

Draft Specifications for Products Intended for Human Consumption

[Document Date]

TITLE

Animal Products Notice: Draft Specifications for Products Intended for Human Consumption

COMMENCEMENT

This Animal Products Notice comes into force on [Effective Date]

AMENDMENT

This Notice amends the Animal Products Notice by deleting Part One to Schedule 5 and inserting the following Part One to Schedule 4.

REVOCATION

This Animal Products Notice revokes and replaces the following instruments:

- Animal Products (Branding and Associated Requirements) Notice 2006; and
- OMAR 01/40 Shellfish Lot Numbering Systems; and
- Technical Directive 99/125 Export of Crab, Paua and Kina Biotoxin Requirements.

ISSUING AUTHORITY

This Animal Products Notice is issued pursuant to <u>under</u> sections 45, 65B, 159 and 167 of the Animal Products Act 1999 and pursuant to <u>Clause 4 (2)(b) of Schedule 1 of this Act</u> and the Animal Products Regulations 2000 having had regard to the matters specified in section 44(7) and having undertaken consultation in accordance with section 163 of the Animal Products Act 1999.

Dated at Wellington this day of .

Consultation

Paul Dansted
Director Food Regulation
Ministry for Primary Industries
(acting under delegated authority of the Director-General)

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Introduction

This introduction is not part of the Animal Products Notice, but is intended to indicate its general effect.

Purpose

- (1) This Notice is issued for the purpose of specifying requirements that must be met in relation to animal products intended for human consumption.
- (2) This Notice amplifies and gives effect to the general standards for animal products that have been set in the Animal Products Regulations 2000.

Background

- (1) This Notice applies to operators who process animal material and animal product for human consumption under risk management programmes <u>and</u>, suppliers of animal material to those operators, <u>depot operators and transport operators</u>.
- (2) This Notice revokes some legal instruments, updates references, and incorporates a plain English approach.
- (3) The amended Notice in summary has:
 - <u>a)</u> italicised headings have been changed to titles that are reflected in the Contents pages for easier locating of information; and
 - more description in "Application of this Part" will provide more clarity on what the Part applies to and to whom. Where there are more than several clauses, a scope is included to clarify what the Part covers; and
 - new clauses or Parts have been introduced (based on the Animal Products Regulations 2000) to harmonise this notice with Operational Codes or Codes of Practice, and RMP templates e.g. operator verification, pest control, etc.; and
 - a)d) streamlined a number of requirements e.g. Packaging, Water, etc.; and
 - b)e) consolidated a number of requirements e.g. supply of animal material and control of primary processing operations; and
 - e)f) included some requirements for the harvesting of wild ground-living birds; and
 - d)g) expanded some requirements for some types of products e.g. bee products; and
 - e)h) included the requirements for domestic meat branding from the Animal Products (Branding and Associated Requirements) Notice 2006 which will be revoked by this Notice; and
 - f)i) simplified the process for the supply of farmed mammals that have become feral and then been killed by removing the approval step by MPI. The process can be managed by the certified supplier or certified game estate supplier using a supplier statement for the primary processor; and
 - j) removed the forms from the Notice i.e. Schedule 5 (published independently of the Notice on the MPI website); and
 - g)k) included guidance boxes as appropriate.

Who should read this <u>Animal Products Notice</u> <u>Animal Products</u> <u>Notice</u>?

- (1) This Notice specifies the requirements for animal products intended for human consumption and revokes the Animal Products (Specifications for Products Intended for Human Consumption) Notice 2016.
- (2)(1) The following persons should read tThis Notice should be read by:
 - a) animal product operators;

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- b) suppliers of animal material to animal product operators (including persons in charge of farmed animals and animal material depot operators);
- c) transport operators transporting:
 - i) animal material during primary processing; and
 - ii) animal material or product:
 - to animal product operators (but not live animals transported to primary processors);
 and
 - 2) between animal product operators.
- (2) This Notice does not apply to the processing of animal material that is principally of dairy origin for human consumption.

Why is this important?

- (1) Those persons to whom this Notice applies are responsible for ensuring that they meet their obligations under this Notice and that evidence of compliance is maintained.
- (2) For the purposes of section 135 (1)(c) of the Animal Products Act 1999, a failure to comply with this Notice, without reasonable excuse, is an offence.

Other information

- (1) Animal material and animal product for human consumption are also subject to other requirements, including the relevant requirements in the following legislation:
 - Animal Products Act 1999;
 - Animal Products Regulations 2000;
 - Animal Products (Exemptions and Inclusions) Order 2000;
 - Animal Products (Fees, Charges and Levies) Regulations 200715;
 - Animal Products (Risk Management Programme Specifications) Notice 2008;
 - Animal Products (Requirements for Risk Management Programme Outlines) Notice 2008
 - Food Act 1981; Food Act 2014;
 - Australia New Zealand Food Standards Code:
 - Animal Products (Regulated Control Scheme Bivalve Molluscan Shellfish) Regulations 2006
 - Animal Products Notice: Regulated Control Scheme Bivalve Molluscan Shellfish for Human Consumption 2018
 - Health Act 1956;
 - Biosecurity (Ruminant Protein) Regulations 1999.

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Part 1: Preliminary provisions

1.1 Incorporation of material by reference

- (1) Under section 168 of the Animal Products Act 1999, the following documents are incorporated into, and form part of, this Notice as standard works of reference:
 - a) the current edition of the United States Code of Federal Regulations, Title 21, Parts 170–199;
 and
 - b) the current edition of the "Australian Standard: Plastics materials for food contact use", AS 2070-1999; and
 - a) the current edition of the New Zealand Standard ISO/IEC 17025 "General requirements for the competence of testing and calibration laboratories"; and-
 - the current edition of Table 2.4 Pathogen or Disease-Specific Exclusion and Clearance Criteria for People at Increased Risk of Transmitting an Infection to Others, Appendix 2 of the Ministry of Health Communicable Disease Control Manual 2018; and
 - c) the current edition of the NZ List of Scientific Names of Fish.

1.2 Definitions

(1) In this Notice, unless the context otherwise requires:

Act means the Animal Products Act 1999

ACVM Act means the Agricultural Compounds and Veterinary Medicines Act 1997

agricultural chemical means an agricultural compound used or intended for use on plants, and includes agricultural compounds that are applied to land, places or water in which plants or animals are managed

agricultural compound has the same meaning as in section 2 (1) of the ACVM Act 1997

amenities include toilets, wash rooms, locker rooms, change rooms, lunch rooms and cafeterias

animal material depot, or depot, has the same meaning as animal material depot or depot in the Animal Product Regulations 2000

animal material depot operator means a person who operates an animal material depot

<u>ASD or animal status declaration</u> means a declaration relating to farmed ostriches, farmed emus and farmed mammals other than pigs in a form approved by the Director-General

<u>ASD (animal status declaration)</u> for pigs means a declaration relating to farmed pigs in a form approved by the Director-General

approved growing area means an area classified as approved under the Animal Products Notice: Regulated Control Scheme - Bivalve Molluscan Shellfish for Human Consumption 2018

approved maintenance compound means any maintenance compound that is approved by the Director-General or listed in specifications made under the Act

<u>approved meat marking inks</u> means inks that are approved by the Director-General for use in branding or the identification of condemned carcasses

aseptic processing and packaging means the packaging of commercially sterile, low-acid product into sterilised containers followed by hermetic sealing in a manner that prevents viable microbiological recontamination of the sterile product

bait station means a rigid device or container designed or adapted to physically contain bait in such a way as to:

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- a) allow unrestricted access by target pests while preventing or minimising the spillage of bait and access for off-target species; and
- b) protect baits from the elements and extend its usable life

biotoxin means a toxic compound produced by marine or freshwater micro-organisms such as plankton and accumulated by bivalve molluscan shellfish and other animals

brand means a symbol or mark applied to a carcass that indicates the carcass has undergone and passed a post-mortem examination

branding means applying the brand

broken in relation to an egg, means an egg with breaks in both the shell and the membrane, resulting in the exposure of its contents

buffalo includes water buffalo, dwarf buffalo, South African buffalo and American buffalo

buffer zone means the land situated between the boundaries of an area of land that has been exposed to poison and an area of land where it is acceptable for animals to be procured, measured as a straight line on a horizontal plane

candled means the assessment of an avian egg for freshness and fertility, and to detect defects (including hairline cracks, pinholes and where possible internal defects)

canned products means food that:

- a) is processed and packed in accordance with good manufacturing practice; and
- b) is packed in clean or sterilised containers that are hermetically sealed; and
- c) is processed by heat to ensure preservation, whether before or after being sealed in a container

carcass includes a whole carcass, half carcass, third carcass and quarter carcass but does not include offal or primal cuts

casings means any product derived from the intestines of any slaughtered animals and intended for use as containers of any other product

caution period is the period of time following an area of land's, exposure to poison within which hunting is not acceptable

certified game estate supplier means a person who is certified by the Director-General, or by an agency approved for that purpose by the Director-General, as competent to supply to a primary processor killed game estate mammals and farmed mammals that have gone feral and then been killed to, unless the person has surrendered that certification by giving written notice of its surrender to the certifying entity

certified game estate supplier means a person who is currently certified by the Director-General, or by an agency approved for that purpose by the Director-General, as competent to supply a primary processor with:

- a) killed game estate mammals and wild birds; and
- b) farmed mammals that have gone feral and then been killed

certified supplier means a person who is <u>currently</u> certified by the Director-General, or by an agency approved for that purpose by the Director-General, as competent to supply to a primary processor <u>with:</u>

- a) killed wild mammalsanimals; and
- b) farmed mammals that have gone feral and then been killed; and
- c) live possums,
 - unless the person has surrendered that certification by giving written notice of its surrender to the certifying entity

clean, when used as a verb, means to remove visible contaminants from any surface

clean seawater means seawater that:

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- a) is free of excessive turbidity and colour, offensive odours and any contaminants; and
- b) for land-based premises complies with the requirements of Schedule 2

commercially sterilised/commercial sterilisation means the condition achieved by application of heat, sufficient alone or in combination with other appropriate treatments to render the product free of microorganisms capable of growing under normal non-refrigerated conditions in which the product is likely to be held during distribution and storage

<u>condemned</u> means that the animal material that has been assessed as not suitable for processing into products fit for human consumption

conditionally approved growing area means an area classified as conditionally approved under the Animal Products Notice: Regulated Control Scheme – Bivalve Molluscan Shellfish for Human Consumption 2018

conditionally restricted growing area means an area classified as conditionally restricted under the Animal Products Notice: Regulated Control Scheme – Bivalve Molluscan Shellfish for Human Consumption 2018

cracked in relation to an egg, means an egg that has a damaged shell but has an intact membrane

<u>critical measurement</u> means a measurement of a parameter that is identified in an RMP as critical for the purpose of ensuring safety, integrity and fitness for purpose of animal material, animal product or associated things

deer velvet depot means a place where deer velvet is collected from more than one producer and held prior to transfer to a primary processor

depuration means to reduce the level of contaminants in live bivalve molluscan shellfish by the use of a managed aquatic environment as the treatment process

direct supervision in relation to any function, operation or activity, means the supervision of that function, operation or activity while in sufficiently close physical proximity to ensure that any relevant specifications are met

dirty egg means an egg with visible foreign matter on the shell surface, which can include yolk, manure or soil

DOC Pesticide Summary means the regularly updated list of animal pest operations using vertebrate toxic agents that occur on lands managed or administered by the Department of Conservation (DOC). DOC Pesticide Summaries are published on the DOC website http://www.doc.govt.nz and are available from DOC offices

document (verb) means to include in writing in a programme e.g. procedures for an RMP

documented procedure means a written, printed or electronic description of a process or system that is followed by the operator

egg product means a product primarily made from all or a portion of the content of an egg, and includes an egg processed in the shell

electronic supplier statement means all of the information required by a supplier statement, submitted using an electronic system designed for that purpose

equipment includes:

- the whole or any part of any utensil, machine, fitting, device, instrument, stamp, apparatus, table
 or article that is used in or available for use for preparing, marking, processing, packing, storing,
 carrying, or handling any animal material, animal product, ingredients, additive or processing aid;
 and
- any utensil or machine used or capable of being used in the cleaning of any equipment or facilities

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essential services include the provision of process gases, lighting, ventilation, water and waste management

exposed, **ready-to-eat animal product** means a ready-to-eat animal product that has the potential to be contaminated by any *Listeria* monocytogenes present in a high-care area before it is packaged

facilities include amenities, storage areas and processing areas

finished product means animal material or product which has been packed, in the manner intended for sale, and is awaiting the decision concerning compliance with regulatory requirements

GIS (geographic information system) is a technology that brings together all types of information based on geographic location for the purpose of query, analysis and the generation of maps and reports

GPS (global positioning system) is a system for determining positions on the Earth's surface

GPS data in relation to hunting, means electronically generated data that includes:

- a) the date of hunting; and
- b) the waypoints; and
- in the case of ground hunting trips, the GPS co-ordinates in NZTM2000 and time at both the commencement and the completion of hunting; and
- d) in the case of helicopter operations, the GPS co-ordinates in NZTM2000, altitude and time, taken at a maximum of 10-second intervals for the duration of the flight during which the hunting occurred

green offal means any animal material that is derived from any part of the alimentary tract that has not been cleaned of the inherent contamination

high-care area means any area used for processing exposed, ready-to-eat animal product after a listericidal process, whether after a critical control point for *Listeria monocytogenes* or after the final microbiological hurdle has been applied

honey super means a unit of a beehive that contains frames of honey to be extracted by an apiarist or beekeeper

ingredient means any substance, including a food additive, used in the processing of food

ISO/IEC 17025 means the current edition of ISO/IEC 17025 "General requirements for the competence of testing and calibration laboratories"; this refers to the latest edition of that standard, together with any additions to, amendments to, and deletions from that standard up to that time

key personnel means personnel with the necessary expertise and experience to supervise, oversee or take responsibility for key or essential tasks for the implementation of the RMP

kill location means the location where an animal finally comes to rest immediately after being shot

label includes any wording, tag, brand, symbol, picture and other descriptive matter written, printed, stencilled, marked, embossed, impressed on, appearing on, attached to and enclosed within any animal material or animal product, and **labelled** and **labelling** have corresponding meanings

<u>landing area</u> means an area on board a fishing vessel used for taking fish on board, including the fish catching equipment and landing deck

listericidal process means a process (for examplee.g. heat treatment or high-pressure processing) that reduces counts of *Listeria monocytogenes* to a safe level

lot means a quantity of animal material or animal product that has been produced and handled under uniform conditions and within a limited period of time

lot identification means an identifier that is sufficient to enable the source of a lot to be traced

low-acid product means:

a) any animal product, other than an alcoholic beverage, where any component has a pH value greater than 4.6 after heat processing, and a water activity (a_w) greater than 0.85; but

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b) does not include animal product in a hermetically sealed container that is required to be stored under refrigeration

low-acid commercially sterilised product means food that:

- a) any animal product, other than an alcoholic beverage, where any component has a pH value greater than 4.6 after heat processing, and a water activity (a_w) greater than 0.85, but does not include animal product in a hermetically sealed container that is required to be stored under refrigeration; and
- b) is processed and packed in accordance with good manufacturing practice; and
- c) is packed in clean or sterilised containers that are hermetically sealed; and
- e)d) is processed by heat to ensure preservation, whether before or after being sealed in a container

maintenance compound has the same meaning as maintenance compound in the Animal Product Regulations 2000

marine biotoxin means any toxic compound produced by marine micro-organisms such as plankton and accumulated by bivalve molluscan shellfish

meat means all parts of an animal that are intended for, or have been judged as safe and suitable for, human or animal consumption

mob means any number of farmed mammals, farmed ostriches, or farmed emus of the same species and same type presented by the same supplier and slaughtered as a continuous line

mobile animal material depot in relation to the holding of wild mammal material, game estate mammal material or material from farmed mammals that have become feral and then been killed, (other than deer velvet), means a chiller truck or other refrigerated transportation unit that may be moved between locations when operating as an animal material depot

MPI means the Ministry for Primary Industries

MPL (maximum permissible level) means the maximum permissible level at which a substance may be present in animal material or animal product as specified in the Animal Products Notice:

(Contaminants Monitoring and Surveillance Specifications) Notice 20168, as that Notice may be modified or replaced under section 167 of the Act

MRL (maximum residue limit) means, in relation to a residue, the maximum permissible level of that residue as specified in the current edition of the Food Notice: Maximum Residue Levels for Agricultural Compounds 2018

NAIT means the National Animal Identification and Tracing system

non-complying product means any product or input that fails to comply with requirements in this Notice

NZQA means New Zealand Qualifications Authority

NZTM2000 means New Zealand Transverse Mercator 2000

NTU means nephelometric turbidity unit

official assurances legend means a mark of inspection or fitness for purpose - approved for the class of animal product – under this notice. Under previous legislation, this official assurance legend was known as an inspection legend

Operations Manual means a document provided to a primary processor by a certified supplier or certified game estate supplier containing the information required by clause 12.3, whichever is appropriate

<u>operator</u>, or <u>RMP operator</u>, means a person who operates an animal product business that is subject to a registered risk management programme

operator verification means the application of methods, procedures, tests and other checks by an operator to validate the RMP and to confirm the ongoing:

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- a) compliance of the risk management programme RMP with the legislative requirements; and
- b) compliance of the operation with risk management programmeRMP as written; and
- applicability of the risk management programmeRMP to the operation;

and Note: this forms part of confirmation as described in section 17 (3)(f) of the Act

packaging:

- means any material that is intended to protect and that comes into immediate contact with an animal material or animal product; and
- b) includes rigid materials such as cartons and containers where animal material or animal product is filled directly into the carton or container; and
- c) includes any other material contained with, in, or attached to, the animal material or animal product (such as labels, satay sticks and heat sensors)

person in control means, for the purposes of Part 10, a person who has control of animals and the knowledge and authority to complete a supplier statement, including a farmer, primary producer, owner, farm manager, or saleyard operator, of farmed mammals, ostriches and emus, but does not include a transport operator; and **person in charge** has a corresponding meaning

personnel includes staff members, visitors and contractors

poison means, in relation to vertebrates, a vertebrate toxic agent that is registered under the ACVM Act for use against vertebrate animals

poison use statement means a statement that describes the poison use status of an area of land signed by a responsible person in respect of that land and that is in the form set out in Schedule 5.

potable water means water that:

- in relation to water supplied by an independent supplier (including a public or private supplier), is
 of a standard administered by the independent supplier under the Health Act 1956 and any
 regulations made under that Act; or
- b) in relation to water supplied by an operator solely for the use of the operator (such as bore water, rainwater, surface water or groundwater):
 - i) is of a standard equivalent to that referred to in paragraph (a) as determined by the operator based on an analysis of hazards and other risk factors; or
 - ii) complies with the requirements in Schedule 1; or
- c) meets the requirements of the current Meat Division Circulars "86/3/2 Surveillance of Potable Water in Meat and Game Export Premises" and "86/3/5 Amendment of MDC 86/3/2, 86/14/5 on Surveillance of Potable Water in Meat and Game Export Premises" issued by MPI

poultry includes chickens, turkeys, ducks, pheasants, quail, guinea fowl, geese, partridges, pigeons and other game birds

preservation temperature in relation to particular refrigerated animal material or animal product, means the range of temperatures specified in regulations or notices made under the Act or otherwise as specified by the consignor, at which the animal material and animal product preserve their fitness for purpose

processing grade egg means an egg that can be used to produce egg product

product contact surface means a surface in a high-care area with which exposed, ready-to-eat animal product comes in contact prior to being packaged

programme means the collection of procedures that define how the operator meets the requirements in this Notice

prohibited growing areazone means part of a growing area designated as such under the Animal Products Notice: Regulated Control Scheme – Bivalve Molluscan Shellfish for Human Consumption 2018an area classified as prohibited under the Animal Products (Specifications for Bivalve Molluscan Shellfish) Notice 2006

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RCS means a registered regulated control scheme

ready-to-eat animal product means, for the purpose of Part 38, a chilled animal product that is ordinarily consumed in the same state as that in which it is sold or distributed and will not be subject to a listericidal process before consumption

recognised laboratory means a laboratory recognised by the Director-General under section 101 of the Act and under the current edition of the Animal Product Notice: Specifications for Laboratories 2017

registered restricted veterinary medicine means a registered veterinary medicine with conditions of registration that restrict sale, purchase and use and require an authorisation for purchase and use

registered veterinary medicine means a veterinary medicine registered under the ACVM Act

relayed has the same meaning as "**relay**" in the Animal Products Notice: Regulated Control Scheme – Bivalve Molluscan Shellfish for Human Consumption 2018

remote approved in relation to a growing area, means an area classified as remote approved under the Animal Products Notice: Regulated Control Scheme – Bivalve Molluscan Shellfish for Human Consumption 2018

rendering means the breaking down of animal tissues into constituent fat and protein elements, whether by the application of heat and pressure or otherwise

repacking means, in relation to bivalve molluscan shellfish, the process of removing shucked bivalve molluscan shellfish from a package and placing them in another package

responsible person means a person with the relevant knowledge of poison use on an area of land and who is a landowner, manager or some other person with the authority to complete and sign a poison use statement in respect of that area of land

restricted growing area means an area classified as restricted under the Animal Products Notice: Regulated Control Scheme – Bivalve Molluscan Shellfish for Human Consumption 2018

reticulation management plan means a documented programme that contains procedures for the management of a water reticulation system (including pipework and fittings for example backflow prevention devices) within a premises or place to ensure that the water quality is not adversely affected prior to the point of use

RMP means a registered risk management programme

risk management programme operator means an operator of a premises or place who operates an animal product business that is subject to a risk management programme

ruminant means an animal of the order *Artiodactyla* that chews cud regurgitated from its rumen, including but not limited to cattle, sheep (including lambs), deer, llamas, alpacas and goats

ruminant protein:

- a) means protein derived from the tissue (including blood) of a ruminant; but
- b) does not include:
 - i) milk, cream, butter, or cheese, or any other product of milk or cream; or
 - ii) tallow if the maximum level of insoluble impurities does not exceed 0.15% by weight; or
 - iii) any derivative of the tallow described in subparagraph (ii); or
 - iv) rennet; or
 - v) dicalcium phosphate if it contains no trace of protein or fat; or
 - vi) peptides with a molecular weight of less than 10 000 daltons; or
 - vii) amino acids

sanctuary means a protected facility for animals bounded by a predator-proof fence or other geographical features that protects species against predation, poaching, etc.

sanitary design:

- a) in relation to any premises or place, facility, internal structure, equipment, or conveyance, means designed, constructed, and located so that it:
 - meets the requirements appropriate to the type of animal material or animal product and process, which includes a consideration of the movement of people, access and process flow; and
 - ii) can be readily maintained, cleaned, sanitised and sterilised where required, to ensure that risk factors from contaminants and pests are minimised.
- b) in relation to any equipment or accessway in any processing area, means that the equipment or accessway is designed, constructed and located so that it:
 - i) is easily accessible for maintenance, cleaning, operation, checking and inspection; and
 - ii) minimises the contact of contaminants with any animal material (other than live mammals or live birds), or animal product or other equipment; and
 - iii) precludes the harbouring or accumulation of any contaminants or pests

sanitise means the application of an approved maintenance compound or physical agent with the intention of reducing microbial contamination to a level that will avoid the creation of a hazard

shellfish harvesting statement has the same meaning as "harvest declaration" as defined in the Animal Products (Specifications for Bivalve Molluscan Shellfish) Notice 2006

shellfish regulated control scheme means the regulated control scheme imposed under the Animal Products (Regulated Control Scheme – Bivalve Molluscan Shellfish) Regulations 2006

shellstock means live bivalve molluscan shellfish in the shell

stated shelf life means the period of time in which a product remains safe and suitable under the intended conditions of distribution, storage and use, as indicated by the date mark

suitably skilled person means a person who in the opinion of the operator is skilled in a particular activity or task through training, experience or qualifications

supplier includes a certified supplier and certified game estate supplier, and for the purposes of clauses 11.3 and 11.4 means the owner or person in charge of animals other than a person solely engaged in facilitating the transfer of animals such as a transport firm or purchasing agent

supplier guarantee programme means a programme documented in an risk management programme RMP, that identifies specified suppliers, identifies signs of illness or disease, and establishes the animal treatment and exposure status of animal material presented for primary processing, and in the case of farmed poultry and farmed fish provides information that would be equivalent to the supplier statement for that animal material

supplier statement means a statement set out in Schedule 5, in the form and manner approved by the Director-General which is signed by a supplier to confirm that certain requirements of those specifications have been met, and includes electronic supplier statements for farmed animals

suspect animal material means an animal or line of animals showing symptoms or suspected of being diseased or contaminated, or having an abnormality, that may affect its suitability for processing or the manner of processing of animal material, and includes:

- a) animals with clinical disease; and
- b) TB reactors; and
- c) animals covered by veterinary certificates of disease or injury; and
- d) animals from sources named in a surveillance notice under the Act; and
- e) animals covered by a supplier statement indicating an uncertain animal suitability status

table egg means a raw egg destined to be sold to the end consumer in its shell

TB means tuberculosis

temporary holding in relation to the holding of wild mammal material, game estate mammal material or material from farmed mammals that have become feral and then been killed (other than deer

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velvet), means holding in an animal material depot after 10 hours has elapsed from the time the mammal was killed, prior to delivery to a primary processor. This excludes holding within 24 hours from the time a mammal was killed where the material is delivered directly to a primary processor

topographical map means a map to a standard 1:50 000 scale

transhipment means the transferring of animal material or animal product between transportation units at a depot as part of the journey, then onto another destination

transport includes transport by road, rail, sea or air, and transportation has a corresponding meaning

transport depot means a facility that is used to tranship (temporarily hold) animal material or animal product in the course of a journey and includes a vehicle docking facility (VDF)

transport operator means any person or business that engages in the transport of animal material or product between places or premises within New Zealand and includes courier operations and subcontractors who are used intermittently

transportation outer means a package, other than a transportation unit, that:

- a) encases any packaged animal material or animal product for the purpose of transportation and distribution; and
- b) is either removed before the animal product is used or offered for retail sale, or is not taken away by the consumer of the product

transportation unit means a container, a compartment, part of a vehicle, or vessel (includes a road vehicle, aircraft, railway wagon, ship, shipping container, bulk tank or trailer) used in the transport of animal material or product

vehicle means any motorised conveyance that holds or carries, or that includes, one or more transportation units on or in it and is designed to travel by road or rail

veterinarian means a person who holds a current practising certificate issued by the Veterinary Council of New Zealand

veterinary authorisation means a written instruction from a veterinarian authorising:

- a) the purchase of a restricted veterinary medicine by a person specified in the veterinary authorisation: or
- b) the holding by a specified person of a restricted veterinary medicine in anticipation of the use of the restricted veterinary medicine in accordance with the veterinary instructions

veterinary medicine has the same meaning as in section 2 of the ACVM Act

viscera means the internal organs of the animal

vulnerable population means children under 5 years of age, people over 65 years of age, pregnant women and people with compromised immune systems

water management plan means a documented programme that specifies the water quality standard and criteria, and procedures for the management of the water quality within a premises or place to ensure that the appropriate quality of water is delivered at the point of use

waypoint means the time and GPS co-ordinates or topographical map grid reference points in NZTM2000 of a kill or capture location

waypoint identifier means the identification that is applied to a waypoint and an animal carcass so as to link the waypoint to the carcass

wet storage means the temporary holding of shellstock in onshore units or tanks for the purpose of de-sanding, conditioning, or storage, prior to retail sale, wholesale or processing

whole colony health scheme in relation to a colony of farmed rabbits, means a documented programme of health surveillance and includes where applicable:

a) disease control or eradication; and

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b) the management of agriculture compounds and veterinary medicines according to any general or specific conditions of use

whole fish means fish that have not been subjected to gutting, scaling, shelling, de-heading, tailing or any other form of processing (other than chilling, washing or packing)

whole flock health scheme in relation to a flock of farmed birds, means a programme documented by the operator that is designed to ensure that any hazards associated with the birds or the eggs (as appropriate) that are likely to affect human health are identified and managed in an appropriate manner and must include:

- a) measures for disease control or eradication; and
- b) activities to ensure that agricultural compounds and veterinary medicines are used according to any general or specific conditions of use; and
- c) measures for feed management; and
- e)d) activities to ensure that approved maintenance compounds are used according to any general or specific conditions of use

wild bird means a ground-living bird (excluding native birds) including:

- a) wild turkey (Melegris gallopavo);
- b) peacock, peafowl (Pavo cristatus);
- c) quail (Synoicus ypsilophorus);
- d) pheasant (Phasianus colchicus);
- a)e) guinea fowl (Numida memagris)

withholding period (for veterinary medicines) means the minimum period that must elapse between the last treatment of an animal with a veterinary medicine and the presentation of the animal for primary processing, in order for residues of the veterinary medicine in the animal material to meet the relevant residue threshold.

(2) Unless the context requires otherwise, terms used in this Notice that are defined in the Act or the Animal Products Regulations 2000 have the meanings so defined.

1.3 Human consumption specifications to prevail

- (1) The requirements of this Notice prevail over the requirements specified in the APN: Specifications for Products Intended for Animal Consumption 2017 in the circumstances where;
 - a) operators are concurrently using common facilities or equipment for the processing of animal material or products, for both animal and human consumption and;
 - b) there is a conflict of requirements between the notices.
- (2) Subclause 1.3 (1) applies to an operator until the point where animal and human consumption processing is separated.

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Part 2: Design, construction, and essential services

2.1 Application of this Part

- (1) This Part applies to risk management programme RMP operators who are processing animal material or animal product intended for human consumption, and such operators must comply with the provisions of this Part.
- (2) This Part covers design, construction, facilities, equipment and essential services.

Design, construction and facilities and other matters

2.2 Design and construction

- (1) The operator must ensure that premises or place, facilities, equipment and internal structures that may affect the suitability of processing of animal material or the fitness for intended purpose of animal product, is of sanitary design by making sure any material or expose internal surface is:
 - a) be-impervious, non-absorbent and free from depressions, pits, cracks, and crevices that may harbour contaminants; and
 - b) be easily cleaned and sanitised; and
 - be unaffected by any corrosive substance with which it is likely to come into contact, to the extent necessary to ensure that it will not harbour contaminants and is not a source of contamination; and
 - be-durable, resistant to fracture, and capable of withstanding repeated exposure to normal cleaning and sanitising; and
 - e) in the case of surfaces (other than those used for walking or standing on during operations), be smooth and minimise the accumulation of condensation; and
 - f) in the case of materials lining the walls, floors and ceilings, be of a colour that does not disguise contaminants having regard to the lighting arrangements.
- (2) The operator must ensure that premises, facilities, equipment and essential services are designed, constructed and maintained in a manner that prevents pest access.
- material or exposed internal surface finish used in the building, manufacture, or maintenance of facilities, equipment or internal structures that may affect the suitability for processing of animal material (other than live mammals or live birds) or the fitness for intended purpose of animal product, must:
 - facilities, equipment and internal structures that may affect the suitability for processing of animal material or the fitness for intended purpose of animal product, must be of sanitary design.

2.3 Facilities, equipment, etc.

- (1) The operator must ensure that:
 - a) Aappropriate animal holding facilities must beare provided where animals are held prior to slaughter and must beare operated within their design capabilities and capacity; and-
 - b) Aappropriate facilities for monitoring checks, including ante-mortem and post-mortem examination of mammals and birds, must be are provided where appropriate, and These must be operated within their design capabilities and capacity.

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- (2) The operator must ensure Temperature-controlled processing rooms facilities and equipment must beare operated within their design capabilities and capacity. These rooms facilities and equipment must consistently deliver any temperatures as required by this Notice or as specified in the risk management programmeRMP (as the case may require).
- (3) The operator must ensure that Ccleaning and sanitation facilities, and equipment, must beare provided to ensure that the hygiene of personnel, equipment and the premises or place can be maintained so that the suitability for processing of animal material and the fitness for intended purpose of animal product are not adversely affected.
- (4) The operator must ensure that Ppremises or places subject to full-time supervision must provide adequate amenities and lockable office facilities for official assessors and animal product officers. All other premises and places must provide access to facilities that are sufficient for official assessors and animal product officers to perform their roles.
- (5) The operator must ensure that Aall premises that slaughter and dress farmed cattle, sheep, horses, pigs, deer, goats, ostriches and emus must beare provided with facilities for the holding of suspect animals and for the post-mortem examination of animals found to be dead or dying, which may be the same facilities.
- (6) The operator must ensure that landing areas on vessels are designed and constructed to:
 - a) facilitate the easy drainage of water; and
 - b) <u>be easily cleaned and sanitised.</u>
- (7) The operator may process animal material or product for human consumption and animal consumption in the same facilities, or using the same equipment, provided the operator has effective procedures in place to:
 - a) maintain separation of product:
 - i) intended for human consumption from that intended for animal consumption; and
 - ii) of different status.
 - b) prevent cross-contamination or substitution between them.

2.4 Lighting

(1) The operator must ensure that Lighting must beis of a sufficient intensity and quality to enable the satisfactory performance of all operations that might affect the suitability for processing of animal material, or the fitness for intended purpose of animal product.

2.5 Water

2.5.1 Water coming into contact with animal material or animal product

- (1) The operator must ensure that \(\psi_{\text{w}}\) atter (including ice and steam) that comes into direct contact or indirect contact with animal material or animal product \(\frac{\text{must beis}}{\text{suitable}}\) suitable (potable or clean seawater) for its intended \(\text{purpose}\) at the point of use.
- (2) Despite clause 2.5.1 (1) the operator may use an alternative water quality standard as determined by the operator provided:
 - a) the water quality standard is determined by an analysis of hazards and other risks; and
 - b) the suitability for processing of animal material or the fitness for intended purpose of animal product is not adversely affected; and
 - c) <u>a re-assessment is undertaken in the event of any changes that may affect the suitability of the water for its intended purpose.</u>

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- (3) Clauses 2.5.1 (1) and (2) do not apply to water used for live animals, or to water used for washing bivalve molluscan shellfish (BMS) prior to depuration, or for depuration, or for wet storage.
- The water used for activities relating to bivalve molluscan shellfish BMS referred to in clause 2.5.1 (3) must comply with the requirements of the Animal Products (Regulated Control Scheme—Bivalve Molluscan Shellfish) Regulations 2006.
- (4)(5) The operator must ensure that any ice is stored and handled to maintain its suitability.

2.5.2 Water not coming into contact with animal material or animal product

- (1) The operator must ensure that Wwater that does not come into direct contact or indirect contact with animal material or animal product must does meet the requirements of clause 2.5.1 Water Coming into Contact with Animal Material or Animal Product, or may meet an alternative non-contact water quality standard.
- (2) If an alternative non-contact water quality standard is used, the appropriate standard must be determined by the operator:
 - a) by an analysis of hazards and other risk factors for suitability; and
 - b) taking into consideration the intended use of the water.

2.5.3 **Using clean seaWw**ater on fishing vessels

- (1) The operator must ensure that I felean seawater described in clause 2.5.1 Water Coming into Contact with Animal Material or Animal Product is used on fishing vessels it must is only be taken from places that are of a distance offshore sufficient to ensure that the water quality is not at risk from pollution sources.
- (2) The operator must ensure that Aall water treatment equipment, including desalination plants, must are be installed, maintained and operated in accordance with the manufacturers' instructions.

Guidance

The clean seawater intake on a fishing vessel should be situated so as to minimise contamination of the clean seawater by waste water discharges, and waste and engine coolant outlets.

2.5.4 Water management for all types or sources of water

- (1) The operator must ensure an adequate supply of potable water (or clean sea water, as appropriate) is available for:
 - a) processing of animal products; and
 - b) cleaning; and
 - c) personnel hygiene activities; and
 - any other activity where water comes into direct or indirect contact with any animal material or product.
- (2) The operator must ensure that the water reticulation system within the premises is designed, installed and operated in a manner that prevents:
 - a) cross connections between potable water (or clean sea water, as appropriate) and water of a lower standard; and
 - b) stagnant water (e.g. no dead ends and unused pipes); and
 - c) back flow that may cause contamination of the potable (or clean sea water, as appropriate) water supply.
- (3) The operator must ensure that water pipes, storage tanks and other parts of the reticulation system are maintained in good condition that ensures the water is suitable for its intended purpose at point of use.
- (4) When additional treatment is applied by the operator, the operator must include the following information in the RMP:

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- a) information about the additional treatment (including type of treatment, operating parameters, procedures for control, monitoring/testing and acceptable limits); and
- b) a water sampling and testing programme for monitoring the effectiveness of the specific water treatment applied referred to in Schedule 1 Specification for Potable Water Supplied by Operator; and
- c) corrective action procedures for instances when the water source is found to be unsuitable based on the results of any test done.

2.5.5 Potable water supplied by an independent supplier (without additional treatment)

- (1) When an operator is advised by the supplier that the water supplied is not suitable, the operator must:
 - a) cease all operations that involves the unsuitable water; and
 - operations must remain ceased until the problem is rectified and water is suitable for its intended use (refer to subclause 2.5.8 (2))
- (2) Despite subclause 2.5.8 (2), the operator may continue operations provided the operator is able to show to their verifier that:
 - a) the RMP specifically provides a means for ensuring that water is still suitable for its intended use (e.g. the operator applies a chlorination or filtration step, etc.); or
 - b) an assessment of water quality has been undertaken by the operator and the results indicate that the water is suitable for its intended use.

2.5.6 Potable water supplied by the operator for own use

- (1) Operators supplying potable water solely for their use, within a premises or place, must assess all of their water sources (e.g. bore water, rain water, river water, etc.) and demonstrate that the supplied water is potable for use in the processing of animal material or product.
- (2) The operator must complete the assessment referred to in Schedule 1 Specification for Potable Water Supplied by Operator as part of the RMP.
- (3) When the ongoing monitoring of water suitability shows that any of the requirements in Schedule 1

 Specification for Potable Water Supplied by Operator Table 1: Quality of Potable Water is not met, the operator must cease all operations where water comes into direct or indirect contact with animal material or product until the problem is rectified and suitable water is available again (refer to subclause 2.5.8 (2)).
- (4) Despite subclause 2.5.8 (2), the operator may continue operations provided the operator is able to show to their verifier that the RMP specifically provides a means for ensuring that water is still suitable for its intended use (e.g. the operator applies a chlorination step etc.).

2.5.7 Requirement for reticulation management plan

- (1) The operator must implement a reticulation management plan for potable water used within a premises or place, (including its use on fishing vessels), where the water is supplied by an independent supplier, or is supplied on fishing vessels by the operator.
- (1) The reticulation management plan must include:
 - a) systems to ensure that the water that is reticulated throughout the premises or place is not adversely affected by the reticulation system so that the intended water quality is delivered at point of use; and
 - b) systems to ensure that there is no unintentional mixing of water of different standards; and
 - c) an action plan with appropriate sanitation procedures to be implemented in the event of noncompliance with the reticulation management plan.

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2.5.8 Requirement for water management plan

- (1) The operator must implement a water management plan for water described in clause 2.5.1, other than for water used on a fishing vessel, if:
 - water is supplied by an independent supplier and is subjected to any treatment by the operator;
 or
 - e) water is supplied by the operator solely for the operator's use; or
 - f) an alternative water quality standard as described in clause 2.5.1 (2) is used; or
 - g) clean seawater is used in a land-based premises or place.
- (2) The water management plan must include:
 - a) any additional treatment:
 - i) as required by the operator supplying potable water or using clean seawater in a landbased premises or place; or
 - ii) in the case of an alternative water quality standard, as determined through an analysis of hazards and other risk factors; and
 - b) the water quality standard (including criteria) as determined though an analysis of hazards and other risk factors; and
 - c) a water sampling and testing programme; and
 - d) an action plan in the event of non-compliance with the water management plan; and
 - e) the requirements of the reticulation management plan described in clause 2.8(2)??.

2.5.92.5.7 Water analyses

- (1) Water analyses used to demonstrate compliance with clause 2.9this Part and conducted on water supplied by an independent supplier or by the operator solely for the operator's use, must be performed by a recognised laboratory with the required tests in the laboratory's scope of accreditation to ISO/IEC 17025.
- (2) The operator must ensure that the training of water samplers are trained appropriately to undertake water sampling is undertaken by the laboratory referred to in clause 2.5.7 (1)
- (3) Clause 2.5.7 (1) does not apply to chlorine, pH or turbidity measurements, which are performed by a suitably skilled <u>person key personnel</u> using documented test methodologies (including calibration procedures) and/or calibrated equipment.

2.5.102.5.8 Non-complying water

- (1) This clause applies only to water to which clause <u>2.5.1 Water Coming into Contact with Animal Material or Animal Product applies.</u>
- (2) The operator must cease all operations associated with water contact (until rectified) and complete an assessment of water quality that demonstrates the water is fit for its purpose, and does not affect the fitness of animal material or product being processed, if the operator:
 - a) is advised by an independent water supplier that the water supplied is not fit for human consumption; or
 - b) has any reason to believe the water used in an operation is not fit for its purpose.
- (3) The requirements of subclause (2) do not apply where an operator's RMP specifically provides a means for ensuring that water is still fit for its purpose at its point of use (i.e. has a plan which has been evaluated), despite the occurrence of an event listed in subclause (2) (a) or (b).

If potable water supplied by an independent supplier is used, and the independent supplier advises the operator that the water is not fit for drinking without additional treatment, or the operator has reason to believe that the water is not fit for use, and the operator has no other means described in a water management plan that meets the requirements of clause 2.9 (2) a)-c) to ensure that the water is potable at the point of use, all operations involving that water must cease.

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If water used is supplied by the operator, or is of an alternative water quality standard that has been determined under clause 2.5.1 (2), or is clean seawater used in a land-based premises or place, and the operator fails to comply with any of the requirements of the water management plan (including corrective actions) and has no other means described in the risk management programme to ensure that the water meets the original standard at the point of use, all operations involving that water must cease.

Guidance

Operators should refer to the RMP Operator Resource Toolkit for the Water Supply Assessment Checklist on the MPI website by searching on "rmp operators".

<u>Processors with access to potable water should consider developing a contingency plan for situations</u> where water is identified as not potable e.g. natural disasters, boiled water notices, etc.

Gases and additives etc.

2.6 Process gases

(1) The operator must ensure that Pprocess gases that come in to direct contact with animal material or animal product must meet the current Australia New Zealand Food Standards Code, Section 1.1.1—15 "Identity and purity".

2.7 Compressed air

- (1) The operator must ensure that \(\frac{\psi_w}{\psi}\) hen compressed air is generated on site for the purpose of processing and comes in to direct contact with animal material or product, the air \(\frac{\must be is}{\psi}\) filtered and the source \(\frac{\must be c}{\psi}\) lean \(\frac{\must be is}{\psi}\) filtered and the source \(\frac{\must be c}{\psi}\) lean \(\frac{\must be is}{\psi}\) filtered and the source \(\frac{\must be c}{\psi}\) lean \(\frac{\must be is}{\psi}\) filtered and \(\frac{\must be is}{\must be is}\) filtered and \(\frac{\must be is}{\must be is}\) filtered and \(\frac{\must be is}{\must be is}\)
 - a) The filters for filtering air that is in contact with animal material or animal product, or is in contact with product contact surfaces, must comply with:
 - b) the air purity classes for solid particulate, water and total oil as defined in the current International Organization for Standardization standard "Compressed air Part 1: Contaminants and purity classes", Ref. No. ISO 8573-1; or
 - c)a) any other international standard recognised by the Director General as being equivalent to the international standard specified in clause 2.7 (2)(a).

Guidance

Information on air purity classes for appropriate filters can be found in the International Organization for Standardization standard "Compressed air — Part 1: Contaminants and purity classes", Ref. No. ISO 8573-1.

2.8 Additives, processing aids, vitamins, minerals and other nutrients

(1) The <u>operator must ensure the</u> identity and purity of additives, processing aids, vitamins, minerals, and other added nutrients <u>must</u> comply with the current Australia New Zealand Food Standards Code, Section 1.1.1—15 "Identity and purity".

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Part 3: Premises' maintenance and hygiene and maintenance

3.1 Application of this Part

- (1) This Part applies to risk management programme RMP operators who are processing animal material or animal product intended for human consumption, and such operators must comply with the provisions of this Part.
- (2) This Part covers:
 - a) maintenance of premises, equipment and essential services; and
 - b) approved maintenance compounds; and
 - b)c) cleaning and sanitation.

3.2 Management of animal material and animal product not for human consumption

- (1) Equipment and storage areas used to store or contain animal material that is not suitable for processing or animal product that is not fit for human consumption but is suitable or fit for some other purpose must:
 - a) be clearly identified; and
 - b) not be sources of contamination to other animal material and animal product that is intended for human consumption.
- (3) Animal material or animal product that is not suitable for processing or not fit for human consumption but is suitable or fit for some other purpose, must be kept under controlled conditions until it is adequately identified in a manner that will ensure that it will not be mistakenly or fraudulently released as suitable for processing or fit for human consumption.

3.3 Waste management

- (1) For the purposes of this clause, waste includes animal material or animal product that has been assessed by a post-mortem examiner who meets the competency requirements of clause 5.2 (3)(a), and has been adjudged unsuitable or unfit for any purpose, and is awaiting disposal.
- (2) Equipment and storage areas used to store or contain waste must:
 - a) be clearly identified, and if equipment is permanently installed and in an identified storage area then either the equipment or the storage area may be identified; and
 - b) not be sources of contamination to other animal material or animal product.
- (3) Waste must be kept under controlled conditions until adequately identified in a manner that will ensure that it will not be mistakenly or fraudulently released as suitable for processing or fit for human consumption.
- (4) Waste must be disposed of by a method that ensures that it will not become a source of contamination to other animal material or animal product.

