2016	10/31/2016	Include this statement	Include this statement	Include this statement
10/31/2016	10/31/2016	Include this statement	Include this statement	Include this statement
10/31/2016	10/31/2016	Include this statement	Include this statement	Don't include this statement
10/31/2016	10/31/2016	Include this statement	Don't include this statement	Don't include this statement
10/31/2016	10/31/2016	Include this statement	Include this statement	Include this statement
10/31/2016	10/31/2016	Don't include this statement	Include this statement	Don't include this statement
11/01/2016	11/01/2016	Include this statement	Don't include this statement	Don't include this statement
11/03/2016	11/03/2016	Include this statement	Include this statement	Include this statement
11/03/2016	11/03/2016	Include this statement	Include this statement	Don't include this statement
11/04/2016	11/04/2016	Don't include this statement	Don't include this statement	Include this statement
11/04/2016	11/04/2016	Include this statement	Include this statement	Include this statement
11/05/2016	11/05/2016	Include this statement	Include this statement	Include this statement
11/05/2016	11/05/2016	Include this statement	Include this statement	Include this statement
11/07/2016	11/07/2016	Include this statement	Don't include this statement	Don't include this statement
11/07/2016	11/07/2016	Include this statement	Include this statement	Include this statement
11/07/2016	11/07/2016	Include this statement	Include this statement	Include this statement
11/07/2016	11/07/2016	Include this statement	Include this statement	Include this statement
11/07/2016	11/07/2016	Include this statement	Don't include this statement	Include this statement
11/07/2016	11/07/2016	Include this statement	Don't include this statement	Include this statement
11/07/2016	11/07/2016	Don't include this statement	Include this statement	Don't include this statement
11/08/2016	11/08/2016	Include this statement	Include this statement	Include this statement
11/08/2016	11/08/2016	Include this statement	Include this statement	Don't include this statement
11/08/2016	11/08/2016	Include this statement	Include this statement	Don't include this statement
11/09/2016	11/09/2016	Include this statement	Include this statement	Don't include this statement
11/14/2016	11/14/2016	Include this statement	Don't include this statement	Don't include this statement
11/14/2016	11/14/2016	Include this statement	Include this statement	Don't include this statement
11/14/2016	11/14/2016	Include this statement	Include this statement	Don't include this statement
11/14/2016	11/14/2016	Include this statement	Include this statement	Include this statement
11/11/2016	11/11/2016	Include this statement	Include this statement	Include this statement

