Retail Program Standards Ver 3.0 [Draft]

	Self-Assessme	nt / Audit ver	incation Sumn	nary & Gap Ai	1aiysis
Jurisdiction Name:					
Report completed by:					
Full Self-Assessment Date:					
Program Standards Version:	2017				
Self-Assessment Period					

Table 1 - Summary Table of Progress Towards Meeting the Retail Program Standards

MET	NO.	STANDARD TITLE	PROGRESS	STA	NDA	RD	ELE	MEN	TS*										
NO	1	REGULATORY FOUNDATION	No elements met	<u>1a</u>	<u>1b</u>	<u>1c</u>	<u>2a</u>	<u>2b</u>	<u>3a</u>	<u>4a</u>									
NO	2	TRAINED REGULATORY STAFF	No elements met	<u>1a</u>	<u>1b</u>	<u>2a</u>	<u>2b</u>	<u>3a</u>	<u>3b</u>	<u>4a</u>	<u>4b</u>	<u>5a</u>							
NO	3	INSPECTION PROGRAM BASED ON HACCP PRINCIPLES	No elements met	<u>1a</u>	<u>1b</u>	<u>1c</u>	<u>2a</u>	<u>3a</u>	<u>4a</u>	<u>4b</u>	<u>4c</u>	<u>5a</u>	<u>6a</u>						
NO	4	UNIFORM INSPECTION PROGRAM	No elements met	<u>1a</u>	<u>1b</u>	<u>1c</u>	<u>2</u>	<u>2i</u>	<u>2ii</u>	<u> 2iii</u>	<u>2iv</u>	<u>2v</u>	2vi	<u>2vii</u>	2viii	<u>2ix</u>	<u>2x</u> <u>2</u>	<u>xi 2</u>	<u>xii</u>
				2xiii	2xiv	<u>2xv</u>	<u>2xvi</u>	<u>2xvii</u>	2xviii	2xix	<u>2xx</u>	<u>3a</u>	<u>3b</u>						
NO	5	FOODBORNE ILLNESS AND FOOD DEFENSE	No elements met	<u>1a</u>	<u>1b</u>	<u>1c</u>	<u>1d</u>	<u>1e</u>	<u>1f</u>	<u>1g</u>	<u>1h</u>	<u>1i</u>	<u>2a</u>	<u>2b</u>	<u>3a</u>	<u>3b</u>	<u>4a</u> 5	<u>5a</u>	<u>5b</u>
		PREPAREDNESS AND RESPONSE		<u>5c</u>	<u>6a</u>	<u>7a</u>	<u>7b1</u>	<u>7b2</u>	<u>7b3</u>	<u>7b4</u>	<u>7b5</u>	<u>7b6</u>	<u>7b7</u>	<u>7b8</u>	<u>7b9</u>	<u>7c</u>			
NO	6	COMPLIANCE AND ENFORCEMENT	No elements met	<u>1a</u>	<u>1b</u>	<u>2a</u>	<u>2b</u>												
NO	7	INDUSTRY AND COMMUNITY RELATIONS	No elements met	<u>1a</u>	<u>1b</u>														
NO	8	PROGRAM SUPPORT AND RESOURCES	No elements met	<u>1a</u>	<u>2a</u>	<u>2b</u>	<u>3a</u>	<u>3b</u>	<u>4a</u>	<u>4b</u>	<u>4c</u>	<u>4d</u>	<u>4e</u>	<u>4f</u>	<u>4g</u>	<u>4h</u>			
NO	9	PROGRAM ASSESSMENT	No elements met	<u>1a</u>	<u>1b</u>	<u>1c</u>	<u>2a</u>	<u>2b</u>	<u>3a</u>	<u>3b</u>									

^{*} Elements that are met are identified by strikethrough text.

Click the below hyperlink link for additional Program Standards guidance, instructions and PDF files located the FDA Retail Food website http://www.fda.gov/Food/GuidanceRegulation/RetailFoodProtection/ProgramStandards/ucm245409.htm

Standard 1: Regulatory Foundation

Program Self-Assessment and Verification Audit Form (January 2017)

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Click the below hyperlink link to open the online PDF verison with Instuctions

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PROGRAM SELF-ASSESSMENT (SA) SUMMARY

Printed Name of the Person who conducted the SA:	
Self-Assessor's Title:	
Jurisdiction Name:	Enter this field data on the 'Jurisdiction Name' field on the 'Self-Assessment Summary' worksheet page.
Jurisdiction Address:	
Phone / Fax / E-mail:	
Date the Standard 1 Self-Assessment was Completed:	
SA indicatesthe Jurisdiction MEETS the Standard 1 criteria:	NO
Phone / Fax / E-mail: Date the Standard 1 Self-Assessment was Completed:	

I affirm that the information represented in the Self-Assessment of Standard 1 is true and correct

Signature of the Self-Assessor:

VERIFICATION AUDIT (VA) SUMMARY

Printed Name of the Person who conducted the VA:	
Verification Auditor's Title:	
Auditor's Jurisdiction Name:	
Auditor's Jurisdiction Address:	
Phone / Fax / E-mail:	
Date the Verification Audit of Standard 1 was Completed:	
VA indicates the Jurisdiction MEETS the Standard 1 criteria:	

I affirm that the information represented in the Verification Audit of Standard 1 is true and correct

Table 2 - Program Self-Assessment and Verification Audit Table for Standard 1

Standard Sub-Elements Criteria	SA MET	Self-Assessor's Comments	VA MET	If NO, why criterion not met
1. Assessment of the Program's Regulatory				
a. The jurisdiction has documentation that it has performed a side-				
by-side comparison of its prevailing statutes, regulations, rules and				
other pertinent requirements against the current published edition				
of the FDA Food Code or one of the two most recent previous				
editions of the FDA Food Code.				
b. The jurisdiction's side-by-side comparison includes an				
assessment of major Food Code Interventions and Risk Factors,				
Good Retail Practices, and Compliance/Enforcement				
Administrative requirements.				
c. The regulatory foundation assessment clearly identifies the				
jurisdictions corresponding requirement to the applicable Code				
Section. The assessment provides a determination as to whether a				
specific provision in the jurisdiction's regulation meets the intent				
of the corresponding FDA Food Code Section.				
2. Food Code Interventions and Risk Factors				
a. The jurisdiction's initial Food Code assessment indicates that				
the agency's regulatory requirements contain at least 9 of the 11				
FDA Food Code intervention and risk factor controls. By the third				
verification audit the jurisdiction's assessment indicated that the				
agency's regulatory requirement contain all 11 of the Food Code				
invention and risk factor controls. Documentation from: Part I –				
Self Assessment Worksheet and Part I – Verification Audit				
Worksheet				
b. The jurisdiction's Food Code assessment indicates that the				
agency has a corresponding requirement for ALL FDA Food Code				
provisions related to the interventions and risk factor controls.				
NOTE: Auditor's random selection of Food Code Intervention and				
Risk Factor Control Sections confirms the jurisdiction's				
assessment that a corresponding requirement is contained in the				
agency's rules, regulations, ordinances, code, or statutes.				
3. Good Retail Practices				

a. The jurisdiction's initial Food Code assessment indicates that	
regulatory requirements contain at least 95 percent of the FDA	
Food Code Good Retail Practices Sections. NOTE: Auditor's	
random selection of Good Retail Practices Code Sections confirms	
the jurisdiction's assessment that a corresponding requirement is	
contained in the agency's code or statutes. Documentation from:	
Part II – Self-Assessment Worksheet and Part II – Verification	
Audit Worksheet	
4. Compliance and Enforcement	
a. The jurisdiction's initial Food Code assessment indicates that	
a. The jurisdiction's initial 1 ood Code assessment indicates that	
regulatory requirements contain ALL the FDA Food Code	
ž	
regulatory requirements contain ALL the FDA Food Code	
regulatory requirements contain ALL the FDA Food Code Compliance and Enforcement Sections identified in the Standard.	
regulatory requirements contain ALL the FDA Food Code Compliance and Enforcement Sections identified in the Standard. NOTE: Auditor's random selection of Compliance and	
regulatory requirements contain ALL the FDA Food Code Compliance and Enforcement Sections identified in the Standard. NOTE: Auditor's random selection of Compliance and Enforcement Code Sections confirms the jurisdiction's assessment	
regulatory requirements contain ALL the FDA Food Code Compliance and Enforcement Sections identified in the Standard. NOTE: Auditor's random selection of Compliance and Enforcement Code Sections confirms the jurisdiction's assessment that a corresponding requirement is contained in the agency's code	

General notes Pertaining to the Program Self-Assessment or the Verification Audit

Standard 2: Trained Regulatory Staff

Program Self-Assessment and Verification Audit Form (January 2017)

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PROGRAM SELF-ASSESSMENT (SA) SUMMARY

Printed Name of the Person who conducted the SA:	
Self-Assessor's Title:	
Jurisdiction Name:	Enter this field data on the 'Jurisdiction Name' field on the 'Self-Assessment Summary' worksheet page.
Jurisdiction Address:	
Phone / Fax / E-mail:	
Date the Standard 2 Self-Assessment was Completed:	
SA indicatesthe Jurisdiction MEETS the Standard 2 criteria:	NO

I affirm that the information represented in the Self-Assessment of Standard 2 is true and correct

Signature of the Self-Assessor:

VERIFICATION AUDIT (VA) SUMMARY

Printed Name of the Person who conducted the VA:	
Verification Auditor's Title:	
Auditor's Jurisdiction Name:	
Auditor's Jurisdiction Address:	
Phone / Fax / E-mail:	
Date the Verification Audit of Standard 2 was Completed:	
VA indicates the Jurisdiction MEETS the Standard 2 criteria:	