3.2 Maintenance of premises, equipment and essential services

(1) The operator must maintain the premises (including disused parts of premises), equipment and external environment within the physical boundaries, so that they do not become a source of

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- contamination, air-borne contamination or pests, to the extent that the hygiene of any processing area is adversely affected.
- (2) The operator must develop and implement a scheduled maintenance programme, for routine maintenance at a time, frequency, and in a manner that will not affect animal product fitness for purpose, suitability for processing, and associated things.
- (3) The operator must schedule routine maintenance, as appropriate, for:
 - a) essential services; and
 - b) facilities; and
 - c) processing equipment; and
 - d) buildings and their external environment.
- (4) The operator must undertake any alterations, repairs and maintenance work in a timely manner (appropriate to the nature of the issue) that minimises exposure of animal material or animal product or associated things to hazards and other risk factors.
- (5) The operator must ensure that maintenance personnel comply with the requirements for personnel hygiene appropriate to the areas they are operating in.
- (6) The operator must ensure that any animal material, animal product, or associated things that cannot be protected or removed from the affected area during repairs and maintenance work:
 - a) are identified; and
 - b) have its condition assessed by a suitably skilled person; and
 - have an appropriate disposition applied, if necessary.
- (7) The operator must ensure that animal material, animal product and associated things are not contaminated as a consequence of repairs and maintenance.
- (8) A suitably skilled person must check that processing can commence:
 - a) after repairs and maintenance work has been completed; and
 - b) appropriate cleaning and sanitation has been applied to any affected areas.
- (9) The operator must ensure that any maintenance issue or problem that will have an immediate impact on animal product fitness for purpose or suitability for processing:
 - a) is addressed immediately; and
 - b) ceases processing where necessary until the issue or problem is appropriately addressed; and
 - a)c) any affected animal product or animal material is assessed by a suitable skilled person to determine the appropriate disposition.

Guidance

Other risk factors may relate to wholesomeness e.g. dust, debris.

<u>Disposition of any affected animal material or animal product can include rework, downgrading, dumping, etc.</u>

Operators should refer to the RMP Operator Resource Toolkit for example repairs and maintenance forms and procedures found on the MPI website by searching on "rmp operators".

3.43.3 Approved maintenance compounds

(1) The operator must use Oonly approved maintenance compounds, may be used with the correct approval code, during processing operations and in the maintenance of processing areas, facilities and equipment.

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- (2) All containers of approved maintenance compounds must be labelled with the name(s) of the maintenance compound as so approved, or as they appear in the list of approved maintenance compounds contained in specifications.
- (3)(2) The operator must store approved maintenance compounds:
 - a) in an identified designated area e.g. a site plan; and
 - b) in sealed containers (or in a manner that prevents being a source of contamination); and
 - b)c) clearly labelled with the name(s) of the maintenance compound as approved or as they appear in the list of approved maintenance compounds contained in specifications.
- (4)(3) The operator must use approved maintenance compounds in a way that minimises contamination including:
 - a) having directions for use readily available; and
 - b) training of personnel on the safe use; and
 - c) having clearly identified containers and implements used for measuring or pouring of maintenance compounds to ensure no inadvertent secondary use of these containers; and
 - d) having procedures for managing the disposition of any contaminated animal materials, products, associated things, surfaces, etc.; and
 - e)e) storing maintenance compounds in containers that don't contaminate the compounds (e.g. through leaching, etc.).

Guidance

A list of approved maintenance compounds and their approval codes can be found on the MPI website or searching on "maintenance compounds".

3.4 Cleaning and sanitation

- (1) The operator must maintain all areas of their premises (within the physical boundaries that the RMP applies to), including the facilities, support areas and equipment, in a clean and sanitary condition appropriate for the use of the area.
- (1)(2) The operator must develop and implement a cleaning and sanitation programme, as appropriate, for all areas including:
 - a) the suitably skilled person(s) for the implementation of the programme; and
 - b) procedures for the control of cleaning and sanitation; and
 - c) the monitoring and verification of the programme; and
 - d) corrective action procedures that are to be applied in the event of loss of control.
- (2)(3) The operator must use only approved maintenance compounds for cleaning and sanitation that are approved for that purpose before use (refer 3.3 Approved Maintenance Compounds).

Guidance

Operators should refer to the RMP Operator Resource Toolkit for example cleaning and sanitation forms found on the MPI website by searching on "rmp operators".

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Part 4: Health of personnel

4.1 Application of this Part

(1) This Part applies to risk management programme RMP operators who are processing animal material or animal product intended for human consumption, and such operators must comply with the provisions of this Part.

4.2 HealthGeneral requirements

The operator must take reasonable measures to ensure that a person (including any visitor or contractor) who is:

- c) confirmed as or suspected of suffering from or being a carrier of a disease as described in section A, Part 1 of Schedule 1 of the Health Act 1956 that is likely to be transmitted through animal material, product or associated things; or
- d) confirmed as or suspected of suffering from or being a carrier of another disease or condition of public health concern, including verocytotoxin-producing or shiga-toxin-producing Escherichia coli, that is likely to be transmitted through animal material, animal product or associated things; or
- e) suffering from boils, sores, infected wounds or any other condition that cannot be adequately
 prevented from becoming a source of contamination;

does not handle animal material or product in, or enter, an area where he or she may adversely affect the suitability for processing of animal material or the fitness for intended purpose of animal product.

- (2) A person who handles animal material or product, or any other person who may affect the suitability for processing of animal material or the fitness for intended purpose of animal product, after suffering from a disease or condition described in:
 - a) clause 4.2 (1)(a) or (b) must follow the exclusion and clearance criteria in Table 2.4, Appendix 2 of the Ministry of Health Communicable Disease Control Manual 2012, or any update to that Manual where specified for a particular disease or condition; and
 - b) clause 4.2 (1)(a), if no exclusion and clearance criteria are specified for hepatitis A or cholera, must not resume work in that role until, in the view of a medical practitioner, the person is no longer likely to contaminate the animal material or animal product; and
 - c) clause 4.2 (1)(a), if no exclusion and clearance criteria are specified for listeriosis or acute
 gastroenteritis, must be excluded from resuming their food-handling duties until 48 hours of being
 symptom free have passed; and
 - d) clause 4.2 (1)(b) must not return to food-handling duties until, in the view of a medical practitioner, the person is no longer able to contaminate the animal material or animal product, unless exclusion and clearance criteria specified in clause 4.2 (2)(a) apply and are complied with.

A person who handles animal material or product, or any other person who may affect the suitability for processing of animal material or the fitness for intended purpose of animal product, who suffers from a condition described in clause 4.2 (1)(c) must, before resuming work, be assessed by a suitably skilled person, nominated by the operator, to confirm that the condition is no longer likely to contaminate the animal material or animal product, or that the handler or other person is adequately protected from being a source of contamination.

- (1) The operator must take reasonable measures to ensure that personnel do not handle animal material or product in, or enter, an area where they may adversely affect the suitability for processing of animal material or the fitness for intended purpose of animal product if they are:
 - a) known or suspected of being infected with, or a carrier of, an infectious disease in a communicable form as described in Table 2.4 Pathogen or Disease-Specific Exclusion and

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- Clearance Criteria for People at Increased Risk of Transmitting an Infection to Others, Appendix 2 of the Ministry of Health Communicable Disease Control Manual 2012 (updated 2018); or
- b) suffering from acute respiratory infection; or
- c) suffering from boils, sores, infected wounds or any other condition that cannot be adequately prevented from becoming a source of contamination.
- (2) The operator must ensure that a person who handles animal material or product, or any other person who may affect the suitability for processing of animal material or the fitness for intended purpose of animal product, after suffering from a disease or condition described in:
 - a) clause 4.2 (1)(a) follows the exclusion and clearance criteria in Table 2.4 Pathogen or Disease-Specific Exclusion and Clearance Criteria for People at Increased Risk of Transmitting an Infection to Others, Appendix 2 of the Ministry of Health Communicable Disease Control Manual 2012 (updated 2018), or any update to that Manual where specified for a particular disease or condition; and
 - b) clause 4.2 (1)(a), if no exclusion and clearance criteria are specified for acute gastroenteritis is excluded from resuming their food-handling duties until 48 hours of being symptom free have passed.
- (3) The operator must ensure that a person who handles animal material or product, or any other person who may affect the suitability for processing of animal material or the fitness for intended purpose of animal product, before resuming work:
 - a) is assessed by a suitably skilled person, nominated by the operator, to confirm that the condition is no longer likely to contaminate the animal material or animal product; or
 - b) is adequately protected from being a source of contamination.

Guidance

Operators should refer to the RMP Operator Resource Toolkit for example personnel forms and procedures found on the MPI website by searching on "rmp operators".



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Part 5: Competency <u>and training</u> of <u>-key</u> personnel <u>and</u> <u>associated requirements</u>

5.1 Application of this Part

- (1) This Part applies to risk management programme RMP operators who are processing animal material or animal product intended for human consumption, and such operators must comply with the provisions of this Part.
- (2) This Part covers competencies, training and skill maintenance for key personnel.

5.2 Competencies of key personnel

- (1) An operator's risk management programme RMP must make provision, where appropriate, for the following:
 - a) persons responsible for the ante-mortem and post-mortem examination of mammals must meet the competency specifications set out in <u>Schedule 3 Competency Specifications</u> for ante-mortem and post-mortem examiners; and
 - b) persons responsible for the supervision of thermal processing operations for the thermal processing of low-acid commercially sterilised canned products (including aseptic processing and packaging operations) must meet the competency specifications set out in Schedule 3 Competency Specifications for supervisors of thermal processing of low-acid canned products; and
 - c) <u>during processing, fish premises processing fish</u> must have <u>a least one person(s)</u> on-site, <u>during processing</u>, <u>a least one person(s)</u> who individually or jointly meets the competency specifications set out in <u>Schedule 3 Competency Specifications</u> for persons involved with fish handling and hygiene activities. Clause 5.2 (1)(c) does not apply to dual operator butchers.
- (1)(2) The operator must ensure that <u>Tthermal processes</u> for low-acid <u>commercially sterilised canned</u> products (<u>including aseptic processing and packaging operations</u>) <u>must</u>:
 - a) be <u>are</u> developed by or under the supervision of a person who meets the competency specifications set out in <u>Schedule 3 Competency Specifications</u> for a qualified person (thermal processing); and
 - have the final process schedule checked and signed off by a qualified person who is independent
 of the development process.
- (2)(3) The operator must ensure that Pprocesses involving the depuration of bivalve molluscan shellfishBMS must beare under the direct supervision of a person who has been assessed as competent in shellfish depuration as part of the attendance at a training course set out in Schedule 3 Competency Specifications.
- (3)(4) Dual operator butchers must have on-site, or readily available during processing operations, at least one person who has:
 - a) been assessed as competent for NZQA Unit Standard 167 or 168; or
 - b) been assessed as competent for NZQA Unit Standard 2505; or evidence that the person has as part of an apprenticeshi
 - a) attended a basic food hygiene workshop approved by the Director-General; or
 - b) an alternative qualification or has trained in a course approved by the Director-General.

Guidance

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Competency requirements for personnel for the ante- and post-mortem inspection of poultry is described in the Animal Products (Specifications for the Ante-mortem And Post-mortem Examination of Poultry Intended for Human Consumption) Notice 2005.

5.3 Skills maintenance of key personnel and supervision

- (1) The operator must <u>develop and implement a skills maintenance programme to ensure that the skills of those persons involved in key tasks that could have significant impacts on the suitability for processing of animal material or the fitness for intended purpose of animal product, or who are required to carry out the activities listed in clause <u>5.2 Competencies of Key Personnel</u>, are maintained on an ongoing basis.</u>
- (2) The skills maintenance programmes must include:
 - a) identification of skills and competencies listed in 5.2 (1) required for key tasks; and
 - b) <u>scheduled training (e.g. induction, refresher training, etc.).</u>
- (3) The operator must keep records demonstrating that skills identification, achievement and maintenance are being carried out effectively.
- (4)(3) The operator must ensure that ‡trainee ante-mortem and post-mortem examiners may carry out ante-mortem or post-mortem examinations as the case may be, provided:
 - a) they are under the direct supervision of a person who meets the competency requirements of clause 5.2 (1)(a); and
 - b) <u>the supervisor who</u> is accountable for the decisions that are made.

Guidance

Operators should refer to the RMP Operator Resource Toolkit for example personnel forms and procedures found on the MPI website by searching on "rmp operators".



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Part 6: Calibration of critical measuring equipment

6.1 Application of this Part

- (2) This Part applies to risk management programme RMP operators who are processing animal material or animal product intended for human consumption, and such operators must comply with the provisions of this Part.
- (3) This Part covers critical measuring equipment.

6.2 Calibration and measuring equipment suitability

- (1) The operator must develop and implement a calibration programme to ensure Mmeasuring equipment, such as scales, thermometers, pH meters and flow meters (whether stand-alone or forming part of a piece of equipment), that is used to provide measurements identified as critical in the operator's risk management programmeRMP-must:
 - a) have the accuracy, precision and conditions of use appropriate to the task performed; and
 - i) be calibrated against a reference standard showing the traceability of calibration to a national or international standard of measurement (where available); or
 - ii) (if no such reference standard exists) be calibrated on a basis that is documented in, or incorporated by reference into, the risk management programme RMP.
 - b) be uniquely identified to enable the traceability of the calibrations and to identify calibration status.
- (2) The operator must ensure that calibration is undertaken by a suitably skilled person.
- (3) The operator must specify the Mminimum frequencies of calibration must be specified in the risk management programme MMP for each piece of measuring equipment used to provide critical measurements, or used as reference standards, taking into consideration the following (as appropriate):
- (4) the stability of the piece of equipment; and
- (5) the nature of the measurement; and
- (6) the manufacturer's instructions.
- (7)(4) The operator must ensure Ssafeguards must be are in place to prevent unauthorised adjustments to the calibration of the measuring equipment, including movement of the equipment where this may invalidate the calibration.

Guidance

<u>Suitably skilled persons undertaking calibrations can also include contractors but the company retains the</u> responsibility of the calibrations for their RMP.

When determining the minimum frequencies of calibration, an operator should consider:

- the stability of the piece of equipment; and
- the nature of the measurement; and
- the manufacturer's instructions.

Operators should have equipment replaced if they fail to be calibrated.

A critical measurement may be monitored at a critical control point for HACCP.

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Operators should refer to the RMP Operator Resource Toolkit for example calibration forms, procedures and calibration frequencies found on the MPI website or search on "rmp operators".

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Part 7: Packaging

7.1 Application of this Part

- (1) This Part applies to risk management programme RMP operators who are processing animal material or animal product intended for human consumption, and such operators must comply with the provisions of this Part.
- (2) This Part applies to operators that are using packaging that comes into contact with animal material or animal product intended for human consumption. This, includinges packaging that is applied to fish that are sold live from a primary processor, but does not apply to packaging applied to bivalve molluscan shellfishBMS where subject to the shellfish regulated control scheme RCS or to any other packaging that is applied to live animals.

7.2 Packaging General requirements

- (1) The operator must ensure that Tthe type and composition of the packaging must be so not a hazard to the animal material or product and is appropriate for its intended use.
- (2) The operator must ensure that product packaging is hygienic, clean and made from materials that are non-toxic and will not contaminate animal material or animal product.
- (3) The operator must develop and implement procedures, as appropriate, for:
 - ensuring the integrity, cleanliness, and freedom from contamination of packaging upon receipt;
 and
 - b) maintaining the packaging materials' integrity, cleanliness and freedom from contamination during storage and prior to use.
- (8)(4) The operator must ensure that lif the any packaging is damaged, such that potentially affecting the suitability for processing of animal material or the fitness for intended purpose of animal product may be affected, the animal material or product must be:
 - a) handled in a manner that minimises contamination and the damage to the packaging rectified; or
 - b) appropriately disposed of.
- (9)(5) The operator must ensure Rreused and recycled packaging must is not be a source of contamination to the animal material or product.

Guidance

Operators should apply HACCP principles to determine the packaging is not a hazard to the animal material or product.

Operators may refer to these standards for packaging requirements. Evidence that the packaging meets one of the following standards would be sufficient to demonstrate that the packaging is suitable for use:

- US Code of Federal Regulations, Title 21, Parts 170-199, which applies equally to coatings and linings and cartons where these are the direct product contact surface; and
- Australian Standard: Plastics materials for food contact use, AS2070-1999.
- (1) The composition and, where appropriate, the conditions of use of packaging must:
 - a) comply with the requirements specified in the current US Code of Federal Regulations, Title 21, Parts 170-199, which applies equally to coatings and linings and cartons where these are the direct product contact surface; or
 - b) comply with the requirements specified in the current "Australian Standard: Plastics materials for food contact use", AS2070-1999; or

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- c) be determined by the operator to be suitable for use, based on an analysis of hazards and other risk factors from the packaging.
- (2) If compliance with this specification is achieved through meeting the requirements of clause 7.2 (1)(a) or b), the risk management programme must state the full reference to the regulation, part, section or standard with which the packaging complies.

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Part 8: Labelling

8.1 Application of this Part

- (1) This Part applies to risk management programme RMP operators who are processing animal material or animal product intended for human consumption, and such operators must comply with the provisions of this Part.
- (2) This Part covers general requirements, transportation outers, bulk transportation units, labelling and accompanying documentation.

8.2 **General requirements**

- (1) The operator must ensure that no animal material, animal product or packaging to which this notice pertains is labelled or identified in any way that could be misleading as to:
 - a) the intended purpose of any animal material or animal product; or
 - b) the fitness of any animal material or product; or
 - c) the fitness of any animal material or product for processing; or
 - d) the nature of any animal material or animal product.
- (1)(2) The operator must ensure that if the suitability or origin of animal material for processing or the fitness of animal product for its intended purpose changes after it has been identified, all labelling and accompanying documentation must be amended, updated or replaced to reflect the new status of the animal material or product carried out at the earliest opportunity, and:
 - a) prior to the release of the animal material or product from the premises; or
 - b) released under controlled conditions to another RMP premises.

Guidance

<u>Labelling information on finished products must meet the requirements of the Australia New Zealand Food</u> Standards Code.

8.3 Labelling of transportation outers and bulk transportation units

- (1) This clause applies to transportation outers, but does not apply to the labelling of bulk transportation units or accompanying documentation for transport.
- (2) This clause applies to animal material or product that has been received by a primary processor but does not apply to animal material and product that is transferred within New Zealand between sites of a single company or subsidiaries of a parent company, or between subsidiaries of a parent company and the parent company, prior to the completion of processing, provided the operator has documented systems procedures to ensure that traceability is maintained.
- (3) The operator must ensure that Liabelling must be provided, on transportation outers or accompanying documentation used, and must states:
 - a) the animal material or animal product name or description; and
 - b) storage directions where necessary to maintain the animal material as suitable for processing or the animal product as fit for intended purpose; and
 - lot identification (except that this requirement is optional if the application of lot identification to the retail packaging is a mandatory requirement under other legislation and that legislation is complied with); and
 - d) in the case of fish product (except fish oil), the scientific name of the fish as specified by the Director-General; or

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- e) in the case of minced fish, surimi, reformed fish, shark livers or multi-ingredient fish products that have undergone further processing, the scientific name, either on the label of the transportation outer or on the accompanying documentation; or
- f) in the case of shucked pāua that is intended for canning and is held at temperatures not exceeding 6°C, that the pāua is for canning only in New Zealand.
- (4) The operator must ensure that Tthe label of the transportation outer, or the accompanying documentation, of animal material or animal product that is not intended for human consumption but has the appearance of, or could be mistaken for, animal material or animal product that is intended for human consumption, must clearly indicates that the animal material or animal product it contains is not intended for human consumption.

8.4 Identification of animal material or product in bulk transportation units

- (1) The operator must ensure that Transportation units used for the transportation of unpackaged bulk animal material or product that cannot practicably be labelled, must have the information specified in clause 8.3 (3)_(a)-(f) provided with the animal material or product or on the accompanying documentation.
- (2) The operator must ensure that the label of the transportation unit, or the accompanying documentation, of animal material or animal product that is not intended for human consumption but has the appearance of, or could be mistaken for, animal material or animal product that is intended for human consumption, clearly indicate that the animal material or animal product it contains is not intended for human consumption.

8.5 Labelling and accompanying documentation changes

- (1) If the status of an animal material's suitability for processing or an animal product's fitness for intended purpose changes, and the animal material or product has been identified, the operator must ensure that all affected labelling or the accompanying documentation (where there is no label) must beis amended to reflect its new status prior to its release for trade, or the packaging (including labelling) must be replaced.
- (2) If animal material or product is downgraded and is no longer intended to be traded for human consumption, any labelling on the transportation outer, accompanying documentation, inspection the operator must ensure that all official assurance legends and any other identification of the product as being suitable for processing for human consumption or as being fit for human consumption must beis removed or defaced at the consigning premises.
- (3) The operator must ensure that Aany false or misleading labelling on reused or recycled packaging resulting from previous uses must be removed or defaced at the consigning premises.

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Part 9: Documented pProgrammes and record keeping

9.1 Application of this Part

- (1) This Part applies to risk management programme operators who are processing animal material or animal product for human consumption, and to other persons, excluding certified suppliers and certified game suppliers, required under this Notice to:
- (2) implement any documented programmes; and
- (3) keep records;
- (4) and such operators and persons must comply with the provisions of this Part.
- (5)(1) This Part applies to RMP operators and other persons who are required to implement any programme and keep records, and such persons must comply with this Part.

9.2 **Documented pP**rogrammes

(1) Operators and other persons (e.g. certified suppliers, certified game estate suppliers, etc.) must develop and implement procedures that ensure the requirements and obligations in this Notice that apply will be met.

Guidance

<u>Document control requirements for RMP operators are currently described in the Animal Products (Risk Management Programme Specifications) Notice 2008 and procedures in the RMP Manual.</u>

9.3 Record keeping

- (1) Operators and other persons <u>must retain records demonstrating that the relevant requirements have been met in accordance with the record keeping procedures laid down in their respective programme or <u>manualass required in this Notice must implement the procedures contained in the relevant risk management programme and retain records to demonstrate that the requirements of relevant animal product regulations and this Notice have been met.</u></u>
- (2) The operator must ensure that Records must bare:
 - a) accessible to the recognised verifier, the recognised verifying agency, animal product officers and the Director-General and any other person authorised by the Director-General; and
 - b) retained for a period of at least 4 years or other period where provided for in this Notice; and
 - c) retrievable within 2 working days.

An inventory control programme must be documented for animal material and product and records maintained.

Guidance

Record keeping requirements are currently described in the Animal Products (Risk Management Programme Specifications) Notice 2008 and procedures in the RMP Manual.

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Part 10: Movement of farmed animals

10.1 Application of this Part

- (1) This Part applies to the movement of farmed animals described in clause 10.1 (2) to a new premises.

 or-property, or to a saleyard, but does not apply to the movement of farmed animals to primary processing premises.
- (2) For the purposes of this Part, farmed animals means farmed cattle (including calves), farmed buffalo, farmed deer, farmed alpacas, farmed llamas, farmed sheep (including lambs), farmed goats, farmed pigs, farmed ostriches and farmed emus.