Start Date	End Date	Employees are completing tasks correctly.	Having one or more food handlers who are certificated through an ANSI-ASTM accredited program or equivalent and who comply with section 2-103.11 of this Code, thus applying practical means knowledge to the successful completion of tasks.	The PIC can show evidence of demonstration of knowledge through the use of job aides or other means.	Change the Demonstration of Knowledge criteria. Instead of meeting one of the three options to be in compliance, change it to having to meet two of the three options to be in compliance.	The establishment has a food handler certificated program through an ANSI-ASTM program or equivalent and one or more employees is certificated through the program.	Change the code language in 2-102.11 (C) to: "Demonstrating food safety principles based on the specific food operation. The areas of knowledge include:..".
		Response	Response	Response	Response	Response	Response
10/30/2016	10/30/2016	Include this statement	Include this statement	Include this statement	Don't include this statement	Include this statement	Include this statement
10/30/2016	10/30/2016	Include this statement	Include this statement	Don't include this statement	Include this statement	Include this statement	Include this statement
10/31/2016	10/31/2016	Include this statement	Include this statement	Include this statement	Don't include this statement	Include this statement	Include this statement
10/31/2016	10/31/2016	Include this statement	Include this statement	Include this statement	Don't include this statement	Include this statement	Don't include this statement
10/31/2016	10/31/2016	Include this statement	Include this statement	Don't include this statement	Don't include this statement	Include this statement	Include this statement
10/31/2016	10/31/2016	Don't include this statement	Include this statement	Don't include this statement	Don't include this statement	Include this statement	Include this statement
10/31/2016	10/31/2016	Don't include this statement	Don't include this statement	Don't include this statement	Include this statement	Don't include this statement	Include this statement
10/31/2016	10/31/2016	Don't include this statement	Include this statement	Don't include this statement	Include this statement	Include this statement	Include this statement
10/31/2016	10/31/2016		Don't include this statement	Include this statement	Don't include this statement	Include this statement	Include this statement
10/31/2016	10/31/2016	Include this statement	Don't include this statement	Don't include this statement	Include this statement	Include this statement	Include this statement
11/01/2016	11/01/2016	Don't include this statement	Include this statement	Include this statement	Include this statement	Don't include this statement	Don't include this statement
11/03/2016	11/03/2016	Include this statement	Include this statement	Include this statement	Don't include this statement	Include this statement	Include this statement
11/03/2016	11/03/2016	Include this statement	Include this statement	Include this statement	Don't include this statement	Include this statement	Include this statement
11/04/2016	11/04/2016	Don't include this statement	Don't include this statement	Don't include this statement	Don't include this statement	Don't include this statement	Don't include this statement
11/04/2016	11/04/2016	Include this statement	Include this statement	Don't include this statement	Don't include this statement	Don't include this statement	Don't include this statement
11/05/2016	11/05/2016	Include this statement	Include this statement	Don't include this statement	Include this statement	Don't include this statement	Don't include this statement
11/05/2016	11/05/2016	Include this statement	Include this statement	Don't include this statement	Don't include this statement	Include this statement	Include this statement
11/07/2016	11/07/2016	Don't include this statement	Don't include this statement	Don't include this statement	Don't include this statement	Include this statement	Include this statement
11/07/2016	11/07/2016	Include this statement	Don't include this statement	Include this statement	Include this statement	Don't include this statement	Include this statement
11/07/2016	11/07/2016	Include this statement	Include this statement	Include this statement	Don't include this statement	Don't include this statement	Include this statement
11/07/2016	11/07/2016	Include this statement	Include this statement	Include this statement	Include this statement	Include this statement	Include this statement
11/07/2016	11/07/2016	Include this statement	Include this statement	Include this statement	Don't include this statement	Don't include this statement	Include this statement
11/07/2016	11/07/2016	Include this statement	Include this statement	Include this statement	Include this statement	Include this statement	Include this statement
11/07/2016	11/07/2016	Include this statement	Don't include this statement	Don't include this statement	Don't include this statement	Don't include this statement	Include this statement
11/08/2016	11/08/2016	Don't include this statement	Include this statement	Don't include this statement	Don't include this statement	Include this statement	Include this statement
11/08/2016	11/08/2016	Include this statement	Don't include this statement	Include this statement	Don't include this statement	Don't include this statement	Include this statement
11/08/2016	11/08/2016	Don't include this statement	Include this statement	Include this statement	Don't include this statement	Don't include this statement	Include this statement
11/09/2016	11/09/2016	Include this statement	Include this statement	Include this statement	Don't include this statement	Include this statement	Include this statement
11/14/2016	11/14/2016	Include this statement	Include this statement	Include this statement	Include this statement	Don't include this statement	Include this statement
11/14/2016	11/14/2016	Don't include this statement	Don't include this statement	Don't include this statement	Don't include this statement	Include this statement	Include this statement
11/14/2016	11/14/2016	Include this statement	Include this statement	Don't include this statement	Don't include this statement	Don't include this statement	Include this statement
11/14/2016	11/14/2016	Include this statement	Include this statement	Include this statement	Include this statement	Don't include this statement	Don't include this statement
11/11/2016	11/11/2016	Include this statement	Include this statement	Include this statement	Don't include this statement	Include this statement	Include this statement