I affirm that the information represented in the Verification Audit of Standard 2 is true and correct

Table 3 - Program Self-Assessment and Verification Audit Table for Standard 2

Standard Sub-Elements Criteria	SA MET	Self-Assessor's Comments	VA MET	If NO, why criterion not met
1. Employee Training Records		<u>'</u>		
a. The jurisdiction maintains a written training record for each			T	
employee that includes the date of hire or assignment to the				
agency's retail food protection program.				
b. The jurisdiction written training record provides documentation				
that each employee has completed the Standard #2 pre-requisite				
("Pre") training curriculum PRIOR to conducting independent				
retail food or foodservice inspections.				
2. Initial Field Training			Į.	
a. The jurisdiction maintains a written training record that provides				
confirmation that each employee completed a minimum of 25 joint				
field training inspections of retail food and/or foodservice				
establishments (if less than 25 joint field training inspections are				
performed, written documentation on file that FSIO has				
successfully demonstrated all required inspection competencies)				
PRIOR to conducting independent retail food or foodservice				
inspections				
b. The jurisdiction maintains a written training record that provides				
confirmation that each employee successfully completed a field				
training process similar to that contain in the CFP Field Training				
Manual provided in Appendix B-2, Standard 2, PRIOR to				
conducting independent inspections of retail food and/or				
foodservice establishments.				
3. Independent Inspections / Completion of ALL	ı		1	1
a. The jurisdiction maintains a written training record that provides				
confirmation that each employee completed a minimum of 25				
independent retail food and/or foodservice inspections PRIOR to				
field standardization.				
b. The jurisdiction written training record provides documentation				
that each employee has completed ALL aspects of the Standard #2				
training curriculum ("Pre") and ("Post") courses PRIOR to field				
standardization.				
4. Field Standardization				

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a. The jurisdiction maintains a written training record that provides documentation that each employee successfully completed a Standardization process similar to the 'FDA Procedures for Standardization' within 18 months of hire or assignment to the retail food protection program.		
b. The jurisdiction maintains a written training record that provides documentation that each standardized employee has maintained their standardization by performing a minimum of 4 joint inspections with a "training standard" every 3 years.		
5. Continuing Education and Training		
a. The jurisdiction maintains a written training record that provides documentation that each employee conducting retail food and/or foodservice inspections has accumulated 20 hours of continuing education every 36 months after the initial training (18) months is completed.		

General notes Pertaining to the Program Self-Assessment or the Verification Audit					

Standard 3: Inspection Program Based On HACCP Principles

Program Self-Assessment and Verification Audit Form (January 2017)

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PROGRAM SELF-ASSESSMENT (SA) SUMMARY

page.

I affirm that the information represented in the Self-Assessment of Standard 3 is true and correct

Signature of the Self-Assessor:

VERIFICATION AUDIT (VA) SUMMARY

Printed Name of the Person who conducted the VA:	
Verification Auditor's Title:	
Auditor's Jurisdiction Name:	
Auditor's Jurisdiction Address:	
Phone / Fax / E-mail:	
Date the Verification Audit of Standard 3 was Completed:	
VA indicates the Jurisdiction MEETS the Standard 3 criteria:	

I affirm that the information represented in the Verification Audit of Standard 3 is true and correct

Table 4 - Program Self-Assessment and Verification Audit Table for Standard 3

Standard Sub-Elements Criteria	SA MET	Self-Assessor's Comments	VA MET	If NO, why criterion not met
	SAME	Sen-Assessor's Comments	VANILI	If NO, why effection not met
1. Inspection Form Design a. The jurisdiction's inspection form identifies foodborne illness	T	T		
a. The jurisdiction's inspection form identifies foodborne fillness risk factors and Food Code interventions.				
b. The jurisdiction's inspection form documents actual				
observations using the convention IN, OUT, NA, and NO.				
c. The jurisdiction's inspection form documents compliance and enforcement activities.				
2. Risk Assessment Categories				
a. A risk assessment is used to group food establishments into at				
least 3 categories based on their potential and inherent food safety				
risks.				
3. Inspection Frequency				
a. The jurisdiction's inspection frequency is based on the assigned				
risk categories.				
4. Written and Implement Corrective Action Policy				
a. The jurisdiction has a written and implemented policy that				
requires on-site corrective action for foodborne illness risk factors				
observed to be out of compliance.				
b. The jurisdiction has a written and implemented policy that				
requires discussion for long-term control of foodborne illness risk				
factors.				
c. The jurisdiction has a written and implemented policy that				
requires follow-up activities on foodborne illness risk factor				
violations.				
5. Variance Requests				
a. The jurisdiction has a written and implemented policy on				
variance requests related to foodborne illness risk factors and Food				
Code interventions.				
6. Verification and Validation of HACCP Plans				
a. The jurisdiction has a written and implemented policy for the				
verification and validation of HACCP plans when a plan is				
required by Code.				