10.2 Supplier statements for the movement of farmed animals

- (1) Persons in control of farmed animals described in clause 10.1 (2) must complete an animal status declaration (ASD), or an animal status declaration or pigs if relevant, or electronic supplier statement if relevant, and supply it to the new person in control when those animals are moved to the new premises or property or saleyard.
- (2) In the case of an electronic supplier statement, persons in control of farmed animals must use a unique identifier in the electronic system., the requirement for an animal status declaration to be signed may be satisfied by the incorporation of a unique identifier in the electronic system.
- (3) No <u>animal status declarationASD</u> (or <u>animal status declarationASD</u> for pigs or electronic supplier statement) is required where farmed animals are moved to a new premises, <u>or property</u> or <u>to a saleyard</u>, <u>and when</u> there is no change to the person in control.
- (4) The animal status declaration (or the animal status declaration for pigs or electronic supplier statement) must be completed in accordance with its stated requirements as approved by the Director-General.
- (5) The person in control must complete the animal status declaration ASD (or the animal status declaration ASD for pigs or electronic supplier statement) to the best of their knowledge, and using any supplier statements supplied by previous persons in control of the farmed animals.
- (6) The person in control may supply the animal status declaration ASD (or the animal status declaration ASD for pigs) to the new person in control by electronic transmission.
- (7) The person in control may consider the withholding periods of any treatments previously administered (by any previous person in control) to have expired in the case of:
 - a) <u>if the animals have been in that persons control for 63 days or more prior to movement and have</u> not themselves administered a treatment; and
 - b) farmed pigs, farmed ostriches or farmed emus, 63 days or more, prior to the movement of those farmed animals; and
 - c) other farmed animals, 91 days or more, prior to the movement of those farmed animals.
- (7)(8) The person in control who supplies the animals and who completes and signs the animal status declaration (or the animal status declaration for pigs) must keep:
 - a) a copy of the completed statement; and
 - b) any records and other information used to complete the statement; and
 - c) manufactures' declarations relating to the composition of animal feeds fed to farmed ruminants;

for one year after the animal movement is completed and they must be made available for audit.

(8)(9) The person in control who supplies the animals and who submits an electronic supplier statement must keep:

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- a) a record of the information submitted; and
- b) any records and other information used to complete the statement; and
- c) manufactures' declarations relating to the composition of animal feeds fed to farmed ruminants;

for one year after the animal movement is completed and they must be made available for audit.

- (9)(10) The person in control who receives the animals must keep the animal status declaration (or the animal status declaration for pigs) or the information they receive via an electronic supplier statement while the animals are under the control of that person and for one year after the animal movement is completed, and it must be made available for audit.
- (10)(11) If a person in control ceases to be engaged or employed at a premises, property or saleyard, any animal status declarations (or animal status declarations for pigs) or information received by electronic supplier statements, and other records, must be kept at the premises, property or saleyard to which the declarations relate for one year after the animal movement is completed.
- (11)(12) Where this clause is inconsistent with the Biosecurity (National Bovine Tuberculosis Pest

 Management Strategy) Order 1998, the requirements of the Order prevail-The person in control of the
 animals, who has the knowledge and authority to answer all the applicable questions, must submit the
 ASD (or the ASD for pigs or electronic supplier statement) in the form made available by the DirectorGeneral for that purpose.
- (12)(13) The operator must have an ongoing declaration for each year to confirm the fitness for intended purpose and suitability for processing of bobby calves going to slaughter.

Guidance

The ASD can be found on the MPI website or search on "animal status declaration" – this link provides the page for both the ASD for farmed animals (except pigs) and the ASD for pigs as described in 10.2 (14) below.

- (14) The ASD for farmed animals (except pigs) must include the following information:
 - a) signature, name of the person in charge, physical address and contact details; and
 - b) address the animals are being moved from in the consignment; and
 - c) identification of the herd and NAIT number; and
 - d) date of the declaration; and
 - e) owner or trade name if different from the person in charge; and
 - f) details of the animals covered by the declaration; and
 - g) destination details of the consignment; and
 - whether any of the animals remain within a withholding period for any veterinary medicine with which they have been treated; and
 -) where treated, the product name, method of treatment and dates applied;
 - i) the history of the animals including:
 - whether all of the animals were born on the supplier's property; and
 - ii) whether any of the animals:
 - 1) were imported into New Zealand; or
 - 2) under MPI movement control for residues, or any purpose other than TB.
 - j) in the case of cattle, sheep, lambs, goats, deer, alpacas or llamas whether any of the animals have been fed:
 - i) ruminant protein; or
 - i) anything other than milk or pasture.
 - k) whether any of these animals have been vaccinated against Johne's disease in their lifetime; and
 - in the case of cattle whether any of the animals:
 - i) have been treated with a hormonal growth promotant in their lifetime; and

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- ii) the number of treated animals.
- m) in the case of cattle or deer, information relating to TB including:
 - i) the TB status and index number; and
 - ii) whether any animals have been tested for TB; and
 - iii) for any tests:
 - 1) the date for the last TB test for these animals and if TB was detected; and
 - the date for the last TB test for the whole herd and if TB was detected.
 - iv) whether the herd is under TB movement control; and
 - v) whether these animals are being moved from a property within a Movement Control Area and if true, that these animals have been tested within the last 60 days; and
 - vi) whether the herd from which these animals are being moved include cattle or deer which have been introduced from a herd of lower TB status within the last 3 years.
- (15) The ASD for pigs must include the following information:
 - a) farm name and physical location; and
 - b) details of the animals covered by the declaration; and
 - c) name and physical address details of the recipient; and
 - a)d) whether any of the animals are within a withholding period for any veterinary medicine with which they have been treated; and
 - i) product name;
 - ii) method of treatment; and
 - iii) last date used.
 - e) the history of the animals including:
 - i) whether all of the pigs were born on the supplier's property; and
 - ii) whether any of the pigs are under MPI movement control for residues; and
 - i) whether any of the pigs are subject to a current surveillance notice for residues.
 - f) signature of person in charge and date of declaration.
- (16) Where this clause is inconsistent with the Biosecurity (National Bovine Tuberculosis Pest Management Strategy) Order 1998, the requirements of the Order prevail.

Consultation

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Part 11: Supply of animal material

11.1 Application of this Part

(1) This Part applies to suppliers of animal material to primary processors who are processing animal material or animal product intended for human consumption, and such suppliers must comply with the provisions of this Part.

(2) This Part covers:

- a) the supply of animal material used in experiments, trials or research; and
- b) supply of farmed animals including possums; and
- c) supplier statements for farmed animals; and
- d) supply of farmed poultry; and
- e) supply of farmed rabbits.

11.2 Supply of animal material that has been used in experiments, trials or research

- (1) This clause applies to suppliers of animal material (including live animals) that have been used in experiments, trials or research involving exposure to any substance including agricultural compounds, or genetic modification.
- (2) A supplier of animal material described in subclause 11.2 (1) must obtain approval from the Director-General prior to the presentation of the animal material to the primary processor. The approval may be subject to conditions and may be granted on a category or class basis.
- (3) The supplier must:
 - a) notify the operator in writing at least 24 hours before presenting the animal material for primary processing; and
 - b) on presentation of the animal material, provide the operator with a copy of the Director-General's approval and a statement signed by the supplier to the effect that all relevant conditions of the approval have been complied with.
- (4) The Director-General may issue an exemption from subclauses 11.2 (2) and (3) for certain classes or descriptions of animal material, where the Director-General is satisfied that the risk to human health is negligible.
- (5) For the purposes of this clause the use of agricultural compounds that are registered or exempt from registration under the ACVM Act does not constitute an experiment, trial or research, provided any registration conditions are complied with.
- (6) The use of agricultural compounds that are antigen vaccines (except Mycobacterium antigen vaccines) are exempt from approval from the Director-General prior to presentation of the animal material to the primary processor.
- (7) The use of agricultural compounds that have been granted provisional registration or research approval or are used under an approved operating plan, under the ACVM Act, does constitute an experiment, trial or research.

11.3 Supply of farmed animals, including live possums

- (1) This clause applies to farmed mammals, farmed birds and farmed fish (other than bivalve molluscan shellfishBMS) supplied directly to primary processors.
- (2) Suppliers must present farmed mammals and farmed birds live for processing.

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- (3) If any supplier has reason to believe that the animal material may contain residue levels of any chemical that may result in the animal material exceeding any MRL or MPL, then that supplier must not present the animal material for primary processing. A supplier must not present any animal material for processing if the supplier reasonably suspects that the animal has been treated with or exposed to any substance, including agricultural compounds, such that any resulting animal material would exceed any MRL or MPL.
- (4) A supplier must not present animal material for processing if it:
 - has been treated with a registered restricted or unrestricted veterinary medicine and is within the relevant withholding period stated on the label or it is prohibited by the conditions of the registration of the product; or
 - b) has been treated with a registered veterinary medicine in a manner that differs from its conditions of registration or approved use as instructed on the label, unless:
 - i) 91 days have elapsed since the treatment of farmed ruminants (such as cattle, deer, sheep and goats), llama and alpaca; or
 - ii) 63 days have elapsed since the treatment of farmed monogastrics (such as pigs, possums, horses [including race horses], birds and rabbits); or
 - iii) 35 days have elapsed since the treatment of farmed fish; or
 - iv) in the case of a sustained release veterinary medicine, a withholding period as authorised by a veterinarian has elapsed.
- (5) Despite subclause 11.3 (4), a supplier may present animal material for processing within the specified period if a veterinarian has advised a lesser withholding period in respect of the treatment of that animal and that withholding period is complied with.
- (6) A supplier must not present any animal material for processing if it has been treated with an unregistered veterinary medicine (other than those that are exempt from registration under the ACVM (Exemptions and Prohibited Substances) Regulations 2011) unless:
 - a) an approval or exemption has been granted by the Director-General under clause 11.2; or
 - b) an approval has been granted by the Director-General and the supplier complies with any conditions imposed by the Director-General in respect of that approval.
- (7) A supplier must not present animal material for processing if it has been treated with a:
 - a) veterinary medicine that has been compounded by a veterinarian or is a veterinarian-authorised human medicine, if the animal material is within the withholding period recommended by the authorising veterinarian; or
 - b) veterinary medicine approved under section 8C of the ACVM Act if it is within the withholding period specified in the approval or the approval prohibits the use of the product in food-producing animals; or
 - registered restricted veterinary medicine in a manner that differs from the use or conditions outlined in the veterinary authorisation.
- (8) If a supplier unknowingly presents animal material for processing within the specified period, the Director-General may waive the requirements of subclause 11.3 (4) if the Director-General is satisfied that the resulting material poses a negligible risk to human health.

11.4 Supplier statements for farmed animals

- (1) Suppliers of the following farmed animals must provide a completed and signed supplier statement to the primary processor on presentation of the animal material for primary processing:
 - a) cattle (excluding bobby calves), deer, sheep, (including lambs), goats, buffalo, alpacas, llamas, horses, ostriches and emus:
 - b) pigs;
 - c) poultry and fish (other than bivalve molluscan shellfish).

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- (2) No supplier statement is required for poultry or fish (other than bivalve molluscan shellfishBMS) that are supplied by a specified supplier within, and in compliance with, the operator's supplier guarantee programme.
- (3) The supplier must complete the statement to the best of their knowledge, and using any supplier statements supplied by previous persons in control of the animal material.
- (4) The supplier may supply the supplier statement to the processor by electronic transmission.
- (5) In the case of an electronic supplier statement, <u>persons in control of farmed animals must use a unique identifier in the electronic system</u> the requirement for the statement to be signed may be satisfied by the incorporation of a unique identifier in the electronic system.
- (6) Where a supplier has made an electronic supplier statement to a primary processor, the primary processor must ensure that this information is retained in an electronic system that:
 - enables the information submitted to be reproduced in the form and manner approved specified in Schedule 5by the Director-General on request; and
 - b) is capable of ensuring that the information submitted can be received and retained in a manner that meets the records requirements of regulation 20 of the Animal Products Regulations 2000.
- (7) A copy of the supplier statement must be kept by the supplier for a period of one year after the supply of the animals is completed and it must be made available for audit.
- (8) The supplier must keep:
 - a) any records and other information used to complete the supplier statement; and
 - b) manufacturers' declarations relating to the composition of animal feeds fed to farmed ruminants; and
 - c) in the case of an electronic supplier statement, a record of the information submitted to the primary processor;

while the animals are under the control of that person and for one year after the supply of the animals is completed, and they must be made available for audit.

(9) If a supplier ceases to be engaged or employed at a premises, property or saleyard, the supplier statement records must be kept at the premises, property or saleyard to which the statement relates.

11.5 Supply of farmed poultry

- (1) Suppliers of farmed poultry must ensure that all poultry intended for primary processing are subject to an effective whole flock health scheme (which includes the control of agricultural compounds, veterinary medicines, appropriate use of approved maintenance compounds, feed contaminants and environmental contaminants) to ensure that only birds that are suitable for processing are supplied to the primary processor.
- (2) A supplier statement must include the following information:
 - a) name and physical address of the supplier signing the statement; and
 - b) name of the primary processor and date of arrival for the consignment; and
 - c) approximate number of birds in the consignment covered by the statement; and
 - d) whether any of the birds remain within a withholding period for any veterinary medicine with which they have been treated; and
 - e) where the birds were treated,
 - i) the product name:
 - iii) final date/period of administration;
 - ii)iii) dose rate; and
 - iii)iv) the withholding period.
 - f) whether any of the birds would exceed any MRL or MPL; and
 - g) whether any manufacturer's poultry feed withdrawal period has been complied with; and

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- h) whether the poultry comply with the requirements of the whole flock health scheme; and
- i) confirmation whether the birds were free from any signs of illness or disease.

(2)(3) The supplier statement for the supply of poultry must:

- a) be made in the form and manner approved by the Director-General, and contain the information set out in subclause 11.5 (2); and
- b) be accurately completed and signed by the supplier who was responsible for the birds.

Guidance

The supplier statement for poultry can be found on the MPI website or search on "supplier statement poultry".

11.6 Supply of farmed rabbits

- (1) Suppliers of farmed rabbits must ensure that all rabbits intended for primary processing are subject to an effective whole colony health scheme (which includes the control of agricultural compounds, veterinary medicines, feed contaminants and environmental contaminants) to ensure that only rabbits that are suitable for processing are supplied to the primary processor.
- (2) <u>Suppliers of farmed rabbits must be Farmed rabbits must be supplied by a specified supplier within, and in compliance with the operator's supplier guarantee programme.</u>

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Part 12: Supply of killed wild mammals animals, game estate mammals, and live possums

12.1 Application of clauses 11.8 to 11.14this Part

- (1) This Part applies to persons procuring killed wild mammals (including game estate mammals), wild birds, and the capture of live possums for primary processing. Such suppliers must comply with the provisions of this Part.
- (2) This Part applies to suppliers who are required to be:
 - a) certified suppliers for wild animals (including wild birds and live possums); or
 - certified game estate suppliers for game estate mammals and wild birds.

(2)(3) This Part covers:

- a) certification of suppliers; and
- b) Operations Manual; and
- c) eligibility of game estate mammals for presentation; and
- a)d) wild animal material or game estate mammal material not to be procured from certain areas; and
- b)e) statements of poison use; and
- f) supplier statements for:
 - i) wild mammals and wild deer velvet; and
 - ii) live possums; and
 - i)iii) game estate mammals; and
 - iv) wild birds.
- g) location of kill or capture; and
- e)h) recovery and presentation of wild or game estate animal material.
- (1) Clauses 11.8 to 11.14 apply to certified suppliers, responsible persons and other persons involved in procuring killed wild mammals for primary processing, who must comply with the requirements of those clauses.
- (2) Clauses 11.8 (2) to (11), 11.9, 11.10 (1), (2) and (4), 11.11, 11.12, 11.13 and 11.14 (1), (3), (4), (5) and (6) also apply with any necessary modifications to certified suppliers, responsible persons and other persons involved in the capture of live possums for primary processing, who must comply with the requirements of those clauses.

12.2 Supplier to be certified

- (1) All killed wild mammals <u>or wild birds</u> presented for primary processing must have been hunted, killed and dressed (as appropriate) by or under the direct supervision of a certified supplier.
- (2) All live possums presented for primary processing must have been captured by or under the direct supervision of a certified supplier.
- (3) All killed game estate mammals or wild birds presented for primary processing must have been hunted, killed and dressed (as appropriate refer 14.2 Handling and Dressing) by or under the direct supervision of a certified game estate supplier.
- (3)(4) To become a certified supplier, or certified game estate supplier, a person must:
 - a) sit and pass the relevant test; and
 - b) pay the prescribed fee, if any; and
 - c) be certified as a certified supplier, or certified game estate supplier, by the Director-General or an agency approved for that purpose by the Director-General.

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- (4)(5) In order to continue being a certified supplier, or certified game estate supplier, a person must:
 - a) sit and pass the relevant test every 2 years, or at any longer interval provided by the Director-General; and
 - b) pay the prescribed fee, if any; and
 - c) maintain, and demonstrate if required by the Director-General, knowledge of the current specific requirements for the supply of wild, or game estate, mammal animal material to the regulated system.
- (5)(6) The certified supplier or certified game estate supplier can surrender their certification by giving written notice to the certifying entity and stating the date of surrender (which must be after the date of notification).

Guidance

The certifying entity is currently only MPI.

- (6)(7) The Director-General may at any time, by notice in writing to a certified supplier, or certified game estate supplier, suspend certification if the Director-General has reasonable grounds to believe that the performance of the person is unsatisfactory, having regard to the competencies required for the certification or the contravention of, or failure by the certified supplier to comply with, the requirements of this Notice.
- (7)(8) Where the Director-General suspends certification, written notice must be given to the certified supplier, or certified game estate supplier, specifying:
 - a) the reason for the suspension; and
 - b) the period of the suspension; and
 - c) the date and time (if applicable) on which it commences; and
 - d) any conditions or requirements in relation to the suspension; and
 - e) the opportunity to make a written submission giving reasons why the certification should not be suspended; and
 - f) the period of time in which a written submission referred to in subclause 12.2 (8)(e) must be received by the Director-General.
- (8)(9) While the Director-General considers any written submission received pursuant to subclause 12.2 (8)(e), the suspension of certification remains.
- (9)(10) The Director-General may, at any time, by notice in writing to a certified supplier, or certified game estate supplier, withdraw the supplier's certification if satisfied that the person has contravened, or failed to comply with, any requirements of this Notice that, in the opinion of the Director-General, casts doubt on the person's fitness or competency to undertake the role.
- (10)(11) Where the Director-General withdraws certification, written notice must be given to the certified supplier, or certified game estate supplier, specifying:
 - a) the reason for the withdrawal of certification; and
 - b) the date and time on which it commences; and
 - c) the opportunity to make a written submission giving reasons why the certification should not be withdrawn; and
 - d) the period of time in which a written submission referred to in subclause 12.2 (11)(c) must be received by the Director-General.
- (11)(12) While the Director-General considers any written submission received pursuant to subclause 12.2 (11)(c), the certification is suspended.
- (12)(13) A person whose certification has been withdrawn may re-apply to become a certified supplier, or certified game estate supplier, and may need to satisfy the Director-General of particular requirements in addition to those listed in subclause 12.2 (4).

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12.3 Operations Manual

- (1) A certified supplier, or certified game estate supplier, and a primary processor must have an agreed documented Operations Manual prior to any wild, or game estate, mammal_animal_material being presented by that certified supplier, or certified game estate supplier, to that processor.
- (2) The primary processor must ensure that the Operations Manual includes:
 - a) the supplier's certification identifier; and
 - b) the name and contact details of the certified supplier, or certified game estate supplier; and
 - c) identification details of the main vehicles (including aircraft) used in the hunting operation; and
 - d) the system used to identify carcasses, material or live possums; and
 - e) the system used to identify the kill or capture location, and where GPS must be used, the method of providing the kill location data using a topographical map in the event of technical failure of the GPS; and
 - f) procedures for the hygienic dressing, handling, storage and transportation of carcasses and material in accordance with clauses 14.2 Handling and Dressing and 14.3 Cooling and Transportation, as appropriate; and
 - g) identification details of any animal material depots to be used; and
 - h) specified areas of land in accordance with subclause <u>12.10 Location of Kill or Capture</u>, where appropriate.
- (3) The certified supplier, or certified game estate supplier, must ensure that the information contained in the Operations Manual is accurate and current.
- (4) The certified supplier, or certified game estate supplier, must seek the permission of the primary processor to make an amendment to his or her Operations Manual, and whenever possible this must occur prior to implementing that amendment.
- (5) The certified supplier, or certified game estate supplier, must operate in accordance with his or her Operations Manual.
- (1) The certified supplier must keep any records generated for 4 years.

12.4 Eligibility of game estate animals for presentation

- (1) Certified game estate suppliers may only present animal material from game estates of the following species, kinds or descriptions:
 - a) any deer species (including, but not limited to, red deer, fallow deer, wapiti deer (elk), sika deer, white tail deer and sambar deer); and
 - b) thar; and
 - c) chamois; and
 - d) goats; and
 - e) pigs; and
 - f) wallabies; and
 - g) buffalo; and
 - h) sheep; and
 - a)i) cattle; and
 - b)j) wild birds.
- (2) A certified game estate supplier may only present game estate deer carcasses for primary processing if they have been procured from a game estate where the deer have been fully confined within the games estate by secure fencing or impassable geographical features (such as the sea, cliffs, or steep ravines).

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- (3) A certified game estate supplier may only present to a primary processor game estate pigs and wallabies obtained from another person in charge if those animals have been on the game estate for more than 63 days.
- (4) A certified game estate supplier may only present to a primary processor game estate deer, goats, thar, chamois and buffalo obtained from another person in charge if those animals have been on the game estate for more than 91 days.
- (5) Despite clauses 12.4 (3) and (4), where a game estate supplier has game estate animals that have not been on that supplier's game estate for the relevant periods of time stated in clause 12.4 (3) or (4), such animal material may be presented to a primary processor if:
 - a) the certified game estate supplier is able to determine the veterinary medicine treatment status from the previous person in charge of those animals; and
 - b) the relevant withholding period for any veterinary medicine for the animals has passed.
- (1)(6) The previous person in charge of those animals must supply the information requested under clause 12.4 (5) fully and truthfully.
- (7) A certified game estate supplier may only present wild bird carcasses for primary processing if they have been procured from a game estate where the wild birds have been fully confined within the game estate.

12.5 Wild mammal animal material not to be procured from certain areas

- (1) For the purpose of this clause:
 - a) the **applicable caution period** means the period in Table 1: Poison Groups, Caution Periods and Buffer Zones for Wild or Game Estate Animals that corresponds to the poison used; and
 - b) the **applicable buffer zone** means a buffer zone of the distance in Table 1 that corresponds to the wild mammal animal procured and the poison used.