Start Date	End Date	Recommend eliminating Section 2-102.11 within the Food Code as follows: This method seeks to replace the Demonstration Section, in its entirety with reliance instead on the Duties Section as it might be performed by ANSI-ASTM accredited food handlers: Allow the Duties Section of the Food Code (2-103.11) to substantiate demonstration of knowledge in lieu of the Demonstration Section (2-102.11). The distinction between knowledge and application is vague and difficult to articulate and this can lead to frustration between operators and regulators. Having one or more food handlers certificated through an ANSI-ASTM accredited program or equivalent and who comply with (A) through (D) of Section 2-103.11 by applying practical knowledge to the successful completion of tasks should adequately demonstrate knowledge of the PIC. • Eliminate Section 2-102.11 (A). The number of times that an establishment has no priority violations is statistically insignificant. There is also the suspicion among regulators that a lack of priority violations could be accidental and not a true reflection of demonstration of knowledge. • Eliminate Section 2-102.11 (B). The Food Code already requires the presence of a CFPM in Section 2-102.12 (A). The FDA Risk Factor Study correlates the presence of a CFPM with better control of risk factors and provides justification for the requirement in the Food Code to have at least one CFPM per establishment. • Eliminate Section 2-102.11 (C). The Food Code already articulates the duties of a PIC in Section 2-103.11. In addition, the entirety of the risk based inspection identifies whether an establishment is controlling risk and, by extension, whether knowledge is being demonstrated through application. The current list of 17 questions found in 2-102.11 (C) could be moved to Annex 5 as guidelines for inspectors who wish to have dialogue with PICs.
		Response
10/30/2016	10/30/2016	Don't include this statement
10/30/2016	10/30/2016	Include this statement
10/31/2016	10/31/2016	Include this statement
10/31/2016	10/31/2016	Include this statement
10/31/2016	10/31/2016	Include this statement
10/31/2016	10/31/2016	Include this statement
10/31/2016	10/31/2016	Don't include this statement
10/31/2016	10/31/2016	Include this statement
10/31/2016	10/31/2016	Don't include this statement
10/31/2016	10/31/2016	Don't include this statement
11/01/2016	11/01/2016	Don't include this statement
11/03/2016	11/03/2016	Don't include this statement
11/03/2016	11/03/2016	Include this statement
11/04/2016	11/04/2016	Include this statement
11/04/2016	11/04/2016	Include this statement
11/05/2016	11/05/2016	Include this statement
11/05/2016	11/05/2016	Don't include this statement
11/07/2016	11/07/2016	Don't include this statement
11/07/2016	11/07/2016	Include this statement
11/07/2016	11/07/2016	Include this statement
11/07/2016	11/07/2016	Include this statement
11/07/2016	11/07/2016	Don't include this statement
11/07/2016	11/07/2016	Don't include this statement
11/07/2016	11/07/2016	Don't include this statement
11/08/2016	11/08/2016	Don't include this statement
11/08/2016	11/08/2016	Include this statement
11/08/2016	11/08/2016	Include this statement
11/09/2016	11/09/2016	Include this statement
11/14/2016	11/14/2016	Include this statement
11/14/2016	11/14/2016	Include this statement
11/14/2016	11/14/2016	Include this statement
11/14/2016	11/14/2016	Don't include this statement
11/11/2016	11/11/2016	Include this statement

2016-2018 DoK Voting Member Survey Results for 2014-2016 DoK Final Alt Method Recommendations 4

StartDate	EndDate	What CFP constituency are you a part of? (Regulatory, Industry, Academia or Consumer)	Method 1: The person in charge can demonstrate Food Code knowledge through practical means such as showing how they take temperatures, calibrate a thermometer, mix or test sanitizer, showing a posted employee health policy or list of major food allergens, etc.	Method 2: Establishment is in compliance with 2-103.1	Method 3 : Recommend modifying Section 2-102.11 of the Food Code as follows: Section 2-102.11 (B) would remain as currently written in the Food Code and would be followed by this: • If the Certified Food Protection Manager is not present, and because the distinction between knowledge and application is vague and difficult to articulate which often leads to frustration between operators and regulators, the PIC shall be a food handler certificated through an ANSI-ASTM accredited program or its equivalent. The PIC shall substantiate knowledge through direct application of (A) through (O) of the Duties Section of the Food Code (2-103.11.) The
		Open-Ended Response	Response	Response	Response
01/11/2017	01/11/2017	Regulatory	Include this statement	Don't include this statement	Include this statement
01/11/2017	01/11/2017	Industry	Include this statement	Include this statement	Don't include this statement
01/10/2017	01/10/2017	Regulatory	Include this statement	Include this statement	Don't include this statement
01/09/2017	01/09/2017	Industry	Include this statement	Include this statement	Include this statement
01/09/2017	01/09/2017	Regulatory	Include this statement	Don't include this statement	Include this statement
01/09/2017	01/09/2017	regulatory	Don't include this statement	Don't include this statement	Include this statement
01/09/2017	01/09/2017	Industry	Include this statement	Include this statement	Include this statement
01/09/2017	01/09/2017	Industry	Include this statement	Include this statement	Include this statement
01/19/2017	01/19/2017	Industry	Include this statement	Include this statement	Don't include this statement
01/19/2017	01/19/2017	Academia	Don't include this statement	Include this statement	Don't include this statement
01/18/2017	01/18/2017	Industry	Include this statement	Include this statement	Don't include this statement
01/17/2017	01/17/2017	Regulatory	Include this statement	Don't include this statement	Don't include this statement
01/13/2017	01/13/2017	Industry	Don't include this statement	Don't include this statement	Don't include this statement
01/13/2017	01/13/2017	Regulatory (state)	Include this statement	Don't include this statement	Don't include this statement
01/12/2017	01/12/2017	Associations (not sure how CFP has me listed)	Don't include this statement	Include this statement	Don't include this statement
01/12/2017	01/12/2017	Regulatory	Include this statement	Don't include this statement	Don't include this statement
01/12/2017	01/12/2017	Regulatory	Don't include this statement	Don't include this statement	Don't include this statement
01/12/2017	01/12/2017	regulatory	Include this statement	Include this statement	Include this statement