General notes Pertaining to the Program Self-Assessment or the Verification Audit		

Standard 4: Uniform Inspection Program

Program Self-Assessment and Verification Audit Form (January 2017)

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PROGRAM SELF-ASSESSMENT (SA) SUMMARY

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Printed Name of the Person who conducted the SA:	
Self-Assessor's Title:	
Jurisdiction Name:	Enter this field data on the 'Jurisdiction Name' field on the 'Self-Assessment Summary' worksheet page.
Jurisdiction Address:	
Phone / Fax / E-mail:	
Date the Standard 4 Self-Assessment was Completed:	
SA indicatesthe Jurisdiction MEETS the Standard 4 criteria:	NO
7 00 1 1 1 0 0	

I affirm that the information represented in the Self-Assessment of Standard 4 is true and correct

Signature of the Self-Assessor:

VERIFICATION AUDIT (VA) SUMMARY

Printed Name of the Person who conducted the VA:	
Verification Auditor's Title:	
Auditor's Jurisdiction Name:	
Auditor's Jurisdiction Address:	
Phone / Fax / E-mail:	
Date the Verification Audit of Standard 4 was Completed:	
VA indicates the Jurisdiction MEETS the Standard 4 criteria:	

I affirm that the information represented in the Verification Audit of Standard 4 is true and correct

Table 5 - Program Self-Assessment and Verification Audit Table for Standard 4

Standard Sub-Elements Criteria		Self-Assessor's Comments	VA MET	If NO, why criterion not met
1. Written Quality Assurance Program Document	_			
a. The jurisdiction has a written quality assurance program that				
covers all regulatory staff that conducts retail food and/or				
foodservice inspections.				
b. The jurisdiction periodically conducts an analysis of the results				
of the quality assurance program to identify quality or consistency				
problems among the staff in the twenty quality elements.				
c. The jurisdiction's written quality assurance program describes				
corrective actions to address an individual retail food program				
inspector's performance quality or consistency issues when they				
are identified.				
2. Twenty Quality Assurance Program Elements				
The jurisdictions quality assurance program provides a method to				
review or monitor, either individually or programmatically, the				
concepts in the twenty quality elements. The twenty elements				
follow in I. through XX.				
I. The jurisdiction's quality assurance program assures that each				
inspector has the required equipment and forms to conduct the				
inspection.				
II. The jurisdiction's quality assurance program assures that each				
inspector reviews the contents of the establishment file, including				
the previous inspection report, reported complaints on file, and, if				
applicable, required HACCP Plans or documents supporting the				
issuance of a variance.				
III. The jurisdiction's quality assurance program assures that each				
inspector verifies that the establishment is in the proper risk				
category and that the required inspection frequency is being met,				
Informs the supervisor when the establishment is not in the proper				
risk category or when frequency is not met.				
IV. The jurisdiction's quality assurance program assures that each				
inspector provides identification as a regulatory official to the				
person in charge and states the purpose of the visit.				
V. The jurisdiction's quality assurance program assures that each				
inspector interprets and applies the jurisdiction's laws, rules,				
policies, procedures, and regulations required for conducting retail				
food inspections.				

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VI. The jurisdiction's quality assurance program assures that each	
inspector uses a risk-based inspection methodology to conduct the	
inspection.	
VII. The jurisdiction's quality assurance program assures that each	
inspector accurately determines the compliance status of each risk	
factor and Food Code intervention (i.e., IN compliance, OUT of	
compliance, Not Observed, or Not Applicable).	
VIII. The jurisdiction's quality assurance program assures that	
each inspector obtains corrective action for out-of-compliance risk	
factors and Food Code interventions in accordance with the	
jurisdictions policies.	
IX. The jurisdiction's quality assurance program assures that each	
inspector discusses options for the long-term control of risk factors	3
with establishment managers when the same out-of-control risk	
factor occurs on consecutive inspections, in accordance with the	
jurisdiction's policies. Options may include, but are not limited to,	
risk control plans, standard operating procedures, equipment	
and/or facility modification, menu modification, buyer	
specifications, remedial training, or HACCP Plans.	
X. The jurisdiction's quality assurance program assures that each	
inspector verifies correction of out-of-compliance observations	
identified during the previous inspection. In addition, follows	
through with compliance and enforcement in accordance with	
jurisdiction's policies.	
XI. The jurisdiction's quality assurance program assures that each	
inspector conducts an exit interview that explains the out-of-	
compliance observations, corrective actions, and timeframes for	
correction, in accordance with the jurisdiction's policies.	
XII. The jurisdiction's quality assurance program assures that each	
inspector provides the inspection report and, when necessary, cross	
referenced documents, to the person in charge or permit holder, in	
accordance with the jurisdiction's policies.	
XIII. The jurisdiction's quality assurance program assures that	
each inspector demonstrates proper sanitary practices as expected	
from a food service employee.	