Table 1: Poison Groups, Caution Periods and Buffer Zones for Wild or Game Estate Mammals Animals

Poison group		1	2	3	4
Poison		 Zinc phosphide Para- aminopropiophenone Sodium nitrite Any other poison not covered in groups 2 to 4 (except sodium cyanide, potassium cyanide and cholecalciferol) 	DiphacinonePindone	• Coumatetralyl • 1080	 Brodifacoum Difethialone Bromadiolone Flocoumafen Difenacoum
Caution period (All species)		1 month	2 months	4 months	3 years
D "	Rabbits ¹	0 m	200 m	200 m	200 m
Buffer zone	Hares, thar,	0 m	1 km	1 km	1 km

¹ Game estate mammals does not include rabbits

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wallabies and possums				
Goats, chamois, deer and water buffalo	0 m	2 km	2 km	2 km
Wild birds	<u>0 m</u>	<u>2 km</u>	<u>2 km</u>	<u>2 km</u>
Pigs and other species	0 m	2 km	2 km	5 km

- (2) A certified supplier must not present for primary processing any wild mammal material that:
- (3) the certified supplier has reason to believe would exceed any MRL or MPL; or
- (4) subject to clause 11.10 (3), has been procured from land:
- (5) on which any poison listed in Table 1 has been used (in this clause, "poisoned land"); or
- (6) within the applicable buffer zone of an area of land on which any poison listed in Table 1 has been used (in this clause, "buffer zone land");
- (7) unless the animal was procured from that land after the applicable caution period listed in Table 1 had elapsed.
- (2) A certified supplier, or certified game estate supplier, must not present any animal material for primary processing that:
 - a) the certified supplier, or certified game estate supplier, has reason to believe would exceed any MRL or MPL; or
 - b) subject to subclause 12.5 (4), has been procured from land:
 - on which any poison listed in Table 1 has been used (in this clause, "poisoned land"); or
 - ii) within the applicable buffer zone of an area of land on which any poison listed in Table 1:

 Poison Groups, Caution Periods and Buffer Zones for Wild or Game Estate Animals has been used (in this clause, "buffer zone land").
- (8)(3) Subclause 12.5 (2) does not apply if the animal was procured from that land after the applicable caution period listed in Table 1 has elapsed.
- (9)(4) Despite subclause 12.5 (2)(b), a certified supplier, or certified game estate supplier, may be present for primary processing wild or game estate animal material procured from the buffer zone land if the poisons were in group 4 of Table 1 and were used within the boundaries of a sanctuary that could not be accessed by the applicable animals (due to predator-proof fencing or other geographical features).
- (10)(5) Despite subclause 12.5 (2), a certified supplier, or certified game estate supplier, may present for primary processing wild mammal animal material procured from poisoned land or buffer zone land if:
 - a) the animal was not a pig; and
 - b) the relevant land was not administered by the Department of Conservation; and
 - c) all poisons used were only poisons in group 1, 2 or 3 of Table 1 and were:
 - i) used solely in bait stations that were correctly situated and used; or
 - ii) used solely in buildings that could not be accessed by the applicable animal; or
 - iii) otherwise inaccessible to the animal due to impassable geographical features (such as rivers, sea, cliffs or steep ravines).
 - d) the responsible person completing the poison use statement believes that any poison used was not, or was not likely to have been, accessed by the applicable animal.

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(11)(6) In addition to the requirements in clause 12.5 (2), in the case of possums, the certified supplier must ensure that each possum presented for primary processing was captured live from an area declared vector free from bovine TbB by TBfree New Zealand.

12.6 Statements of poison use

- (1) The certified supplier must obtain a poison use statement from a responsible person, or obtain DOC Pesticide Summaries, in respect of:
 - a) the land from which the animals were taken; and
 - b) each property adjacent to the area of land from which the animals were taken, where the animals were taken within the following distances of that adjacent property:
 - 200 metres for rabbits; and
 - ii) 1 kilometre for hares, possums, wallabies and thar; and
 - iii) 2 kilometres for goats, chamois, deer, and buffalo and wild birds; and
 - iv) 5 kilometres for pigs and any other species of wild mammal.
- (2) If animal movement is fully confined within the game estate, the certified game estate supplier must provide the primary processor with a poison use statement that describes the poison use status for each area of land from which the animals were taken.
- (3) If animal movement was not fully confined within the game estate, the certified game estate supplier must provide the primary processor with a poison use statement or DOC Pesticide Summary in respect of:
 - a) the land from which the animals were taken; and
 - b) each property adjacent to the area of land from which the animals were taken, where the animals were taken within the following distances of that adjacent property:
 - i) 1 kilometre for wallabies and thar; and
 - ii) 2 kilometres for goats, chamois, buffalo and wild birds; and
 - iii) 5 kilometres for pigs.
- (2)(4) The certified supplier, or certified game estate supplier, must provide the primary processor with all poison use statements and DOC Pesticide Summaries required to be obtained under subclause 12.6 (1) or 12.6 (3) respectively.
- (3)(5) A poison use statement must include the following information:
 - a) name, physical address and contact details for the responsible person signing the statement; and
 - a)b) physical address covered by the statement; and
 - c) details of the boundaries of the area of land covered by the statement; and
 - d) whether the person signing the statement has knowledge of the following poisons having been laid in the area referred to in the statement, within the exclusion periods specified in clause 12.5 relating to those poisons:
 - i) Group 1 Poisonssodium monofluoroacetate (1080); and
 - i) pindoneGroup 2 Poisons; and
 - ii) anticoagulants Group 3 Poisons; and
 - iii) any other poisons (other than cyanide or choleralciferol) Group 4 Poisons; and
 - 1) if "yes" has been answered to the laying of any poisons referred to in (d), the date that poison was used and the exact geographic area in which it was laid; and
 - e) any future poisoning activities in the area covered by the statement the person who signed the statement is aware of; and
 - f) an agreement to notify any changes to the statement that may occur in the three months from the date of signing.
- (6) The poison use statement must:

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- <u>a)</u> be made in the form and manner approved by the Director-General and containing the information set out in subclause 12.6 (5); and
- b) be accurately completed and signed by the landowner, manager, or that person's legal representative (whichever of those persons has or is likely to have the best knowledge of the poison use status of the land covered by the statement).
- (4) be in the form set out in Schedule 5; and
- (5) be completed and signed by a responsible person.
- (6)(7) A poison use statement is valid for 3 months from the date of signing by the responsible person.
- (7)(8) The responsible person must notify the certified supplier, or certified game estate supplier, immediately if he or she becomes aware of any information in the poison use statement that requires amendment.

Guidance

The poison use statement can be found on the MPI website or search on "poison use human".

12.7 Certified supplier statement for wild mammals, wild deer velvet or live possums

- (1) The certified supplier must provide the primary processor with a certified supplier statement that complies with clause 12.7 (2) on the presentation of wild animal material for primary processing.
- (2) The certified supplier statement <u>for wild mammals or wild deer velvet</u> must <u>beinclude the following</u> information:
 - a) certified supplier name and identification number; and
 - b) names of all other hunters involved in the consignment; and
 - a)c) animal material depot or primary processor identifier; and
 - b)d) date of arrival at the animal material depot or primary processor; and
 - c)e) number and species of wild mammals or sticks of velvet in the consignment covered by the statement; and
 - d)f) the registration of any helicopter used for the consignment; and
 - e)g) the unique identifier for each carcass or group of carcasses or deer velvet stick; and
 - f)h) waypoint or topographical map identifier(s); and
 - i) the date and time the mammals were killed; and
 - g)j) the date and time the animal material was subject to refrigeration at an animal material depot or primary processor; and
 - whether the wild mammals or sticks of velvet are covered by a poison use statement or DOC pesticide summary; and
 - h)|) confirmation that the certified supplier has complied with their Operations Manual; and
 - <u>i)m)</u> confirmation the carcasses are below the MRL and MPL to the best of the certified supplier's knowledge; and
 - n) confirmation that none of the animals accessed poisons to the best of the certified supplier's knowledge; and
 - o) whether the live animals and carcasses were free from visible signs of illness or disease; and
 - confirmation that the animals had not ingested agricultural chemicals and are outside the
 <u>withholding period for any veterinarian medicines to the best of the certified supplier's knowledge;</u>
 and
 - <u>i)q)</u> confirmation that carcasses were maintained under conditions that minimise contamination and deterioration while under the control of the certified supplier.

Guidance

The certified supplier statement for wild mammals or wild deer velvet can be found on the MPI website or search on "certified supplier statement wild".

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- (3) The certified supplier statement <u>for live possums</u> must <u>beinclude the following information</u>:
 - a) certified supplier name and identification number; and
 - b) <u>names of all other hunters involved in the consignment; and</u>
 - c) primary processor identifier; and
 - d) date of arrival at the primary processor; and
 - e) <u>number of possums in the consignment covered by the statement; and</u>
 - f) the unique identifier for each possum or group of possums; and
 - g) waypoint or topographical map identifier(s); and
 - h) the date and time the possums were captured; and
 - h)i) the date and time the possums were delivered to the primary processor; and
 - j) whether the possums are covered by a poison use statement or DOC pesticide summary; and
 - i)k) confirmation that the certified supplier has complied with their Operations Manual; and
 - (MRL) and maximum permissible limit (MPL) to the best of the certified supplier's knowledge; and
 - m) confirmation that none of the possums accessed poisons to the best of the certified supplier's knowledge; and
 - k)n) whether the possums were captured in an area declared vector free for TB by TBfree New Zealand.

Guidance

The certified supplier statement for live possums can be found on the MPI website or search on "certified supplier live".

- (4) The certified supplier statement for the supply of wild mammals, wild deer velvet or live possums must:
 - a) <u>be made in the form and manner approved by the Director-General, and contain the information</u> set out in subclause 12.7 (2) or (3) as appropriate; and
 - b) be accurately completed and signed by the certified supplier who was responsible for hunting, killing, and dressing (whichever is relevant) the wild mammals. The statement must not be signed by a person who is not a certified supplier, even if that person is under the direct supervision of a certified supplier.
 - k) in the form set out in Schedule 5; and
 - l)r) completed accurately and truthfully and signed by the certified supplier who directly supervised or carried out the hunting, killing and dressing (as appropriate) of the wild mammals, or the harvesting of the wild deer velvet, or the capturing of the live possums.

12.8 Certified game estate supplier statement

- (1) The certified game estate supplier must provide the primary processor with a certified game estate supplier statement that complies with clause 12.8 (2) on presentation of the animal material to the primary processor.
- (2) The certified game estate supplier statement must include the following information:
 - a) certified game estate supplier name and identification number; and
 - b) names of all other hunters involved in the consignment; and
 - c) animal material depot or primary processor identifier; and
 - d) date of arrival at the animal material depot or primary processor; and
 - e) number and species of game estate mammals in the consignment covered by the statement; and
 - f) the details of the physical boundaries of the area of land covered by the statement; and
 - g) the unique identifier for each carcass or group of carcasses; and
 - h) waypoint or topographical map identifier(s); and
 - i) the date and time the game estate mammals were killed; and
 - j) the date and time the animal material was subject to refrigeration at an animal material depot or primary processor; and

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- whether the wild mammals are covered by a poison use statement or DOC pesticide summary;
 and
- confirmation that the certified game estate supplier has complied with their Operations Manual; and
- m) confirmation the carcasses are below the MRL and MPL to the best of the certified game estate supplier's knowledge; and
- n) confirmation that none of the animals accessed poisons to the best of the certified game estate supplier's knowledge; and
- o) whether the live animals and carcasses were free from visible signs of illness or disease; and
- p) confirmation that none of the animals are within any poison withholding periods; and
- confirmation that any deer, goats, buffalo or thar were not fed ruminant protein in their lifetime to the best of the certified game estate supplier's knowledge; and
- r) confirmation that carcasses were maintained under conditions that minimise contamination and deterioration, and were not frozen, while under the control of the certified game estate supplier.
- s) confirmation that these animals were not under MPI movement controls for residues or any purpose other than TB; and
- t) in the case of game estate deer:
 - i) the TB status and index number; and
 - ii) the date for the last TB test for these deer and if TB was detected.
- u) confirmation that no game estate deer were under TB movement control; and
- v) whether any deer or goats have been vaccinated against Johne's disease in their lifetime; and
- w) confirmation of the most recent MPI VS verification visit.
- (3) The certified supplier statement for the supply of game estate mammals must:
 - a) be made in the form and manner approved by the Director-General, and contain the information set out in subclause 12.8 (2), and
 - b) be completed accurately and signed by the certified game estate supplier who directly supervised or carried out the for hunting, killing, and dressing (whichever is relevant) of the game estate mammals.

in the form set out in Schedule 5; and completed accurately and truthfully and signed by the certified game estate supplier who directly supervised or carried out the hunting, killing and dressing (as appropriate) of the game estate mammals.

Guidance

The certified supplier statement for game estate animals mammals can be found on the MPI website or search on "certified supplier game".

12.9 Certified supplier statement for wild birds

- (1) The certified supplier or certified game estate supplier must provide the primary processor with a certified supplier statement that complies with clause 12.9 (2) on the presentation of wild birds for primary processing.
- (2) The certified supplier statement for wild birds must include the following information:
 - a) certified supplier name and identification number; and
 - b) names of all other hunters involved in the consignment; and
 - c) animal material depot or primary processor identifier; and
 - d) date of arrival at the animal material depot or primary processor; and
 - e) number and species of wild birds in the consignment covered by the statement; and
 - f) the unique identifier for each carcass or group of carcasses; and
 - g) waypoint or topographical map identifier(s); and
 - h) the date and time the wild birds were killed; and

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- i) the date and time the animal material was subject to refrigeration at an animal material depot or primary processor; and
- i) whether the wild birds are covered by a poison use statement or DOC pesticide summary; and
- k) confirmation that the certified supplier or certified game estate supplier has complied with their Operations Manual; and
- confirmation the carcasses are below the MRL and MPL to the best of the certified supplier's or certified game estate supplier's knowledge; and
- m) confirmation that none of the animals are within any poison withholding periods; and
- n) whether the live animals and carcasses were free from visible signs of illness or disease; and
- confirmation that the animals had not ingested agricultural chemicals and are outside the withholding period for any veterinarian medicines to the best of the certified supplier's knowledge; and
- p) confirmation that carcasses were maintained under conditions that minimise contamination and deterioration while under the control of the certified supplier or certified game estate supplier.
- (3) The certified supplier statement for the supply of wild birds must:
 - a) be made in the form and manner approved by the Director-General, and contain the information set out in subclause 12.9 (2), and
 - b) be completed accurately and signed by the certified game estate supplier who directly supervised or carried out the for hunting, killing, and dressing (whichever is relevant) of the wild birds.

Guidance

The supplier statement for wild birds can be found on the MPI website.

12.10 Location of kill or capture

- (1) <u>A certified supplier must provide Ff</u>or each <u>mammal animal</u> submitted for primary processing (other than rabbits, hares, wallabies, <u>wild birds</u> and live possums) a <u>certified supplier must</u>:
 - a) use-GPS data to identify the animal's kill or capture location; and
 - b) provide the GPS data to the primary processor.
- (2) Despite subclause 12.10 (1), a certified supplier is not required to use GPS or submit GPS data where the certified supplier hunts mammals animals on the ground or from ground conveyances in specified areas of land only and these areas are documented in the certified supplier's Operations Manual.
- (3) Where a certified supplier is not required to use GPS by virtue of subclause 12.10 (2), the certified supplier must either:
 - a) comply with subclause 12.10 (1) as if that clause did apply; or
 - b) provide the primary processor with a topographical map with grid reference points marked that identify the kill location for each animal or group of animals submitted for primary processing in accordance with subclause 12.10 (5).
- (4) <u>A certified supplier must provide</u> For rabbits, hares, wallabies and live possums the kill or capture location for each animal or group of animals for rabbits, hares, wallabies, live birds and live possums must be identified using either GPS or grid reference points marked on a topographical map.
- (5) Despite subclause 12.10 (1), where there is a technical failure that prevents the identification of the kill location using GPS:
 - a) the certified supplier must mark the kill location of each animal must be marked on a topographical map using grid reference points; or
 - b) <u>the primary processor must test</u> all affected carcasses must be tested for poison residues by the processor and found to be acceptable.

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- (6) The cause of any technical failure referred to in subclause 12.10 (5) must be outside the control of the certified supplier and must not result from poor maintenance or lack of knowledge of the GPS equipment.
- (7) The certified game estate supplier must identify the kill location for each animal, or in the case of wallabies or wild birds, groups of animals, submitted for primary processing using topographical maps with the grid reference points marked, or GPS data.

12.11 Recovery and presentation of wild <u>or game estate mammal</u> animal material

- (1) The certified supplier, or certified game estate supplier, must confirm that the wild or game estate mammals animals showed no visible signs of being sick or dying immediately prior to being killed or captured.
- (2) The certified supplier, or certified game estate supplier, must confirm that the carcasses of the killed wild mammals animals (except live possums) had no visible signs of disease.
- (3) If the certified supplier, or certified game estate supplier, is unable to confirm the requirements of subclauses 12.11 (1) and (2) (as appropriate to the killed wild mammals animals and live possums), the animal material must not be presented for primary processing.
- (4) The certified supplier, or certified game estate supplier, must tag or otherwise identify each live possum or wild mammal animal carcass.
- (5) Despite subclause 12.11 (4), where the certified supplier is permitted to use a topographical map and grid reference points under clause 12.10 Location of Kill or Capture, the certified supplier, or certified game estate supplier, may tag or otherwise identify groups of live possums or wild hares, rabbits or wallabiesanimals where they:
 - a) are covered by a single poison use statement or DOC Pesticide Summary, as appropriate; and
 - b) were taken from areas of land that had the same poisoning status; and
 - c) were captured or killed killed by the certified supplier, or were killed by the certified game estate supplier, on the same date; and
 - d) were captured or killed and dressed by or under the direct supervision of the same certified supplier, or were hunted, killed and dressed by or under the direct supervision of the same certified game estate supplier.
- (6) The <u>certified supplier or game estate supplier must ensure that any</u> tags or identification used under subclauses 12.11 (4) and (5) <u>must</u>:
 - a) be recorded by the certified supplier on the supplier statement; and
 - b) be linked on the supplier statement with the waypoint identifier or identifiers that are applicable to the animal or group of animals.
- (7) The certified supplier or certified game estate supplier must not kill \(\frac{\psi}{\psi}\) wild or game estate animals \(\frac{\psi}{\psi}\) animals \(\frac{\psi}{\psi}\) to be killed using poisons or other chemical substances.
- (8) The certified supplier or certified game estate supplier must ensure that the heads are attached to the carcasses or be positively identified with the carcasses if the wild or game estate animal material supplied to the primary processor is not dressed to the degree specified in clause 14.2 Handling and Dressing.

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Part 13: Supply of killed game estate mammals

13.1 Application of clauses 11.16 to 11.23

- (1) Clauses 11.16 to 11.23 apply to certified game estate suppliers, responsible persons and other persons involved in procuring game estate animals for primary processing, who must comply with the requirements of those clauses.
- (13) Clause 11.18 (6) also applies to previous owners, managers or other persons in charge of animals covered by that clause.

13.2 Game estate supplier to be certified

- (1) All game estate animals presented for primary processing must have been hunted, killed and dressed (as appropriate) by or under the direct supervision of a certified game estate supplier.
- (2) To become a certified game estate supplier a person must:
 - 1. sit and pass the relevant test; and
 - 1. pay the prescribed fee, if any; and
 - 2. be certified as a certified game estate supplier by the Director-General or an agency approved for that purpose by the Director-General.
- (1) In order to continue to be a certified game estate supplier a person must:
 - a) sit and pass the relevant test every two years, or at any longer interval provided by the Director-General; and
 - a) pay the prescribed fee, if any; and
 - b) maintain, and demonstrate if required by the Director-General, knowledge of the current specific requirements for the supply of game estate animal material to the regulated system.
- (2) The Director-General may at any time, by notice in writing to a certified game estate supplier, suspend certification if the Director-General has reasonable grounds to believe that the performance of the person is unsatisfactory, having regard to the competencies required for certification or the contravention of, or failure by the certified supplier to comply with the requirements of this Notice.
- (3) Where the Director-General suspends certification, written notice must be given to the certified game estate supplier, specifying:
 - a) the reason for the suspension; and
 - b) the period of the suspension; and
 - c) the date and time (if applicable) on which it commences; and
 - d) any conditions or requirements in relation to the suspension; and
 - e) the opportunity to make a written submission giving reasons why the certification should not be suspended; and
 - f) the period of time in which a written submission referred to in subclause 15.2 (5)(e) must be received by the Director-General.
- (4) While the Director-General considers any written submission received pursuant to subclause 15.2 (5)(e), the suspension of certification remains.
- (5) The Director-General may at any time, by notice in writing to a certified game estate supplier, withdraw the supplier's certification if satisfied that the person has contravened, or failed to comply with, any requirements of this Notice that in the opinion of the Director-General casts doubt on the person's fitness or competency to undertake the role.
- (6) Where the Director-General withdraws certification, written notice must be given to the game estate supplier, specifying:

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- a) the reasons for the withdrawal of certification; and
- the date and time on which it commences; and
- the opportunity to make a written submission giving reasons why the certification should not be withdrawn; and
- d) the period of time in which a written submission referred to in subclause 15.2 (8)(c) must be received by the Director-General.
- (7) While the Director-General considers any written submission received pursuant to clause 15.2 (8)(c) the certification is suspended.
- (8) A person whose certification has been withdrawn may re-apply to become a certified game estate supplier and may need to satisfy the Director-General of particular requirements in addition to those listed in clause 15.2 (2).

13.3 Operations Manual

- (9) A certified game estate supplier and primary processor must have an agreed Operations Manual prior to any animal material being presented by that certified game estate supplier to that processor.
- (2) The primary processor must ensure that the Operations Manual includes:
 - a) the game estate supplier certification identifier; and
 - b) the name and contact details of the certified game estate supplier; and
 - c) the game estates to be hunted; and
 - d) identification details of the main vehicles (including aircraft) used in the hunting operation; and
 - e) the system to be used to identify carcasses; and
 - f) the system to be used to identify kill location; and
 - g) the procedures for the hygienic dressing, handling, storage and transportation of carcasses in accordance with clauses 17.2 Handling and Dressing and 17.3 Cooling and Transportation; and
 - h) identification details of any animal material depots to be used.
- (3) The certified game estate supplier must ensure that the information contained in the Operations Manual is accurate and current.
- (4) The certified game estate supplier must seek the permission of the primary processor to make an amendment to his or her Operations Manual, and whenever possible, this must occur prior to implementing that amendment.
- (5) The certified game estate supplier must operate in accordance with his or her Operations Manual.
- (6) The certified game estate supplier must keep any records generated for 4 years.

13.4 Eligibility of game estate animals for presentation

- (1) Certified game estate suppliers may only present animal material from game estates of the following species, kinds or descriptions:
 - a) any deer species (including, but not limited to, red deer, fallow deer, wapiti deer (elk), sika deer, white tail deer and sambar deer);
 - b) thar;
 - c) chamois;
 - d) goats;
 - e) pigs:
 - f) wallabies:
 - q) water buffalo.
- (2) A certified game estate supplier may only present game estate deer carcasses for primary processing if they have been procured from a game estate where the deer have been fully confined within the

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- game estate by secure fencing or impassable geographical features (such as the sea, cliffs, or steep ravines).
- (3) A certified game estate supplier may only present to a primary processor game estate pigs and wallabies obtained from another person in charge if those animals have been on the game estate for more than 63 days.
- (4) A certified game estate supplier may only present to a primary processor game estate deer, goats, thar, chamois and water buffalo obtained from another person in charge if those animals have been on the game estate for more than 91 days.
- (5) Despite subclauses 15.4 (3) and (4), where a game estate supplier has game estate animals that have not been on that supplier's game estate for the relevant periods of time stated in subclause 15.4 (3) or (4), such animal material may be presented to a primary processor if:
 - a) the certified game estate supplier is able to determine the veterinary medicine treatment status from the previous person in charge of those animals; and
 - b) the relevant withholding period for any veterinary medicine for the animals has passed; and
 - c) the certified game estate supplier complies with the applicable provisions of this Part.
- (6) The previous person in charge of those animals must supply the information requested under subclause 15.4 (5) fully and truthfully.
- (7) If any certified game estate supplier has reason to believe that animal material would exceed any MRL or MPL, that supplier must not present the animal material for primary processing.