2016-2018 DoK Voting Member Survey Results for 2014-2016 DoK Final Alt Method Recommendations 4

StartDate	EndDate	What CFP constituency are you a part of? (Regulatory, Industry, Academia or Consumer)	Method 4: Employees are completing tasks correctly.	Method 5: Having one or more food handlers who are certificated through an ANSI-ASTM accredited program or equivalent and who comply with section 2-103.11 of this Code, thus applying practical means knowledge to the successful completion of tasks.
		Open-Ended Response	Response	Response
01/11/2017	01/11/2017	Regulatory	Include this statement	Don't include this statement
01/11/2017	01/11/2017	Industry	Include this statement	Include this statement
01/10/2017	01/10/2017	Regulatory	Don't include this statement	Don't include this statement
01/09/2017	01/09/2017	Industry	Include this statement	Include this statement
01/09/2017	01/09/2017	Regulatory	Don't include this statement	Include this statement
01/09/2017	01/09/2017	regulatory	Don't include this statement	Include this statement
01/09/2017	01/09/2017	Industry	Don't include this statement	Include this statement
01/09/2017	01/09/2017	Industry	Don't include this statement	Include this statement
01/19/2017	01/19/2017	Industry	Don't include this statement	Include this statement
01/19/2017	01/19/2017	Academia	Include this statement	Include this statement
01/18/2017	01/18/2017	Industry	Include this statement	Include this statement
01/17/2017	01/17/2017	Regulatory	Don't include this statement	Don't include this statement
01/13/2017	01/13/2017	Industry	Don't include this statement	Don't include this statement
01/13/2017	01/13/2017	Regulatory (state)	Include this statement	Include this statement
01/12/2017	01/12/2017	Associations (not sure how CFP has me listed)	Don't include this statement	Don't include this statement
01/12/2017	01/12/2017	Regulatory	Don't include this statement	Don't include this statement
01/12/2017	01/12/2017	Regulatory	Don't include this statement	Don't include this statement
01/12/2017	01/12/2017	regulatory	Include this statement	Don't include this statement

2016-2018 DoK Voting Member Survey Results for 2014-2016 DoK Final Alt Method Recommendations 4

StartDate	EndDate	What CFP constituency are you a part of? (Regulatory, Industry, Academia or Consumer)	Method 6: The PIC can show evidence of demonstration of knowledge through the use of job aides or other means.	Method 7: Change the Demonstration of Knowledge criteria. Instead of meeting one of the three options to be in compliance, change it to having to meet two of the three options to be in compliance.	Method 8: The establishment has a food handler certificated program through an ANSI-ASTM program or equivalent and one or more employees is certificated through the program.
		Open-Ended Response	Response	Response	Response
01/11/2017	01/11/2017	Regulatory	Include this statement	Include this statement	Don't include this statement
01/11/2017	01/11/2017	Industry	Include this statement	Include this statement	Include this statement
01/10/2017	01/10/2017	Regulatory	Don't include this statement	Include this statement	Don't include this statement
01/09/2017	01/09/2017	Industry	Include this statement	Don't include this statement	Don't include this statement
01/09/2017	01/09/2017	Regulatory	Include this statement	Include this statement	Include this statement
01/09/2017	01/09/2017	regulatory	Don't include this statement	Don't include this statement	Include this statement
01/09/2017	01/09/2017	Industry	Don't include this statement	Don't include this statement	Include this statement
01/09/2017	01/09/2017	Industry	Don't include this statement	Don't include this statement	Include this statement
01/19/2017	01/19/2017	Industry	Include this statement	Don't include this statement	Include this statement
01/19/2017	01/19/2017	Academia	Include this statement	Include this statement	Include this statement
01/18/2017	01/18/2017	Industry	Include this statement	Don't include this statement	Include this statement
01/17/2017	01/17/2017	Regulatory	Include this statement	Include this statement	Don't include this statement
01/13/2017	01/13/2017	Industry	Don't include this statement	Don't include this statement	Don't include this statement
01/13/2017	01/13/2017	Regulatory (state)	Include this statement	Include this statement	Include this statement
01/12/2017	01/12/2017	Associations (not sure how CFP has me listed)	Don't include this statement	Include this statement	Don't include this statement
01/12/2017	01/12/2017	Regulatory	Include this statement	Don't include this statement	Don't include this statement
01/12/2017	01/12/2017	Regulatory	Don't include this statement	Don't include this statement	Don't include this statement
01/12/2017	01/12/2017	regulatory	Include this statement	Include this statement	Include this statement