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XIV. The jurisdiction's quality assurance program assures that				
each inspector completed the inspection form per the jurisdiction's				
policies (i.e., observations, public health reasons, applicable code				
reference, compliance dates).				
XV. The jurisdiction's quality assurance program assures that each				
inspector document the status of each risk factor and intervention				
(IN, OUT, NA, NO).				
XVI. The jurisdiction's quality assurance program assures that				
each inspector cites the proper code provisions for risk factors and				
Food Code interventions, in accordance with the jurisdiction's				
policies.				
XVII. The jurisdiction's quality assurance program assures that				
each inspector documents corrective action for out-of-compliance				
risk factors and Food Code interventions in accordance with the				
jurisdiction's policies.				
XVIII. The jurisdiction's quality assurance program assures that				
each inspector documents that options for the long-term control of				
risk factors were discussed with establishment managers when the				
same out-of-control risk factor occurs on consecutive inspections.				
Options may include, but are not limited to, risk control plans,				
standard operating procedures, equipment and/or facility				
modification, menu modification, buyer specifications, remedial				
training, or HACCP Plans.				
XIX. The jurisdiction's quality assurance program assures that				
each inspector accurately completes compliance or regulatory				
documents (i.e., exhibits, attachments, sample forms),				
appropriately cross-references them within the inspection report,				
and includes them with the inspection report, in accordance with				
the jurisdiction's policies.				
XX. The jurisdiction's quality assurance program assures that each				
inspector files reports and other documentation in a timely manner,				
in accordance with the jurisdiction's policies.				
3. Demonstration of Program Effectiveness Using the S	Statistical M	lethod in Standard 4: Self-Asses	ssment Wor	ksheet
a. The program effectiveness measure documents that 2 self-				
assessment field reviews were conducted for each employee				
performing retail food and or foodservice inspection work during				
the five-year self-assessment period. [New staff who have not				
completed Steps 1 through 3 of Standard 2 are exempt from this				
field measurement.]				
4				

b. Based on the self-assessment field reviews using the statistical		
method described in Standard 4: Self-Assessment Worksheet, the		
jurisdiction's regulatory staff achieves a rate of 75% on each		
quality element for jurisdictions with 10 or more inspectors. For		
jurisdictions with less than 10 inspectors, the achievement rate		
meets or exceeds the Table 4-1 calculation.		

General notes Pertaining to the Program Self-Assessment or the Verification Audit		

Standard 5: Foodborne Illness and Food Defense Preparedness and Response

Program Self-Assessment and Verification Audit Form (January 2017)

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PROGRAM SELF-ASSESSMENT (SA) SUMMARY

Printed Name of the Person who conducted the SA:	
Self-Assessor's Title:	
Jurisdiction Name:	Enter this field data on the 'Jurisdiction Name' field on the 'Self-Assessment Summary' worksheet page.
Jurisdiction Address:	
Phone / Fax / E-mail:	
Date the Standard 5 Self-Assessment was Completed:	
SA indicatesthe Jurisdiction MEETS the Standard 5 criteria:	NO
Jurisdiction Name: Jurisdiction Address: Phone / Fax / E-mail: Date the Standard 5 Self-Assessment was Completed:	Enter this field data on the 'Jurisdiction Name' field on the 'Self-Assessment Summary' worksheet policy of the self-Assessment Summary worksheet policy of the

I affirm that the information represented in the Self-Assessment of Standard 5 is true and correct

Signature of the Self-Assessor:

VERIFICATION AUDIT (VA) SUMMARY

() = 0 () =	
Printed Name of the Person who conducted the VA:	
Verification Auditor's Title:	
Auditor's Jurisdiction Name:	
Auditor's Jurisdiction Address:	
Phone / Fax / E-mail:	
Date the Verification Audit of Standard 5 was Completed:	
VA indicates the Jurisdiction MEETS the Standard 5 criteria:	

I affirm that the information represented in the Verification Audit of Standard 5 is true and correct

Table 6 - Program Self-Assessment and Verification Audit Table for Standard 5

Standard Sub-Elements Criteria	SA MET	Self-Assessor's Comments	VA MET	If NO, why criterion not met
1. Investigation Procedures				
a. The program has written operating procedures for responding to and/or conducting investigations of foodborne illness and food-related injury that clearly identify the roles, duties, and responsibilities of program staff and how the program interacts with other relevant departments and agencies. (The procedures may be contained in a single source document or in multiple documents.)				
b. The program maintains contact lists for individuals, departments, and agencies that may be involved in the investigation of foodborne illnesses, food-related injuries or contamination of food.				
c. The program maintains a written operating procedure or a Memorandum of Understanding (MOU) with the appropriate epidemiological investigation program/department to conduct foodborne illness investigations and to report findings. The operating procedure or MOU clearly identifies the roles, duties, and responsibilities of each party.				
d. The program maintains logs or databases for all complaint or referral reports from other sources alleging food-related illness, food-related injury or intentional food contamination. The final disposition for each complaint is recorded in the log or database and is filed in, or linked to, the establishment record for retrieval purposes.				
 e. Program procedures describe the disposition, action, or follow-up, and reporting required for each type of complaint or referral report. f. Program procedures require disposition, action or follow-up on 				
each complaint or referral report alleging food-related illness or injury within 24 hours. g. The program has established procedures and guidance for collecting information on the suspect foods' preparation, storage or handling during on-site illness, food-injury, or outbreak investigations.				