13.5 Game estate animals not to be procured from certain areas

- 1. For the purpose of this clause:
 - d) the applicable caution period means the period in Table 2 that corresponds to the poison used; and
 - e) the **applicable buffer zone** means a buffer zone of the distance in Table 2 that corresponds to the game estate animal procured and the poison used.

Table 2: Poison Groups, Caution Periods and Buffer Zones for Game Estate Animals

Poison group		4	2	3	4
Poison		 Zinc phosphide Para-aminopropiophen one Sodium nitrite Any other poison not covered in groups 2 to 4 (except sodium cyanide, potassium cyanide and cholecalciferol) 	DiphacinonePindone	• Coumatetralyl • 1080	 Brodifacoum Difethialone Bromadiolone Flocoumafen Difenacoum
Caution period (all species)		1 month	2 months	4 months	3 years
Buffer zone	Wallabies, thar	0 m	1 km	1 km	1 km
	Goats, chamois, deer	0 m	2 km	2 km	2 km

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and water buffalo				
Pigs	0 m	2 km	2 km	5 km

- A certified game estate supplier must not present for primary processing any game estate animal material that:
- 2. the certified game estate supplier has reason to believe would exceed any MRL or MPL; or
- 3. subject to clause 11.19 (3) has been procured from land:
- 4. on which any poison listed in Table 2 has been used (in this clause, "poisoned land"); or
- 5. within the applicable buffer zone of an area of land on which any poison listed in Table 2 has been used (in this clause, "buffer zone land"),
- 6. unless the animal was procured from that land after the applicable caution period listed in Table 2 has elapsed.

7_____

- 8. Despite clause 15.5 (2), a certified game estate supplier may present for primary processing game estate animal material procured from poisoned land or buffer zone land if:
 - a) the animal was not a pig; and
 - b) the relevant land was not administered by the Department of Conservation; and
 - c) all the poisons used were only poisons in group 1, 2 or 3 of Table 2 and were:
 - i) used solely in bait stations that were correctly situated and used; or
 - ii) used solely in buildings that could not be accessed by the applicable animal; or
 - iii) otherwise inaccessible to the animal due to impassable geographical features (such as rivers, sea, cliffs or steep ravines); and
 - d) the responsible person completing the poison use statement believes that any poison used was not, or was not likely to have been, accessed by the applicable animal.

13.6 Statements of poison use

- (1) If mammal movement is fully confined within the game estate, the certified game estate supplier must provide the primary processor with a poison use statement that describes the poison use status for each area of land from which the mammals were taken.
- (2) If mammal movement was not fully confined within the game estate, the certified game estate supplier must provide the primary processor with a poison use statement or DOC Pesticide Summary in respect of:
 - a) the land from which the mammals were taken; and
 - b) each property adjacent to the area of land from which the animals were taken, where the animals were taken within the following distances of that adjacent property:
 - i) 1 kilometre for wallabies and thar;
 - ii) 2 kilometres for goats, chamois and water buffalo;
 - iii) 5 kilometres for pigs.
- (3) The certified game estate supplier must provide the primary processor with all poison use statements and DOC Pesticide Summaries required to be obtained under subclauses 15.6 (1) and (2).
- (4) A poison use statement must:
 - a)—
 - hĺ
 - c) in the form set out in Schedule 5; and

completed and signed by a responsible person.

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- (5) A poison use statement is valid for 3 months from the date of signing by the responsible person.
- (6) The responsible person must notify the certified game estate supplier immediately if he or she becomes aware of any information in the poison use statement that requires amendment.

13.7 Location of kill

(1) The certified game estate supplier must identify the kill location for each animal, or in the case of wallabies, groups of animals, submitted for primary processing using topographical maps with the grid reference points marked, or GPS data.

13.8 Recovery and presentation of game estate mammal material

- (1) The certified game estate supplier must confirm that the game estate animals showed no visible signs of being sick or dying immediately prior to being killed.
- (2) The certified game estate supplier must confirm that the carcasses of the animals had no visible signs of disease.
- (3) If the certified game estate supplier is unable to confirm the requirements of subclauses 15.9 (1) and (2) the animal material must not be presented for primary processing.
- (4) The certified game estate supplier must tag or otherwise identify each carcass.
- (5) Despite subclause 15.9 (4) the certified game estate supplier may tag or otherwise identify groups of carcasses where the animals:
 - a) are covered by a single poison use statement or DOC Pesticide Summary, as appropriate; and
 - b) were taken from areas of land that had the same poisoning status; and
 - c) were killed on the same date; and
 - d) were hunted, killed and dressed by or under the direct supervision of the same certified game estate supplier.
- (6) The tags or other identification used under subclauses 15.9 (4) and (5) must be:
 - b) recorded by the certified game estate supplier on the game estate supplier statement; and
 - c) linked on the game estate supplier statement with the waypoint identifier or identifiers that are applicable to the animal or group of animals.
- (7) Game estate animals must not be killed using poisons or other chemical substances.
- (8) If the animal material supplied to the primary processor is not dressed to the degree specified in clause 17.2 Handling and Dressing, the heads must be attached to the carcasses or be positively identified with the carcasses.

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Part 14: Part 13: Supply of farmed mammals that have become feral and then been killed

14.113.1 Application of clauses 11.25 and 11.26this Part

(1) <u>This Part applies to Clauses 11.25 and 11.26 apply to suppliers of farmed mammals that have become feral and are intended to be killed as if in the wild, for primary processing. Such suppliers must comply with the provisions of this Part.</u>

14.213.2 Supply of farmed mammals that have become feral and then been killed

- (1) All killed farmed mammals that have become feral and then killed must have been hunted, killed and dressed (as appropriate) by or under the direct supervision of a certified supplier or certified game estate supplier.
- (2) The certified supplier, or certified game estate supplier, must meet the requirements in Part 12: Supply of Killed Wild Animals and Game Estate Mammals, and Live Possums, as appropriate.

14.313.3 Supplier statement of farmed mammals that have become feral and then been killed

- (1) The certified supplier or certified game estate supplier must provide the primary processor with a supplier statement that complies with 13.3 (2) on the presentation of the farmed mammals that have become feral and then have been killed for primary processing.
- (2) The supplier statement for farmed mammals that have become feral and then been killed must include the following information:
 - a) certified supplier or certified game estate supplier name and identification number; and
 - b) names of all other hunters involved in the consignment; and
 - c) animal material depot and/or primary processor identifier; and
 - d) date of arrival at the animal material depot and/or primary processor; and
 - e) number and species of mammals in the consignment covered by the statement; and
 - f) detailed map and description of the physical boundaries of the area of land covered by the statement; and
 - g) farm name and address for the source of the farmed mammals become feral and killed; and
 - h) the unique identifier for each carcass or group of carcasses; and
 - i) waypoint or topographical map identifier(s); and
 - the date and time the mammals were killed; and
 - k) the date and time the animal material was subject to refrigeration at an animal material depot or primary processor; and
 - whether the wild mammals are covered by a poison use statement or DOC pesticide summary;
 and
 - m) confirmation that the certified supplier or certified game estate supplier has complied with their Operations Manual: and
 - n) confirmation of permission to shoot the mammals; and
 - o) if no permission was obtained, what steps were taken to find the owner; and
 - p) confirmation that none of the animals are within any poison withholding periods; and
 - g) whether the live animals and carcasses were free from visible signs of illness or disease; and

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- confirmation that the animals had not ingested agricultural chemicals and are outside the
 withholding period for any veterinarian medicines to the best of the certified supplier's or certified
 game estate supplier's knowledge; and
- s) confirmation that any deer, goats, buffalo or thar were not fed ruminant protein in their lifetime to the best of the certified supplier's knowledge; and
- t) confirmation that carcasses were maintained under conditions that minimise contamination and deterioration, and were not frozen, while under the control of the certified supplier or certified game estate supplier; and
- u) confirmation that these animals were not under MPI movement controls for residues or any purpose other than TB; and
- v) in the case of cattle or deer:
 - i) the TB status and index number; and
 - ii) the date for the last TB test for these cattle or deer and if TB was detected.
- w) confirmation that no cattle or deer were under TB movement control; and
- x) whether any deer or goats have been vaccinated against Johne's disease in their lifetime.
- (3) The supplier statement for the supply of farmed mammals which have become feral and then been killed must:
 - a) be made in the form and manner approved by the Director-General, and contain the information set out in clause 135.3 (2), and
 - b) be completed accurately and signed by the certified supplier or certified game estate supplier
 who directly supervised or carried out the for hunting, killing, and dressing (whichever is relevant)
 of the farmed mammals which have become feral and then been killed.

Guidance

The supplier statement for farmed mammals gone feral can be found on the MPI website.

- 1. Mammals showing any signs of having been farmed but that are feral (other than game estate mammals) must not be presented for primary processing unless:
 - a) they have been killed, and dressed, where appropriate, by or under the direct supervision of a certified supplier or certified game estate supplier; and
 - b) the supplier has obtained written approval from the Director-General prior to the killing of the mammals.
- (2) The supplier must apply for written approval on the form provided by the Director General.
- (3) The Director-General will assess the acceptability of the mammal material for primary processing on a case by case basis, and may grant an approval subject to conditions.
- (4) The supplier must not apply for approval to avoid the requirements associated with presenting mammals as farmed mammals.
- (5) The supplier must:
 - a) notify the operator in writing at least 24 hours before presenting the mammal material for primary processing; and
 - on presentation of the mammal material, provide the operator with a copy of the Director-General's approval and a statement signed by the supplier to the effect that all relevant conditions of the approval have been complied with.

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14.413.4 Recovery and presentation of farmed mammals that have become feral and then been killed

- (1) A certified supplier or certified game estate supplier must confirm, prior to presenting for processing, that the:
 - a) mammals showed no visible signs of being sick or dying immediately prior to being killed; and
 - b) mammal carcasses had no visible signs of disease.
- (2) prior to presenting for processing.
- (3)(2) If the certified supplier or certified game estate supplier is unable to confirm the requirements of subclause 13.4 (1) the mammal material must not be presented for primary processing.
- (3) The supplier must tag or otherwise identify each carcass. The certified supplier or game estate supplier must ensure that any tags or identification used are:
 - a) recorded on the supplier statement; and
 - b) linked on the supplier statement with the waypoint identifier or identifiers that are applicable to the animal or group of animals.
- (4) The certified supplier or certified game estate supplier must not kill farmed mammals that have become feral and then been killed using poisons or other chemical substances.

Animals must not be killed using poisons or other chemical substances.

(4)(5) If a <u>certified</u> supplier <u>or certified game estate supplier</u> has reason to believe that the animal material would exceed any MRL or MPL, that supplier must not present the animal material for primary processing.

Consultation

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Part 15: Part 14: Preparation of killed wild mammals animals, and game estate mammals, and farmed mammals that have become feral and then been killed

15.114.1 Application of clauses 11.28 and 11.29this Part

(1) <u>This Part applies Clauses 11.28 and 11.29 apply</u> to suppliers of killed wild <u>mammals</u> and <u>killed game</u> estate mammals, <u>killed wild birds</u>, and farmed mammals that have become feral and then been killed. <u>Such suppliers must comply with the provisions of this Part.</u>

45.214.2 Handling and dressing

- (1) The certified supplier or certified game estate supplier must ensure that Mammalsanimals described in clause 11.27 must:
 - a) be are bled as soon as possible after killing; and
 - b) are not be-skinned (except in the case of game estate mammals, where the skin may be removed from behind the shoulders forward, in which case the carcass must be protected from contamination); and
 - c) are not be washed; and
 - d) for animals other than goats and wild birds, have the head attached or positively identified with the carcass until post-mortem examination has been completed; and
 - e) if eviscerated, be eviscerated hygienically and without unnecessary delay.
- (2) The <u>certified supplier or certified game estate supplier must ensure that the</u> evisceration of <u>mammals animals</u> described in clause 14.2, other than rabbits, hares and wallabies, <u>must be is</u> limited to removing:
 - a) the oesophagus, paunch/stomach and intestines, including the rectum and anus, and the open cuts must be limited to those necessary for their removal; and
 - b) the bladder and reproductive organs.

Guidance

It would be optional to have the heads attached to wild birds but they would not be expected to be eviscerated.

- (3) The <u>certified supplier or certified game estate supplier must ensure that the</u> evisceration of rabbits, hares and wallabies <u>must be is</u> limited to removing the stomach and intestines and the opening cuts must be minimal.
- (4) The certified supplier or certified game estate supplier must ensure that the Eeviscerated mammals animals described in clause 14.2 must be are presented with:
 - a) kidneys, heart, lungs and liver attached to the carcass; and
 - b) the neck cleared by removing the windpipe; and
 - c) ears attached to the skin (unless clause 14.2 (1)(b) applies in relation to game estate mammals).
- (5) Clauses 14.2 (4)(b) and 14.24 (4)(c) do not apply to rabbits, hares and wallabies.
- (6) The certified supplier, certified game estate supplier or other persons involved in the recovery of mammal animal material described in clause 11.27 must ensure that:
 - a) the <u>mammal animal</u> material is handled and transported in such a manner that contamination and deterioration are minimised; and

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- b) no chemical is applied to the <u>mammal_animal_material</u> material that could affect its suitability for processing; and
- c) only animal material depots that are listed with MPI for that purpose are used for the temporary holding of mammal animal material prior to its transfer to the primary processor; and
- d) the mammal animal material is cooled as quickly and effectively as possible and in accordance with clause 14.3 Cooling and Transportation, but is not frozen, prior to delivery to the primary processor; and
- e) all parts of the <u>mammal_animal_material</u> required for post-mortem examination are appropriately presented to the primary processor.

Guidance

From 1.2 Definitions 'wild bird' means a ground-living bird (excluding native birds) including:

- wild turkey (Melegris gallopavo);
- peacock, peafowl (Pavo cristatus);
- quail (Synoicus ypsilophorus);
- pheasant (Phasianus colchicus);
- guinea fowl (Numida memagris)

Animal material depots are described in Part 17: Animal Material Depots Listing.

45.314.3 Cooling and transportation

- (1) The <u>certified supplier or certified game estate supplier must ensure that the</u> carcasses of mammalsanimals described in clause 11.27, other than rabbits, hares and wallabies, must are either:
 - a) be delivered to the processing premises for examination within 24 hours of being killed; or
 - b) be delivered to an animal material depot within 10 hours of being killed and:
 - i) be subject to chilling within the animal material depot; and
 - ii) be arranged in a manner in the animal material depot that will facilitate cooling of the carcasses; and
 - iii) arrive at the processing premises for examination within 96 hours of being killed.
- (2) The certified supplier or certified game estate supplier must ensure that the Transportation units, including mobile animal material depots mustare:
 - a) be used for transporting carcasses (other than rabbits, hares, and wallabies) to the primary processing premises; and
 - b) chill but not freeze the carcasses.
- (3) Clause 14.3 (2)(b) does not apply to transportation units that are used to deliver carcasses to the primary processing premises within 10 hours of being killed.
- (4) The transport operator must ensure that:
- (5) his or her clothing is not a source of contamination; and
- (6) he or she refrains from practices that could contaminate the mammal material.
- (7)(4) The certified supplier or certified game estate supplier must ensure that the carcasses of rabbits, hares, and wallabies that fall within the description of mammals in clause 11.27 must:
 - a) be placed the carcasses of rabbits, hares, wallabies and wild birds under refrigeration within 4 hours of being killed if the ambient temperature is above 10°C, or within 12 hours of being killed if the ambient temperature is at all times below 10°C; and
 - b) if not eviscerated, be delivered to the processing premises no more than 24 hours after being killed; and
 - c) if eviscerated, be delivered to the processing premises no more than 48 hours after being killed.

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Part 16: Part 15: Supply of deer velvet

15.1 Application of this Part

- (1) This Part applies to suppliers of deer velvet intended for human consumption, and such suppliers must comply with the provisions of this Part.
- (2) This Part covers deer velvet harvested from live deer and deer velvet from killed wild deer.

16.115.2 Supply of deer velvet

- (1) The supplier of deer velvet must Oonly use registered veterinary medicines or those exempt from registration may be used in harvesting deer velvet from live deer.
- (2) AThe supplier of deer velvet from farmed mammals deer must:
 - a) ensure that the deer velvet is tagged in accordance with the velvet ID tagging system implemented by the National Velvetting Standards Body; or
 - b) provide accurate and complete information to the primary processor in relation to any veterinary medicines used in the harvest of the deer velvet.
- (3) A<u>The</u> supplier of deer velvet from <u>killed</u> wild <u>mammals deer</u> for primary processing must identify each stick of velvet submitted for processing.
- (4) On presentation of deer velvet from <u>killed</u> wild <u>mammals deer</u> for primary processing, the supplier must:
 - a) provide the primary processor with a legibly completed and signed certified supplier statement as described in clause 12.7 (2) for the supply of wild mammals for human consumption that relates to the carcass from which the deer velvet was taken; and
 - b) provide the primary processor with a completed and signed poison use statement as described in clause 12.6 Statements of Poison Use or a DOC Pesticide Summary for the area of land from which the wild mammals were taken; and
 - c) ensure that the deer velvet identification referred to in clause 15.2 (3) aligns with the information provided in the statement in clause 15.2 (4)(a).
- (5) The supplier must ensure that Hharvested deer velvet must be maintained under storage conditions that will minimise contamination and deterioration.

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Part 17:Part 16: Supply of fish

16.1 Application of this Part

(1) This Part applies to suppliers of fish (except for BMS) for human consumption.

17.116.2 Supply of fish

- (1) The supplier of live fish, in addition to clauses 11.3 Supply of Farmed Animals, Including Live Possums and 11.4 Supplier Statements for Farmed Animals, must ensure that fish are identified to allow for traceability to the supplier.
- (2) The sSuppliers of fish, other than live fish, must ensure that they are:
 - a) subject to chilling or freezing from the time of catching or harvesting to the time of arrival at the processing premises; and
 - b) handled in a manner such that minimises contamination and deterioration are minimised.
- (3) The supplier of Ffish, other than bivalve molluscan shellfish, must ensure that where fish are temporarily held prior to transfer to the primary processor, they are held:
 - a) must be held on the vessel by the producer or the harvester of that fish; or
 - b) in an animal material depot that is listed for that purpose by MPI.
- (4) The supplier of farmed fish must provide the primary processor with a supplier statement that complies with 16.2 (4) on the presentation of the fish for primary processing.
- (5) A farmed fish supplier statement must include the following information:
 - a) name and physical address of the supplier signing the statement; and
 - b) name of the primary processor and date of arrival for the consignment; and
 - c) fish species and weight of the consignment covered by the statement; and
 - d) whether any of the fish remain within a withholding period for any treatment; and
 - where treated, the product name, final date/period of administration, dose rate and the withholding period.
 - e) whether any of the fish would exceed any MRL or MPL; and
 - myhether any fish been subjected to chilling or freezing from the time of harvesting to the time of dispatch to the processing premises; and
 - g) confirmation if fish feed is a source of contamination; and
 - a)h) confirmation that the live fish and carcasses were free from any signs of illness or disease.

Guidance

The supplier statement for farmed fish can be found on the MPI website or search on "supplier statement fish".

- (6) The supplier statement for the supply of farmed fish must:
 - <u>a)</u> be made in the form and manner approved by the Director-General, and contain the information set out in clause 16.2 (4), and
 - b) be completed accurately and signed by the supplier who directly supervised or carried out the handling of the farmed fish.
- (7) A list of the common, Maori and scientific names of fish species are found in the current edition of the NZ List of Scientific Names of Fish.

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Part 18: Part 17: Animal material depots

18.117.1 Application of this Part

- (1) This Part applies to the operator of an animal material depot that is used to <u>temporarily</u> hold <u>temporarily</u>:
 - a) wild mammal material; or
 - b) game estate mammal material; or
 - c) material from farmed mammals that have become feral and then been killed; or
 - d) fish (other than bivalve molluscan shellfish BMS); or
 - e) deer velvet.
- (2) Such animal material depot operators must comply with the provisions of this Part.
- (3) This Part applies prior to transfer to the primary processor who is processing animal material or animal product for human consumption., and such operators must comply with the provisions of this Part

18.217.2 Animal material depots General requirements

- (1) The animal material depot operator must list the Aanimal material depots with MPI (except if it is a deer velvet depot), other than deer velvet depots, must be listed with MPI.
- (2) The Director-General will maintain a list of animal material depots.
- (3) The listing of animal material depots may be subject to conditions imposed by the Director-General and operators of these depots must comply with any conditions imposed.
- (4)(2) The animal material depot operator must ensure that Aanimal material must is not be processed animal material in an the animal material depot.
- (5)(3) Clause 17.2 (2) does not prevent an animal material depot operator from the holding of, chilling of refrigeration animal material, sedating animal material (e.g. shellfish) of and sedation of using a veterinary medicine registered for that purpose under the ACVM Act, or applying application of protective coverings to, animal material in an animal material depot.
- 1. Operators of animal material depot must comply with the records requirements of clause 9.2 (3).

48.317.3 Application for listing of an animal material depot

- (1) The animal material depot operator must ensure that Aan make an application for listing of an animal material depot must beis made in writing to the Director-General, in the form and manner approved by the Director-General.
- (2) The <u>animal material depot operator must ensure that the</u> application for listing <u>must be is</u> accompanied by:
 - a) an initial verification report prepared by a recognised agency not more than 3 months before the
 date of the application for listing to verify compliance with the requirements of clause 18.2 Animal
 Material Depots Holding Killed Mammal Material or 18.4 Animal Material Depots Holding Fish, as
 appropriate to the type of animal material depot; and
 - b) any fee prescribed in regulations made under the Act.

Guidance

The Application Form AP19 Animal Material Depot Listing can be found on the MPI website or search on "AP19".

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18.417.4 Listing of animal material depots

- (1) The Director-General will list the applicant as an animal material depot Oon receipt of a properly made application, and accompanied by any prescribed fee, the Director-General will list the applicant as an animal material depot.
- (1)(2) The Director-General may impose conditions on the listing of animal material depots and operators of these depots must comply with any conditions imposed.
- (2)(3) The Director-General may decline to list an applicant if the Director-General considers that:
 - a) there has in the past been a serious or repeated failure by the applicant to comply with the requirements specified in this Part; or
 - b) there are grounds for concluding that the applicant is likely in the future to fail to comply with the requirements specified in this Part; or
 - c) the initial verification report accompanying the application concludes that the depot does not comply with the requirements of clauses 18.2 Animal Material Depots Holding Killed Mammal Material or 18.4 Animal Material Depots Holding Fish.
- (3)(4) Listing is valid for a period of 2 years from the date of listing, after which period the <u>animal material</u> <u>depot</u> operator must renew his or her <u>animal material depot</u> listing as set out in clause 17.5 Renewal of Listing for Animal Material Depots.
- (4)(5) The Director-General mustwill, as soon as practicable after listing an animal material depotoperator, advise the animal material depot operator in writing, of the listing and the expiry date of the listing.
- (5)(6) Once listed, an animal material depot operator must promptly inform the Director-General in writing in the event of a change to any of his or her depot listing details.