2016-2018 DoK Voting Member Survey Results for 2014-2016 DoK Final Alt Method Recommendations 4

StartDate	EndDate	What CFP constituency are you a part of? (Regulatory, Industry, Academia or Consumer)	Method 9: Change the code language in 2-102.11 (C) to: "Demonstrating food safety principles based on the specific food operation. The areas of knowledge include:..".	Method 10: Recommend eliminating Section 2-102.11 within the Food Code as follows: This method seeks to replace the Demonstration Section, in its entirety with reliance instead on the Duties Section as it might be performed by ANSI-ASTM accredited food handlers: Allow the Duties Section of the Food Code (2-103.11) to substantiate demonstration of knowledge in lieu of the Demonstration Section (2-102.11). The distinction between knowledge and application is vague and difficult to articulate and this can lead to frustration between operators and regulators. Having one or more food handlers certificated through an ANSI-ASTM accredited program or equivalent and who comply with (A) through (O) of Section 2-103.11 by applying practical knowledge to
		Open-Ended Response	Response	Response
01/11/2017	01/11/2017	Regulatory	Include this statement	Don't include this statement
01/11/2017	01/11/2017	Industry	Include this statement	Include this statement
01/10/2017	01/10/2017	Regulatory	Include this statement	Include this statement
01/09/2017	01/09/2017	Industry	Don't include this statement	Don't include this statement
01/09/2017	01/09/2017	Regulatory	Include this statement	Include this statement
01/09/2017	01/09/2017	regulatory	Don't include this statement	Don't include this statement
01/09/2017	01/09/2017	Industry	Include this statement	Don't include this statement
01/09/2017	01/09/2017	Industry	Include this statement	Include this statement
01/19/2017	01/19/2017	Industry	Include this statement	Include this statement
01/19/2017	01/19/2017	Academia	Include this statement	Don't include this statement
01/18/2017	01/18/2017	Industry	Include this statement	Include this statement
01/17/2017	01/17/2017	Regulatory	Include this statement	Don't include this statement
01/13/2017	01/13/2017	Industry	Don't include this statement	Include this statement
01/13/2017	01/13/2017	Regulatory (state)	Don't include this statement	Include this statement
01/12/2017	01/12/2017	Associations (not sure how CFP has me listed)	Include this statement	Don't include this statement
01/12/2017	01/12/2017	Regulatory	Include this statement	Don't include this statement
01/12/2017	01/12/2017	Regulatory	Don't include this statement	Include this statement
01/12/2017	01/12/2017	regulatory	Don't include this statement	Include this statement

2016-2018 CFP

Demonstration of Knowledge Committee

Subcommittee Group 1 & 2

Alternative Language

Method 1 (Group 2):

The person in charge can demonstrate Food Code knowledge through practical means such as showing how they take temperatures, calibrate a thermometer, mix or test sanitizer, showing a posted employee health policy or list of major food allergens, etc.

See method 9

Method 5 (Group 1):

Being in compliance with Section 2-103.11 as verified during the current inspection.

Method 6 (Group 2):

The PIC can show evidence of demonstration of knowledge using job aides or other means.

2-102.11(C)

Responding correctly to the inspector's questions or demonstrating practices with the assistance of job aids as they relate to the specific FOOD operation. The areas of knowledge include:

No Change to remainder of items.

Method 7 (Group 2):

Change the Demonstration of Knowledge criteria. Instead of meeting one of the three options to be in compliance, change it to having to meet two of the three options to be in compliance

2-102.11

Based on the RISKS inherent to the FOOD operation, during inspections and upon request the PERSON IN CHARGE shall demonstrate to the REGULATORY AUTHORITY knowledge of foodborne disease prevention, application of the HAZARD Analysis and CRITICAL CONTROL POINT principles, and the requirements of this Code. The PERSON IN CHARGE shall demonstrate this knowledge by complying with two of the methods of listed in this section:

No change to remainder of section.

Method 9 (Group 2):

Change the code language in 2-102.11 (C)

~~Responding correctly to the inspector's questions~~ Demonstrating food safety principles as they relate to the specific FOOD operation. The areas of knowledge include:

No Change to remainder of C