h. Program procedures provide guidance for immediate		
notification of appropriate law enforcement agencies if at any time		
intentional food contamination is suspected.		
i. Program procedures provide guidance for the notification of		
appropriate state and/or federal agencies when a complaint		
involves a product that originated outside the agency's jurisdiction		
or has been shipped interstate.		
2. Reporting Procedures		
a. Possible contributing factors to the illness, food-related injury,		
or intentional food contamination are identified in each on-site		
investigation report.		
b. The program shares final reports of investigations with the state		
epidemiologist and reports of confirmed disease outbreaks with		
CDC.		
3. Laboratory Support Documentation	 	
a. The program has a letter of understanding, written procedures,		
contract or MOU acknowledging that a laboratory(s) is willing and		
able to provide analytical support to the jurisdiction's food		
program. The documentation describes the type of biological,		
chemical, radiological contaminants or other food adulterants that		
can be identified by the laboratory. The laboratory support		
available includes the ability to conduct environmental, food,		
and/or clinical sample analyses.		
b. The program maintains a list of alternative laboratory contacts		
from which assistance could be sought in the event that a food-		
related emergency exceeds the capability of the primary support		
lab(s) listed in paragraph 3.a. This list should also identify		
potential sources of laboratory support such as FDA, USDA, CDC,		
or environmental laboratories for specific analysis that cannot be		
performed by the jurisdiction's primary laboratory(s).		
4. Trace-back Procedures		
a. Program management has an established procedure to address		
the trace-back of foods implicated in an illness, outbreak or		
intentional food contamination. The track-back procedure provides		
for the coordinated involvement of all appropriate agencies and		
identifies a coordinator to guide the investigation. Trace-back		
reports are shared with all agencies involved and with CDC.		
5. Recalls		

a. Program management has an established procedure to address		
the recall of foods implicated in an illness, outbreak, or intentional		
food contamination.		
b. When the jurisdiction has the responsibility to request or		
monitor a product recall, written procedures equivalent to 21 CFR,		
Part 7 are followed.		
c. Written policies and procedures exist for verifying the		
effectiveness of recall actions by firms (effectiveness checks) when		
requested by another agency.		
6. Media Management		
a. The program has a written policy and procedure that defines a		
protocol for providing information to the public regarding a		
foodborne illness outbreak or food safety emergency. The		
policy/procedure should address coordination and cooperation		
with other agencies involved in the investigation. A media person		
is designated in the protocol.		
7. Data Review and Analysis		
a. At least once per year, the program conducts a review of the		
data in the complaint log or database and the illness and food-		
related injury investigations to identify trends and possible		
contributing factors that are most likely to cause illness or injury.		
These periodic reviews of multiple complaints and contributing		
factors may suggest a need for further investigations and may		
suggest steps for illness prevention.		
b. The review is conducted with prevention in mind and focuses on		
but is not limited to, the following: 1) Multiple complaints on the		
same establishment;		
2) Multiple complaints on the same establishment type;		
3) Multiple complaints implicating the same food;		
4) Multiple complaints associated with similar food preparation		
processes;		
5) Number of confirmed foodborne disease outbreaks;		
6) Number of foodborne disease outbreaks and suspect foodborne		
disease outbreaks;		
7) Contributing factors most often identified;		
8) Number of complaints involving real and alleged threats of		
intentional food contamination; and		

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9) Number of complaints involving the same agent and any		
complaints involving unusual agents when agents are identified.		
c. In the event that there have been no illness or food-related injury		
outbreak investigations conducted during the twelve months prior		
to the trend analysis, program management will plan and conduct a		
mock foodborne illness or food defense investigation to test		
program readiness. The mock investigation should simulate		
response to an actual illness outbreak and include on-site		
inspection, sample collection and analysis. A mock investigation		
must be completed at least once per year when no illness outbreak		
investigations occur.		