18.517.5 Renewal of listing for animal material depots

- (1) The animal material depot operator must apply An application in writing for a renewal of listing of an animal material depot must be made by the operator in writing to the Director-General:
 - a) every 2 years; and
 - b) in the form and manner approved by the Director-General; and
 - c) received by the Director-General at least 1 month before the expiry of the operator's current listing; and
 - d) pay the prescribed fee, if any.
- (2) The application for listing must be accompanied by the fee (if any) prescribed in regulations made under the Act.
- (3)(2) If the Director-General fails to determine the application for renewal before the date when the current listing expires, the <u>animal material depot</u> operator will remain listed under this scheme until the date that the Director-General notifies the operator of his or her determination of the application.
- (4)(3) Clauses 17.4 (2) to 17.4 (5) apply, with necessary modifications, to an application for renewal of listing.

18.617.6 Delisting of animal material depots

- (1) The Director-General may remove an animal material depot operator from the list if:
 - a) the listed animal material depot operator so requests; or
 - b) the Director-General is satisfied that the criteria referred to in clause 17.4 (3) apply; or
 - c) the person no longer operates as an animal material depot operator; or
 - d) the animal material depot operator fails to meet any of the conditions of his or her depot listing; or
 - e) there is a failure to pay the listing fee by the due date, which has persisted for more than 30 days.

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- (2) Before delisting an animal material depot operator on any of the grounds referred to in subclauses 17.6 (1) (b) to (e), the Director-General mustwill:
 - a) notify the animal material depot operator in writing of his or her intention; and
 - b) give the animal material depot operator a reasonable opportunity, within the time specified in the written notice, to explain why he or she should not be delisted, or to pay the unpaid fee.
- (3) The delisting of an animal material depot operator under this clause does not affect the right of the person to make a further application for listing under clause 17.3 Application for Listing of an Animal Material Depot.

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Part 19: Part 18: Material from killed wild mammals, game estate mammals and farmed mammals that have become feral Animal material depots holding killed mammal material or fish

19.118.1 Application of this Part

(1) This Part applies to animal material depot operators who hold killed animal material or fish intended for human consumption, and such operators must comply with the provisions of this Part.

19.218.2 Animal material depots holding killed mammal animal material

- (1) This clause applies to animal material depots holding material from killed wild mammals animals, killed game estate mammals and farmed mammals that have become feral and then been killed, but does not apply to depots holding deer velvet.
- (2) The animal material depot operator must ensure that any Aanimal material depots holding material listed in cause 18.2 (1) must beare:
 - a) located so that the likelihood of contamination from the surrounds or wandering animals is minimised; and
 - b) designed and constructed to facilitate the hygienic performance of all operations; and
 - c) constructed to minimise the entrance, harbourage or accumulation of pests and contaminants;
 and
 - d) constructed of materials that are durable, non-toxic and free from defects that may affect the suitability for processing of the mammal material, and can be readily cleaned and sanitised; and
 - e) of adequate capacity for the intended maximum throughput, which must be documented; and
 - f) provided with a refrigeration facility or some other means by which the mammal material can be chilled; and
 - g) provided with an externally mounted, calibrated temperature gauge to monitor the operating temperature of the facility (at the warmest point), unless it is a mobile animal material depot; and
 - h) provided with a suitable means for the cleaning and sanitation of the animal material depot, equipment and personnel; and
 - i) provided with water of a sufficient quality such that it isso as not to be a source of contamination to the animal material depot or the mammal animal material. If potable water is not used, the water must be treated with an appropriate approved maintenance compound when used for cleaning purposes or whenever it may affect the suitability for processing of the mammal material.
- (3) In the case of mobile animal material depots, the animal material depot operator or operator must ensure that the requirements of clause 18.2 (2)(h) and (i) must be are provided with the facility, or at the physical address of the animal material depot operator, or at the primary processing premises.
- (4) The animal material depot operator of Aa mobile animal material depot must be provided withensure that a calibrated automatic temperature recording device to record the operating temperature of the facility (at the warmest point).
- (5) The operator of an animal material depot operator holding material from animals listed in clause 18.2 (1) must:
 - ensure that the hygiene of the animal material depot is sufficient to minimise the contamination and deterioration of that material; and

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- b) ensure that the cleaning and maintenance equipment is not a source of contamination; and
- c) ensure that the animal material depot, facilities, equipment and essential services are maintained; and
- ensure that only approved maintenance compounds are used within the animal material depot and that those compounds are labelled, stored and maintained so as not to be sources of contamination; and
- e) ensure that the animal material depot is operated within its capabilities and capacity; and
- f) require any person who has access to the animal material depot to ensure that:
 - i) his or her clothing is not a source of contamination; and
 - ii) he or she refrains from practices that could contaminate the mammal material.
- g) maintain an inventory of all incoming and outgoing material at the depot; and
- h) provide a secure means to ensure that the statements and other documentation from each supplier cannot be accessed by other suppliers.
- (6) In the case of a mobile animal material depot, the animal material depot operator must:
 - provide evidence from the calibrated automatic temperature recording device of the temperatures within the facility to the primary processor for each load of mammal material that is transported to the primary processing premises; and
 - b) not hold, store or transport anything not being associated with the activity of being a mobile animal material depot:
 - i) when operating as a mobile animal material depot; and
 - ii) at any time that may be a source of contamination to the mammal material.
 - c) clean and sanitise the facility prior to each use as a mobile animal material depot; and
 - d) have a contingency plan to deal with any failure to maintain the refrigeration temperature during the temporary holding or transport of mammal material, including:
 - i) immediate notification to the person responsible for the mammal material; and
 - ii) corrective actions to prevent recurrence.
 - e) ensure that persons operating mobile animal material depots are aware of and follow the relevant specifications set out in this Notice and are adequately trained.

19.318.3 Animal material depots holding deer velvet

- (1) The animal material depot operator of an Aanimal material depots holding deer velvet must beensure that the animal material depot is:
 - a) located so that the likelihood of contamination from the surrounds or wandering animals is minimised; and
 - b) constructed of materials that are durable, non-toxic and free from defects that may affect the suitability for processing of the deer velvet, and can be readily cleaned and sanitised; and
 - c) designed and constructed to minimise the entrance, harbourage or accumulation of pests and contaminants, and to facilitate cleaning; and
 - d) of adequate capacity for the intended maximum throughput, which must be and is documented.
- (2) The operator of an animal material depot operator holding deer velvet must:
 - a) ensure that the hygiene of the animal material depot is sufficient to minimise the contamination and deterioration of the deer velvet; and
 - b) ensure that the cleaning and maintenance equipment is not a source of contamination; and
 - c) ensure that the animal material depot, facilities, equipment and essential services are maintained; and
 - ensure that only approved maintenance compounds are used within the animal material depot and that those compounds are labelled, stored and maintained so as not to be sources of contamination; and

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- e) ensure that the animal material depot is operated within its capabilities and capacity; and
- f) require any person who has access to the animal material depot to ensure that:
 - i) his or her clothing is not a source of contamination; and
 - ii) he or she refrains from behaviour that could contaminate the deer velvet.
- g) ensure that the deer velvet is held in such a manner that deterioration is minimised; and
- h) maintain an inventory of all incoming and outgoing deer velvet.

19.418.4 Animal material depots holding fish (other than bivalve molluscan shellfish)

- (1) The animal material depot operator of Aanimal material depots holding fish must be designed, constructed and maintained to:
 - a) permit easy and effective cleaning and, where appropriate, sanitising; and
 - b) minimise the contamination and deterioration of the fish.
- (2) The animal material depot operator of Aan animal material depot holding fish must be provided with:
 - a) a refrigeration facility or some other means by which the fish (other than live fish) can be subjected to temperature control (unless this is provided with the incoming fish); and
 - b) water of a sufficient quality such that it is not a source of contamination to the animal material depot or the fish.
- (3) The operator of an animal material depot operator holding fish must:
 - ensure that the animal material depot, facilities, equipment and essential services are cleaned and, where necessary, sanitised; and
 - ensure that only approved maintenance compounds are used within the animal material depot and that those compounds are labelled, stored and maintained so as not to be sources of contamination; and
 - c) ensure that the animal material depot is operated within its capabilities and capacity; and
 - d) require any person who has access to the animal material depot to ensure that:
 - i) his or her clothing is not a source of contamination; and
 - ii) he or she refrains from behaviour that could contaminate the fish.
 - e) ensure that appropriate steps are taken to exclude pests; and
 - f) ensure that any salt used within the animal material depot is food-grade salt; and
 - g) maintain an inventory of all incoming and outgoing fish.

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Part 20:Part 19: Primary processing operations

20.119.1 Application of this Part

- (1) This Part applies to RMP operators who are primary processing animal material or animal product for human consumption and such operators must comply with the provisions of this Part.
- (2) This Part applies to:
 - a) farmed mammals, farmed birds and live possums; and
 - b) killed wild mammals; and
 - c) killed game estate mammals; and
 - d) farmed mammals that have become feral and then been killed; and
 - e) fish; and
 - b)f) deer velvet and velvet antler.
- (3) This Part covers:
 - a) operator requirements; and
 - b) reception of animal material; and
 - c) ante-mortem examination; and
 - d) assessment prior to primary processing; and
 - e) slaughter of animals; and
 - f) handling and processing of animal material (including suspect animal material); and
 - g) post-mortem examination of animal material; and
 - h) identification of carcasses; and
 - i) chilling and freezing of animal material or animal product.

20.219.2 Operator requirements for killed wild animals and live possums, and killed game estate mammals

- (1) An-The operator must confirm that a certified supplier's, or certified game estate supplier's, Operations Manual is adequate to meet the requirements of this Notice:
 - a) prior to accepting animal material for processing from a certified supplier, or certified game estate supplier, for the first time; and
 - b) whenever a certified supplier, or certified game estate supplier, has made changes to his or her Operations Manual; and
 - c) at least every 2 years from the date of first acceptance of animal material from a certified supplier.
- (2) The operator must:
 - a) confirm in writing the suitability of the Operations Manual and any amendments that he or she considers to be acceptable; and
 - b) keep current copies, including amendments, of acceptable Operations Manuals.
- (3) Where this Notice requires the kill location or capture location to be specified using GPS data, the operator must be able to use the information from the certified supplier together with the GIS to determine that the animal material is supplied in accordance with the requirements of this Notice.
- (4) The GIS described in clause 19.2 (3) must utilise a topographical map scale that is sufficient to identify clearly the waypoint of each animal.
- (5) The operator must document in their RMP where la mobile animal material depot is used and the means of cleaning and sanitising the facility is provided by the operator primary processor, this must be documented in the processor's RMP.

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20.319.3 Reception of farmed mammals and farmed birds

- (1) An operator must not accept any animal material for processing if the supplier statement required by this Notice has not been supplied or is incomplete.
- (2) Despite clause 19.3 (1) an operator may hold animal material pending the supply of a completed or replacement supplier statement.
- (3) If any animal material is submitted for processing accompanied by a poison use statement, the operator must confirm that the animal material is suitable for processing before processing that material.
- (4) An operator must not accept animal material for processing if the operator reasonably suspects that the information in the accompanying supplier statement is fraudulent, and must inform MPI Verification Services within 1 day of forming the reasonable suspicion.
- (5) Despite clause 19.3 (1), an operator may accept farmed poultry if:
 - a) the supplier is a specified supplier within the operator's supplier guarantee programme; and
 - b) the supplier has provided information in accordance with the supplier guarantee programme at least 6 monthly; and
 - c) the animal material is of the type that is described in the supplier guarantee programme.
- (6) Despite clause 19.3 (1), an operator may accept farmed rabbits if:
 - a) the supplier is a specified supplier within the operator's supplier guarantee programme; and
 - b) the supplier has provided information in accordance with the supplier guarantee programme at least 6 monthly; and
 - c) the animal material is of the type that is described in the supplier guarantee programme.
- (7) The operator must establish procedures to deal with situations where the supplier statement does not confirm the status of the animal material as suitable for processing.
- (2) The operator must keep a copy of every supplier statement for 4 years.

20.419.4 Reception of wild animals and live possums

- (1) The operator must:
 - a) confirm that the wild mammal animal (including wild birds) material:
 - is covered by a certified supplier statement and that the mammal animal material identification aligns with that statement; and
 - ii) was taken from an area of land covered by a poison use statement or DOC Pesticide Summary and that the poison use status of the land is such indicates that the wild mammal animal material is suitable for processing.
 - b) confirm that the kill or capture location has been identified using GPS data or topographical map grid reference points (as applicable), and use that information to confirm that:
 - the animals were not taken from land on which any poison listed in Table 1: Poison Groups, Caution Periods and Buffer Zones for Wild or Game Estate Mammals Animals has been used, or within the applicable buffer zone described in Table 1: Poison Groups, Caution Periods and Buffer Zones for Wild or Game Estate Mammals Animals, and that all other requirements of clause 12.5 Wild Animal Material or Game Estate Mammal Material Not to be Procured from Certain Areas have been met; and
 - ii) the supplier has met the time constraints of clause 14.3 Cooling and Transportation.
 - c) confirm that, if the animal material has passed through an animal material depot, the depot is listed with MPI for that purpose; and

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- d) confirm that, if the animal material has passed through a mobile animal material depot, the evidence from the calibrated automatic temperature recording device, as required by clause 18.2 (6)(a), is provided; and
- e) not accept animal material for processing if any required statement or other documentation is absent or incomplete; and
- f) not accept animal material for processing if the operator is aware of, or has received, information that would give reasonable grounds to suspect that the information contained within a statement or other documentation received from a certified supplier cannot be relied on; and
- g) inform MPI within one working day if a situation described in clause 19.4 (1)(e) or (f) occurs; and
- h) keep a copy of all documentation received from a certified supplier for a minimum of 4 years; and
- i)h) where clause 12.10 (5) applies:
 - i) obtain a corrective action report from the certified supplier that details why the failure occurred and the actions to be taken to prevent recurrence; and
 - ii) test the carcasses for residues at the following frequencies, where the affected carcasses are intended to be processed for consumption:
 - 1) 1 carcass per day where the daily supply is 20 carcasses or fewer; and
 - 2) 2 carcasses per day where the daily supply is more than 20 carcasses; and
 - any other carcasses that are believed to be at risk of containing residues above the MRLs or MPLs as determined by the operator on the basis of information such as the hunting location, poison use in the area, the history of the certified supplier and residue test results.
- ensure that samples taken to meet the requirements of clause 19.4 (1)(h) are taken by a recognised person, official assessor or animal products officer and that the test results are provided to MPI for entry to the national chemical residues database; and
- k)j) ensure that where clause 12.10 (5) applies, the recognised verifier is informed within 5 working days of the certified supplier involved, what has occurred, the corrective action taken or proposed to be taken and the disposition of the product.
- (2) Despite subclauses 19.4 (1)(d) and (e), the operator may hold the killed animals and:
 - give the certified supplier an opportunity to produce a completed or replacement certified supplier statement or other required document that clarifies the status of the animal material as suitable for processing to the satisfaction of the operator; if
 - b) the operator first assesses the condition of the animal material as being likely to remain suitable for processing for the time period involved.
- (3) The operator must develop and implement procedures to deal with situations where the documentation received from a certified supplier does not confirm the status of the wild animal material as suitable for processing, taking into consideration the provisions of clauses 19.4 (1) and (2).
- (4) An operator must not accept possums for primary processing unless presented alive.
- (5) The operator must verify the contents of supplier statements, poison use statements and GPS data received from a certified supplier.

19.5 Reception of game estate mammals

- (1) The operator must:
 - a) confirm that the animal material:
 - i) is of a species, kind or description listed in clause 12.4 (1); and
 - ii) is covered by a certified game estate supplier statement and that the animal material identification aligns with that statement; and

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- was taken from an area of land that is covered by a poison use statement or DOC
 Pesticide Summary and the poison use status of the land indicates that animal material is suitable for processing; and
- iv) is outside the withholding period for any treatment with veterinary medicine.
- b) confirm that the kill location of any game estate animal material received has been identified using either GPS data or topographical map grid reference points; and
- c) confirm that, if the game estate animal material has passed through an animal material depot, the depot is listed with MPI for that purpose; and
- d) confirm that, if the animal material has passed through a mobile animal material depot, the evidence from the calibrated automatic temperature recording device, as required by clause 18.2 (6)(a), is provided; and
- e) not accept animal material for processing if any required statement or other document is absent or incomplete; and
- f) not accept animal material for processing if the operator is aware of, or has received, information that would give reasonable grounds to suspect that the information contained within a statement or other documentation received from a certified game estate supplier cannot be relied on; and
- g) inform MPI within one working day if a situation described in clause 19.5 (1)(e) or (f) occurs; and
- h) keep a copy of all documentation received from a certified game estate supplier for a minimum of four years.
- (2) Despite clause 19.5 (1)(d) and (e), the operator may hold the killed game estate animals and:
 - give the certified game estate supplier an opportunity to produce a completed or replacement certified game estate supplier statement or other required document that clarifies the status of the animal material as suitable for processing to the satisfaction of the operator; if
 - b) the operator first assesses the condition of the game estate animal material as being likely to remain suitable for processing for the time period involved.
- (3) The operator must establish procedures to deal with situations where the documentation received from a certified game estate supplier does not confirm the status of animal material as suitable for processing, taking into consideration the provisions of clauses 19.5 (1) and (2).
- (4) The operator must verify the contents of supplier statements, poison use statements and GPS data received from a certified game estate supplier.

20.519.6 Reception of farmed mammals that have become feral and then been killed

- (1) An operator must not accept for processing any killed mammals showing any signs of having been farmed (other than game estate animals) unless the supplier has obtained written approval from the Director-General prior to the killing of the mammals.
- (2) The operator must confirm, on receipt of the mammal material, that:
 - the <u>certified</u> supplier <u>or certified game estate supplier</u> has provided a copy of the Director-General's approval and that this approval aligns with the contents of the consignment; and
 - b) any conditions of the approval have been complied with by the certified supplier or certified game estate supplier or will be complied with by the operator (as appropriate); and
 - c) the <u>certified</u> supplier <u>or certified game estate supplier</u> has provided the operator with a statement signed by the <u>certified</u> supplier <u>or certified game estate supplier</u> to the effect that all relevant conditions of the approval have been complied with.
- (3) The operator must inform the Director-General within 24 hours if the operator is unable to confirm the matters in clause 19.6 (2)(a) or (b).
- (1) The operator must keep a copy of every approval and statement for a minimum of 4 years.

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19.7 Reception of deer velvet and deer antler

- (1) An operator of a primary processing premises who is processing deer velvet must only accept deer velvet for processing:
 - a) that has been tagged in accordance with the velvet ID tagging system implemented by the National Velvetting Standards Body; or
 - make enquiries of the supplier to confirmed from the supplier that only registered veterinary medicines or those exempt from registration have been used in the harvest of the deer velvet; and
 - c) make enquiries of the supplier to confirmed from the supplier that the deer velvet has been handled, held, transported and maintained so as to minimise deterioration, and has been protected from contamination.
- (2) In the case of deer velvet from wild deer, the operator must confirm that the deer velvet:
 - is accompanied by a completed and signed certified supplier statement for the supply of wild mammals for human consumption that covers the carcass from which the deer velvet was taken;
 and
 - is accompanied by a completed and signed poison use statement as described in clause 12.5 <u>Wild Animal Material Not to be Procured from Certain Areas</u> or DOC Pesticide Summary for the area of land from which the wild mammals were taken and that this confirms that the animal material is suitable for processing; and
 - c) has been identified and that this identification aligns with the supplier statement.
- (3) An operator of a primary processing premises who is processing deer antler must be able to trace the antler as being of either New Zealand or imported origin.

19.8 Reception of fish

- (1) The operator must carry out an assessment to confirm that, from the time of catching to the time of arrival at the premises:
 - a) the fish have been subjected to chilling or freezing (unless they are live fish); and
 - the fish have been handled, held and transported so as to minimise deterioration and have been protected from contamination.
- (2) If the fish have passed through an animal material depot, the operator must confirm that the depot is listed for that purpose with MPI.
- (3) In the case of farmed fish (other than bivalve molluscan shellfish BMS), the operator must not accept the fish for processing (except for initial storage) if:
 - a) the required supplier statement is absent or incomplete, unless:
 - i) the operator has a supplier guarantee programme and the supplier is a specified supplier within that programme; and
 - ii) the supplier has provided to the operator information in accordance with the supplier guarantee programme at least on a 6 monthly basis; and
 - iii) the animal material is of the type that is described in the supplier guarantee programme; or
 - the operator is aware of, or has received, information that would give reasonable grounds to suspect that the information in the supplier statement cannot be relied on.
- (4) For farmed fish (other than bivalve molluscan shellfish BMS) the operator:
 - a) must inform the recognised verifier within one working day if a situation described in clause 19.8 (3)(b) occurs; and

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- b) may, despite clauses 19.8 (3)(a) and (b), hold the fish and give the supplier an opportunity to produce a completed or a replacement supplier statement that clarifies the status of the fish as suitable for processing to the satisfaction of the operator.; and
- (5) must keep a copy of every supplier statement for a minimum of 4 years.
- (6)(5) Despite clauses 16.2 Supply of Fish and 19.8 (1), an operator may process fish that have been seized by a fisheries officer as defined in section 2 of the Fisheries Act 1996, subject to the operator:
 - a) obtaining written approval from the Director-General prior to the processing of the fish; and
 - b) complying with any conditions specified by the Director-General in the approval for the processing or labelling of the fish.

20.619.9 Ante-mortem examination of farmed mammals, farmed birds and live possums

- (2)(1) The operator must ensure that Ffarmed mammals, farmed birds and live possums must bare examined in accordance with any relevant ante-mortem regulations and specifications prior to their slaughter.
- (2) The operator must develop and implement procedures to ensure that:
 - a) condemned mammals from the yards are clearly identified with a tag of appropriate wording, colour and size to satisfactorily identify that they are to be condemned, retained or rejected; and
 - b) the tag is only applied and removed by a person with appropriate authority; and
 - c) traceability of status or fitness for purpose of the animal is maintained.

20.719.10 Assessment prior to primary processing for wild animal material, killed game estate mammals and farmed mammals that have become feral and then killed

- (1) The operator must ensure that Pprior to commencing the processing (other than the initial storage) of wild mammal animal material at a primary processing premises, the wild mammal animal material must beis subject to an assessment to determine its suitability for processing, including whether the requirements of clauses 14.2 Handling and Dressing and 14.3 Cooling and Transportation have been met where appropriate.
- (2) The operator must ensure that Tthe assessment must be carried out by a post-mortem examiner who meets the relevant competency requirements in clause 5.2 (1)(a).