General notes Pertaining to the Program Self-Assessment or the Verification Audit		

Standard 6: Compliance and Enforcement

Program Self-Assessment and Verification Audit Form (January 2017)

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PROGRAM SELF-ASSESSMENT (SA) SUMMARY

Printed Name of the Person who conducted the SA:	
Self-Assessor's Title:	
Jurisdiction Name:	Enter this field data on the 'Jurisdiction Name' field on the 'Self-Assessment Summary' worksheet page.
Jurisdiction Address:	
Phone / Fax / E-mail:	
Date the Standard 6 Self-Assessment was Completed:	
SA indicatesthe Jurisdiction MEETS the Standard 6 criteria:	NO

I affirm that the information represented in the Self-Assessment of Standard 6 is true and correct

Signature of the Self-Assessor:

VERIFICATION AUDIT (VA) SUMMARY

Printed Name of the Person who conducted the VA:	
Verification Auditor's Title:	
Auditor's Jurisdiction Name:	
Auditor's Jurisdiction Address:	
Phone / Fax / E-mail:	
Date the Verification Audit of Standard 6 was Completed:	
VA indicates the Jurisdiction MEETS the Standard 6 criteria:	

I affirm that the information represented in the Verification Audit of Standard 6 is true and correct

Table 7 - Program Self-Assessment and Verification Audit Table for Standard 6

Standard Sub-Elements Criteria	SA MET	Self-Assessor's Comments	VA MET	If NO, why criterion not met
1. Compliance and Enforcement Procedure				
a. The jurisdiction's has a written step-by-step compliance and				
enforcement procedure that describes what actions and tools				
(forms/documents/interventions) are to be used to achieve				
compliance.				
b. The jurisdiction's inspection form(s) record and quantify the				
compliance status of foodborne illness risk factors, Food Code				
interventions and other serious code violations.				
2. Assessment of Effectiveness				
a. The jurisdiction has written documentation that verifies the				
review of the effectiveness of the staff's implementation of the				
program's compliance and enforcement procedure that includes a				
selection of establishment files for review in accordance with the				
Standard criteria.				
b. The jurisdiction has written documentation verifying that at least	-			
80 percent of the sampled files follow the agency's step-by-step				
compliance and enforcement procedures and actions were taken to				
resolve out-of-compliance risk factors recorded on the selected				
routine inspection in accordance with the Standard criteria.				

General notes Pertaining to the Program Self-Assessment or the Verification Audit		

Standard 7: Industry and Community Relations

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PROGRAM SELF-ASSESSMENT (SA) SUMMARY

Printed Name of the Person who conducted the SA:	
Self-Assessor's Title:	
Jurisdiction Name:	Enter this field data on the 'Jurisdiction Name' field on the 'Self-Assessment Summary' worksheet page.
Jurisdiction Address:	
Phone / Fax / E-mail:	
Date the Standard 7 Self-Assessment was Completed:	
SA indicatesthe Jurisdiction MEETS the Standard 7 criteria:	NO
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I affirm that the information represented in the Self-Assessment of Standard 7 is true and correct

Signature of the Self-Assessor:

VERIFICATION AUDIT (VA) SUMMARY

Printed Name of the Person who conducted the VA:	
Verification Auditor's Title:	
Auditor's Jurisdiction Name:	
Auditor's Jurisdiction Address:	
Phone / Fax / E-mail:	
Date the Verification Audit of Standard 7 was Completed:	
VA indicates the Jurisdiction MEETS the Standard 7 criteria:	

I affirm that the information represented in the Verification Audit of Standard 7 is true and correct

Table 8 - Program Self-Assessment and Verification Audit Table for Standard 7

SA MET	Self-Assessor's Comments	VA MET	If NO, why criterion not met		
1. Industry and Consumer Interaction					
	SA MET				

General notes Pertaining to the Program Self-Assessment or the Verification Audit			

Standard 8: Program Support and Resources

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PROGRAM SELF-ASSESSMENT (SA) SUMMARY

Printed Name of the Person who conducted the SA:	
Self-Assessor's Title:	
Jurisdiction Name:	Enter this field data on the 'Jurisdiction Name' field on the 'Self-Assessment Summary' worksheet page.
Jurisdiction Address:	
Phone / Fax / E-mail:	
Date the Standard 8 Self-Assessment was Completed:	
SA indicatesthe Jurisdiction MEETS the Standard 8 criteria:	NO

I affirm that the information represented in the Self-Assessment of Standard 8 is true and correct

Signature of the Self-Assessor:

VERIFICATION AUDIT (VA) SUMMARY

Printed Name of the Person who conducted the VA:	
Verification Auditor's Title:	
Auditor's Jurisdiction Name:	
Auditor's Jurisdiction Address:	
Phone / Fax / E-mail:	
Date the Verification Audit of Standard 8 was Completed:	
VA indicates the Jurisdiction MEETS the Standard 8 criteria:	

I affirm that the information represented in the Verification Audit of Standard 8 is true and correct

Table 9 - Program Self-Assessment and Verification Audit Table for Standard 8

Standard Sub-Elements Criteria	SA MET	Self-Assessor's Comments	VA MET	If NO, why criterion not met
1. Staffing Level – FTEs per Inspections Performed	<u> </u>			
a. The jurisdiction has written documentation, calculations, or a				
program resource assessment that demonstrated a staffing level of				
one full-time equivalent (FTE) for every 280-320 retail food				
program inspections performed.				
2. Inspection Equipment				
a. The jurisdiction can demonstrate through written records,				
equipment inventories, or actual observations that each retail food				
program inspector has a head cover, thermocouple, flashlight,				
sanitization test kit, heat sensitive tapes or maximum registering				
thermometer and necessary forms and administrative materials.				
b. The jurisdiction has a written procedure for obtaining the use of				
computers, cameras, black lights, light meters, pH meters,				
foodborne illness kits, sample collection kits, data loggers and cell				
phones should this equipment not be part of the agency's general				
equipment inventory.				
3. Administrative Program Support				
a. The jurisdiction has written documentation, calculations or a				
program resource assessment that demonstrates sufficient				
equipment is available to support the record keeping system				
utilized by the program.				
b. The jurisdiction has a system in place to collect, analyze, retain				
and report pertinent information required to manage and				
implement the retail food protection program.				
4. Program Resource Assessment				
a. The jurisdiction has conducted an assessment to determine if the				
agency has the budget, staffing and equipment necessary to meet				
Standard #1 – Regulatory Foundation.				
b. The jurisdiction has conducted an assessment to determine if the				
agency has the budget, staffing and equipment necessary to meet				
Standard #2 – Trained Regulatory Staff.				

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c. The jurisdiction has conducted an assessment to determine if the agency has the budget, staffing and equipment necessary to meet Standard #3 – Inspection Program Based on HACCP Principles.	
d. The jurisdiction has conducted an assessment to determine if the agency has the budget, staffing and equipment necessary to meet Standard #4 – Uniform Inspection Program.	
e. The jurisdiction has conducted an assessment to determine if the agency has the budget, staffing and equipment necessary to meet Standard #5 – Foodborne Illness and Food Security Preparedness and Response	;
f. The jurisdiction has conducted an assessment to determine if the agency has the budget, staffing and equipment necessary to meet Standard #6 – Compliance and Enforcement.	
g. The jurisdiction has conducted an assessment to determine if the agency has the budget, staffing and equipment necessary to meet Standard #7 – Industry and Community Relations.	
h. The jurisdiction has conducted an assessment to determine if the agency has the budget, staffing and equipment necessary to meet Standard #9 – Program Assessment.	

General notes Pertaining to the Program Self-Assessment or the Verification Audit		

Standard 9: Program Assessment

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PROGRAM SELF-ASSESSMENT (SA) SUMMARY

Enter this field data on the 'Jurisdiction Name' field on the 'Self-Assessment Summary' worksheet page.
NO

I affirm that the information represented in the Self-Assessment of Standard 9 is true and correct

Signature of the Self-Assessor:

VERIFICATION AUDIT (VA) SUMMARY

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Printed Name of the Person who conducted the VA:	
Verification Auditor's Title:	
Auditor's Jurisdiction Name:	
Auditor's Jurisdiction Address:	
Phone / Fax / E-mail:	
Date the Verification Audit of Standard 9 was Completed:	
VA indicates the Jurisdiction MEETS the Standard 9 criteria:	
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I affirm that the information represented in the Verification Audit of Standard 9 is true and correct

Table 10 - Program Self-Assessment and Verification Audit Table for Standard 9

Standard Sub-Elements Criteria	SA MET	Self-Assessor's Comments	VA MET	If NO, why criterion not met
1. Risk Factor Study				
 a. A study on the occurrence of foodborne illness risk factors has been completed and includes data for each facility type regulated by the jurisdiction collected over the study cycle. b. The data collection form includes items pertaining to the following Center for Disease Control and Prevention (CDC) 				
identified contributing factors to foodborne Illness: 1) Food from Unsafe Sources, 2) Improper Holding/Time and Temperature, 3) Inadequate Cooking, 4) Poor Personal Hygiene, and 5) Contaminated Equipment/Protection from Contamination				
c. The data collection form provides for marking actual observations of food practices within an establishment (IN, OUT, NO, and NA).				
2. Report of Analysis and Outcome				
a. A report is available that shows the results of the data collection from the jurisdiction's foodborne illness risk factor study				
b. The report provides quantitative measurements upon which to assess the trends in the occurrence of foodborne illness risk factors over time	5			
3. Intervention Strategy				
a. A targeted intervention strategy designed to address the occurrence of the risk factor(s) identified in their RISK FACTOR STUDY is implemented and the effectiveness of such strategy is evaluated by subsequent RISK FACTOR STUDIES or other similar tools				
b. Documentation is provided of performed interventions, action, or activities designed to improve control of foodborne illness risk factors.				

General notes Pertaining to the Program Self-Assessment or the Verification Audit			