20.819.11 Slaughter of farmed mammals, farmed birds and live possums

- (1) The operator must ensure that Sslaughter must beis carried out without unnecessary delay and in a way that manages the distribution and proliferation of contaminants.
- (2) The operator must ensure that Sslaughter must is only be performed at a rate at which bodies of animals can be accepted for dressing.

19.12 Suspect animal material (except deer velvet or fish)

(1) This clause applies to operators involved in the primary processing of suspect wild mammal material that is derived from a killed wild mammal where an animal has been deemed suitable for slaughter but designated as a suspect animal by an ante-mortem examiner.

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- (2) When processing suspect wild mammalanimal material, an operator must ensure that:
 - a) the suspect wild mammalanimal material is identified; and
 - b) if the suspect wild mammalanimal material is of a nature that cross-contamination could occur, then:
 - i) the wild-animal material is processed in such a way that any cross-contamination to nonsuspect animal material or animal product is minimised; and
 - ii) the processing area is cleaned prior to the processing of any other animal material or animal product; and
 - iii) follow any specific hygiene requirements issued by the ante-mortem examiner.
- (3) If cross-contamination occurs, the operator must take adequate corrective actions to ensure that the affected animal material is still suitable for processing or the resulting animal product is fit for intended purpose.
- (4) The operator must ensure that Ssuspect animal material or animal product must beis held under sufficient control to ensure that it is not released until all relevant tests and examinations have been completed and a decision has been made on its disposition.

20.919.13 Handling and processing of animal material

- (1) The operator must ensure Ttraceability between all parts of the animal material, or group of animal material in the case of batch processing (except for deer velvet and fish), must be maintained until the post-mortem examination is completed.
- (2) The operator must ensure that hygienic techniques are used during dressing and are not dressed on the floor.
- (3) The operator must ensure, for farmed mammals and live possums, Oopening cuts and the process of hide and pelt removal and disposal must be carried out in a manner that manages the contamination of the carcass from the hide or pelt.
- (4) The operator must ensure, Eevisceration must be performed in a manner that manages the contamination of the carcass and viscera. Hide roll back, as applicable, must be managed. The technique used must take into account the consistency of the faecal material associated with the type of animal material.
- (5) The operator must ensure that contact of the exposed surfaces of a carcass with the integument, hooves, trotters or feet of the same or another carcass, as applicable, is prevented.
- (6) Where scalding forms part of the process, clause 19.13 (4) applies from the point where de-hairing is completed.
- (7) The operator must ensure that thyroid tissue is not salvaged for processing.
- (8) The operator must ensure that Tthe offal from the thoracic or abdominal cavity of any killed mammalsanimals must is not be used for human consumption.
- (9) The operator must ensure that Ccontact between carcasses (or within a single carcass) within the primary processing premises, prior to passing the post-mortem examination, where applicable, must be minimised to the extent necessary to ensure that the potential spread of contaminants is minimised.
- (10) The operator must ensure that Ccarcasses that have not passed post-mortem examination, where applicable, must do not come into contact with carcasses that have passed post-mortem examination.
- (11) The operator must ensure that Ccontamination from the gastrointestinal tract must be is minimised.
- (12) The operator must ensure that Hhandling and processing procedures must be are carried out without unnecessary delay and in a manner that minimises the transfer, proliferation and redistribution of contaminants on and between animal material and animal product.

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- (13) The operator must develop and implement a procedure for managing dropped product.
- (14) The operator must have a programme to monitor the performance of processing on an ongoing basis.

20.1019.14 Handling and processing of fish

- (1) The operator must ensure that:
 - a) the live fish were free from signs or illness or disease immediately prior to harvesting; and
 - b) Hhandling and processing procedures must be are carried out without unnecessary delay and in a manner that minimises the contamination and deterioration of fish; and
 - c) <u>fish (other than live fish) are stored chilled or frozen unless they are to be processed immediately.</u>
- (2) <u>In the case of processing on fishing vessels:</u>
 - a) the operator must check the fish on landing or at the start of processing for:
 - i) contamination with foreign matter that cannot be completely removed during processing; and
 - ii) contamination with chemicals (e.g. fuel oil, cleaning compounds, etc.); and
 - iii) the presence of strong odours or other indications of microbiological spoilage.
 - b) the operator must not process any unsuitable fish.
- (3) The operator must manage or process Ppāua, kina, crabs, rock lobsters, eels and other species as notified by the Director-General, harvested from water likely to be contaminated with (e.g. biotoxin), must be in such a way as to minimise relevant risk factors.
- (4) The operator must not add sulphur dioxide or sodium and potassium sulphites to scampi (Metanephrops challengeri) in a proportion exceeding 100 milligrams per kilogram (calculated as sulphur dioxide).

19.15 Post-mortem examination of animal material

(1) The operator must ensure that Oonly animal material (except for deer velvet and fish) that has been examined in accordance with any relevant post-mortem regulations and specifications may be released from the final primary processor.

Guidance

Branded meat (for export) is still permitted for meat on the domestic market.

19.16 Identification of animal carcasses for rendering or petfood

- (1) Prior to transportation between processing premises, the consigning operator must identify carcasses intended for rendering or for petfood:
 - a) each side of the carcass must be deeply slashed with a continuous knife cut, two per side, being form the hock, over and across the shoulder to end at the neck and elbow (or as appropriate to part carcasses); and
 - b) all deeply slashed surfaces must be stained with an approved meat marking ink; and
 - a)c) all carcasses must be identified with another form of permanent marking with the words "render" or "petfood" and the consignor's RMP identifier number.

Guidance

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Approved meat marking inks are listed in the Approved Maintenance Compounds (Non-Dairy) Manual found on the MPI website or search on "maintenance compounds".

20.1119.17 Chilling and freezing of animal material or animal product

- (1) The operator must ensure that Aany chilling and freezing must beis conducted without unnecessary delay and in a manner that minimises any potential microbial proliferation and contamination of the animal material or animal product.
- (2) The operator must ensure that any Aanimal material and animal product (other than live fish or shellfish) that are is preserved primarily by refrigeration must beis reduced to the maximum chilled or frozen temperature, validated at the thermal centre of the animal material or product as specified in Table 32: Allowable Temperatures for Release From Primary Processing Operations, prior to release from any primary processing premises.

Table 32: Maximum Critical Preservation Allowable (Loadout) Temperatures for Release From Primary Processing Operations

Product type	Chilling/Freezing temperature
Chilled mammals, ostriches, emus and poultry	7°C
Frozen mammals, ostriches, emus and poultry	-12°C
Shucked pāua intended for canning in New Zealand	6°C
Chilled whole fish	-1°C to 1°C
Chilled fish product	-1°C to 4°C
Frozen fish or fish product (including shellfish)	-18°C
Brine-frozen fish	-9°C

- (3) Clause 19.17 (2) does not apply if the further processing or transportation of the animal material or animal product is documented in an registered risk management programme RMP or approved food safety programme under the Food Act 1981 or a registered food control plan under the Food Act 2014, so that the relevant risk factors are managed.
- (4) If the documentation as described in clause 19.17 (3) forms part of another risk management programme RMP or a food safety programme or a food control plan, the consigning operator must ensure that:
 - the operator of the receiving programme is identified in the consigning operator's risk management programme RMP; and
 - b) there is no gap in the process documentation as the animal material or animal product is transferred between programmes or plans; and
 - c) all relevant programmes or plans are registered or approved as appropriate prior to the commencement of the operation.
- (5) In the case of chilled product, clause 19.17 (2) does not apply if the requirements of Schedule 4

 Specifications for the Transfer of Product that has not Reached its Preservation Temperature for Red

 Meat are complied with and the animal material or animal product is:
 - received by a premises registered under the Food Hygiene Regulations 1974Act 2014; or
 - transferred between two premises with registered risk management programmes RMPs, provided those programmes contain the requirements for the transfer of chilled products within their scope; or
 - c) transferred between a premises with an <u>registered risk management programme RMP</u> and a premises with an <u>approved food safety programme ora</u> registered food control plan, provided

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those programmes or plans contain the requirements for the transfer of chilled products within their scope.

- (6) For frozen fish or fish product (including shellfish), a brief temperature fluctuation up to a maximum temperature of -15°C during transportation is permitted. The temperature must be reduced to a temperature of -18°C or colder without unnecessary delay.
- (7) For brine frozen fish, a brief temperature fluctuation up to a maximum temperature of -7°C during transportation is permitted. The temperature must be reduced to a temperature of -9°C or colder without unnecessary delay.
- (8) For shucked pāua, a brief fluctuation temperature up to a maximum temperature of the pāua must not be held at greater than 1°C is permitted for more thanup to 3 days.

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Part 21: Primary processing of farmed mammals, farmed birds and live possums

21.1 Application of clauses 13.3 to 13.9

(1) Clauses 13.3 to 13.9 apply to the processing of farmed mammals and farmed birds. Clauses 13.4 to 13.9 apply to the processing of live possums.

21.2 Reception

- (1) An operator must not accept any animal material for processing if the supplier statement required by this Notice has not been supplied or is incomplete.
- (2) Despite clause 21.2 (1) an operator may hold animal material pending the supply of a completed or replacement supplier statement.
- (3) If any animal material is submitted for processing accompanied by a poison use statement, the operator must confirm that the animal material is suitable for processing before processing that material
- (4) An operator must not accept animal material for processing if the operator reasonably suspects that the information in the accompanying supplier statement is fraudulent, and must inform MPI within one day of forming the reasonable suspicion.
- (5) Despite clause 21.3 (1), an operator may accept farmed poultry if:
 - c) the supplier is a specified supplier within the operator's supplier guarantee programme; and
 - d) the supplier has provided information in accordance with the supplier guarantee programme at least 6 monthly; and
 - e) the animal material is of the type that is described in the supplier guarantee programme.
- (6) Despite clause 21.3 (1), an operator may accept farmed rabbits if:
 - a) the supplier is a specified supplier within the operator's supplier guarantee programme; and
 - b) the supplier has provided information in accordance with the supplier guarantee programme at least 6 monthly; and
 - c) the animal material is of the type that is described in the supplier guarantee programme.
- (7) The operator must document procedures to deal with situations where the supplier statement does not confirm the status of the animal material as suitable for processing.
- (8) The operator must keep a copy of every supplier statement for four years.

21.3 Ante-mortem examination

(2) Farmed mammals, farmed birds and live possums must be examined in accordance with any relevant ante-mortem regulations and specifications prior to their slaughter.

21.4 Slaughter

- (1) Slaughter must be carried out without unnecessary delay and in a way that manages the distribution and proliferation of contaminants.
- (2) Slaughter must only be performed at a rate at which bodies of animals can be accepted for dressing.

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21.5 Suspect animal material

- (1) Where an animal has been deemed suitable for slaughter but designated as a suspect animal by the ante-mortem examiner, the operator must follow:
 - a) appropriate hygiene requirements; and
 - b) specific hygiene requirements issued by the ante-mortem examiner.
- (2) When processing suspect animal material, the operator must ensure that the suspect animal material is identified.

21.6 Handling and processing

- (1) Traceability between all parts of the animal material, or group of animal material in the case of batch processing, must be maintained until the post-mortem examination is completed.
- (2) Opening cuts and the process of hide and pelt removal and disposal must be carried out in a manner that manages the contamination of the carcass from the hide or pelt.
- (3) Evisceration must be performed in a manner that manages the contamination of the carcass and viscera. The technique used must take into account the consistency of the faecal material associated with the type of animal material.
- (2) The operator must ensure that contact of the exposed surfaces of a carcass with the integument, hooves, trotters or feet of the same or another carcass is prevented.
- (3) Where scalding forms part of the process, clause 21.6 (3) applies from the point where de-hairing is completed.
- (4) The offal from the thoracic or abdominal cavity of any killed mammal must not be used for human consumption.
- (5) Contact between carcasses within the primary processing premises, prior to passing the post-mortem examination, must be minimised to the extent necessary to ensure that the potential spread of contaminants is minimised.
- (6) Carcasses that have not passed post-mortem examination must not come into contact with carcasses that have passed post-mortem examination.
- (7) Contamination from the gastrointestinal tract must be minimised.
- (8) Handling and processing procedures must be carried out without unnecessary delay and in a manner that minimises the transfer, proliferation and redistribution of contaminants on and between animal material and animal product.

(9)

21.7 Post-mortem examination

(1) Only animal material that has been examined in accordance with any relevant post-mortem regulations and specifications may be released from the final primary processor.

21.8 Chilling and freezing

(2) Any chilling and freezing must be conducted without unnecessary delay and in a manner that minimises any potential microbial proliferation and contamination of the animal material or animal product.

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(3) Animal material and animal product that are preserved primarily by refrigeration must be reduced to the maximum chilled or frozen temperature, validated at the thermal centre of the animal material or product as specified in Table 3, prior to release from any primary processing premises.

Table 3: Maximum Critical Preservation (Loadout) Temperatures

Product type	Chilling/Freezing temperature
Chilled mammals, ostriches, emus and poultry	7°C
Frozen mammals, ostriches, emus and poultry	-12°C

- (4) Clause 22.9 (2) does not apply if the further processing or transportation of the animal material or animal product is documented in a registered risk management programme or approved food safety programme under the Food Act 1981 or a food control plan under the Food Act 2014, so that the relevant risk factors are managed.
- (5) If the documentation as described in clause 22.9 (3) forms part of another risk management programme or a food safety programme or a food control plan, the consigning operator must ensure that:
 - f) the operator of the receiving programme is identified in the consigning operator's risk management programme; and
 - g) there is no gap in the process documentation as the animal material or animal product is transferred between programmes or plans; and
 - h) all relevant programmes or plans are registered or approved as appropriate prior to the commencement of the operation.
- (6) In the case of chilled product, clause 22.9 (2) does not apply if the requirements of Schedule 4 are complied with and the animal material or animal product is:
 - a) received by a premises registered under the Food Hygiene Regulations 1974; or
 - b) transferred between two premises with registered risk management programmes, provided those programmes contain the requirements for the transfer of chilled products within their scope; or
 - c) transferred between a premises with a registered risk management programme and a premises with an approved food safety programme or registered food control plan, provided those programmes or plans contain the requirements for the transfer of chilled products within their scope.

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Part 22: Killed wild mammals and live possums

22.1 Application of clauses 13.11 to 13.17

- (1) Clauses 13.11 to 13.17 apply to operators processing killed wild mammals.
- Clauses 13.11 and 13.12 also apply to operators who process possums that are presented live for processing.

22.2 Operator requirements

- An operator must confirm that a certified supplier's Operations Manual is adequate to meet the requirements of this Notice:
 - prior to accepting animal material for processing from a certified supplier for the first time; and
 - whenever a certified supplier has made changes to his or her Operations Manual; and
 - at least every 2 years from the date of first acceptance of animal material from a certified supplier.
- The operator must:
 - confirm in writing the suitability of the Operations Manual and any amendments that he or she considers to be acceptable; and
 - keep current copies, including amendments, of acceptable Operations Manuals.
- (3) Where this Notice requires the kill location or capture location to be specified using GPS data, the operator must be able to use the information from the certified supplier together with the GIS to determine that the animal material is supplied in accordance with the requirements of this Notice.
- (4) The GIS described in clause 13.11 (3) must utilise a topographical map scale that is sufficient to identify clearly the waypoint of each animal.
- If a mobile animal material depot is used and the means of cleaning and sanitising the facility is provided by the primary processor, this must be documented in the processor's risk management JISUITATI programme.

- The operator must:
 - confirm that the wild animal material:
 - i) is covered by a certified supplier statement and that the mammal material identification aligns with that statement; and
 - was taken from an area of land covered by a poison use statement or DOC Pesticide Summary and that the poison use status of the land is such that the wild mammal material is suitable for processing; and
 - confirm that the kill or capture location has been identified using GPS data or topographical map grid reference points (as applicable), and use that information to confirm that:
 - the animals were not taken from land on which any poison listed in Table 1 has been used, or within the applicable buffer zone described in Table 1, and that all other requirements of clause 11.10 have been met; and
 - the supplier has met the time constraints of clause 11.29; and
 - confirm that, if the animal material has passed through an animal material depot, the depot is listed with MPI for that purpose; and

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- d) confirm that, if the animal material has passed through a mobile animal material depot, the evidence from the calibrated automatic temperature recording device, as required by clause 12.7 (6)(a), is provided; and
- e) not accept animal material for processing if any required statement or other documentation is absent or incomplete; and
- f) not accept animal material for processing if the operator is aware of, or has received, information that would give reasonable grounds to suspect that the information contained within a statement or other documentation received from a certified supplier cannot be relied on; and
- g) inform MPI within one working day if a situation described in clause 13.12 (1)(e) or (f) occurs; and
- h) keep a copy of all documentation received from a certified supplier for a minimum of 4 years; and
- i) where clause 11.13 (5) applies:
 - i) obtain a corrective action report from the certified supplier that details why the failure occurred and the actions to be taken to prevent recurrence; and
 - ii) test the carcasses for residues at the following frequencies, where the affected carcasses are intended to be processed for consumption:
 - 1) 1 carcass per day where the daily supply is 20 carcasses or fewer;
 - 2) 2 carcasses per day where the daily supply is more than 20 carcasses;
 - any other carcasses that are believed to be at risk of containing residues above the MRLs or MPLs as determined by the operator on the basis of information such as the hunting location, poison use in the area, the history of the certified supplier and residue test results; and
- ensure that samples taken to meet the requirements of clause 13.12 (1)(i) are taken by a
 recognised person, official assessor or animal products officer and that the test results are
 provided to MPI for entry to the national chemical residues database; and
- c) ensure that where clause 11.13 (5) applies, the recognised verifier is informed within 5 working days of the certified supplier involved, what has occurred, the corrective action taken or proposed to be taken and the disposition of the product.
- (3) Despite subclauses 13.12 (1)(d) and (e), the operator may hold the killed animals and:
 - a) give the certified supplier an opportunity to produce a completed or replacement certified supplier statement or other required document that clarifies the status of the animal material as suitable for processing to the satisfaction of the operator; if
 - b) the operator first assesses the condition of the animal material as being likely to remain suitable for processing for the time period involved.
- (4) The operator must document procedures to deal with situations where the documentation received from a certified supplier does not confirm the status of the wild animal material as suitable for processing, taking into consideration the provisions of clauses 13.12 (1) and (2).
- (5) An operator must not accept possums for primary processing unless presented alive.
- (6) The operator must verify the contents of supplier statements, poison use statements and GPS data received from a certified supplier.

22.4 Assessment prior to primary processing

- 1. Prior to commencing the processing (other than the initial storage) of wild mammal material at a primary processing premises, the wild mammal material must be subject to an assessment to determine its suitability for processing, including whether the requirements of clauses 11.28 and 11.29 have been met where appropriate.
- (2) The assessment must be carried out by a post-mortem examiner who meets the relevant competency requirements in clause 5.2 (1)(a).

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22.5 Suspect animal material

- (1) This clause applies to operators involved in the primary processing of suspect wild mammal material that is derived from a killed wild mammal.
- (2) When processing suspect wild mammal material, an operator must ensure that:
 - a) the suspect wild mammal material is identified; and
 - b) if the suspect wild mammal material is of a nature that cross-contamination could occur, then:
 - i) the wild animal material is processed in such a way that any cross-contamination to nonsuspect animal material or animal product is minimised; and
 - the processing area is cleaned prior to the processing of any other animal material or animal product.
- (3) If cross-contamination occurs, the operator must take adequate corrective actions to ensure that the affected animal material is still suitable for processing or the resulting animal product is fit for intended purpose.
- (4) Suspect animal material or animal product must be held under sufficient control to ensure that it is not released until all relevant tests and examinations have been completed and a decision has been made on its disposition.

22.6 Handling and processing

- (1) The operator must ensure that contact of the exposed surfaces of a carcass with the integument, hooves, trotters or feet of the same or another carcass is prevented.
- (2) Animals must not be dressed on the floor.
- (3) Where scalding forms part of the process, clause 13.15 (1) applies from the point where de-hairing is completed.
- (4) Skin rollback must be minimised.
- (5) The offal from the thoracic or abdominal cavity of any killed wild mammal must not be used for human consumption.
- (6) Contact between carcasses within the primary processing premises, prior to passing the post-mortem examination, must be minimised to the extent necessary to ensure that the potential spread of contaminants is minimised.
- (7) Carcasses that have not passed post-mortem examination must not come into contact with carcasses that have passed post-mortem examination.
- (8) Contamination from the gastrointestinal tract must be minimised.
- (9) Handling and processing procedures must be carried out without unnecessary delay and in a manner that minimises the transfer, proliferation and redistribution of contaminants on and between animal material and animal product.
- (10) Hygienic techniques must be used during dressing.

22.7 Post-mortem examination

(1) Only animal material that has been examined in accordance with any relevant post-mortem regulations and specifications may be released from the final primary processor.

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22.8 Chilling and freezing

- (1) Any chilling and freezing must be conducted without unnecessary delay and in a manner that minimises any potential microbial proliferation and contamination of animal material or animal product.
- (2) Animal material and animal product that are preserved primarily by refrigeration must be reduced to the maximum chilled or frozen temperature, validated at the thermal centre of the animal material or product, as specified in Table 4, prior to release from any primary processing premises.

Table 4: Maximum Critical Preservation (Loadout) Temperatures

Product type	Chilling/Freezing temperature
Chilled mammals	7°C
Frozen mammals	-12°C

- (3) Clause 23.8 (2) does not apply if the further processing or transportation of the animal material or animal product is documented in a registered risk management programme or approved food safety programme under the Food Act 1981 or a food control plan under the Food Act 2014, so that the relevant risk factors are managed.
- (4) If the documentation as described in clause 23.8 (3) forms part of another risk management programme or a food safety programme or a food control plan, the consigning operator must ensure that:
 - the operator of the receiving programme is identified in the consigning operator's risk management programme; and
 - b) there is no gap in the process documentation as the animal material or animal product is transferred between programmes or plans; and
 - all relevant programmes or plans are registered or approved as appropriate prior to the commencement of the operation.
- (5) In the case of chilled product, clause 23.8 (2) does not apply if the requirements of Schedule 4 are complied with and the animal material or animal product is:
 - d) received by a premises registered under the Food Hygiene Regulations 1974; or
 - e) transferred between two premises with registered risk management programmes, provided those programmes contain the requirements for the transfer of chilled products within their scope; or
 - f) transferred between a premises with a registered risk management programme and a premises with an approved food safety programme or registered food control plan, provided those programmes or plans contain the requirements for the transfer of chilled products within their scope.

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Part 23: Killed game estate mammals

23.1 Application of clauses 13.19 to 13.25

(6) Clauses 13.19 to 13.25 apply to operators processing killed game estate mammals.

23.2 Operator requirements

- An operator must confirm that a certified game estate supplier's Operations Manual is adequate to meet the requirements of this Notice:
 - prior to accepting animal material for processing from a certified game estate supplier for the first time; and
 - whenever a certified game estate supplier has made changes to his or her Operations Manual;
 - at least every two years from the date of first acceptance of the animal material from a certified game estate supplier.
- (2) The operator must:
 - confirm in writing the suitability of the Operations Manual and any amendments that he or she considers to be acceptable; and
 - keep a current copy, including amendments, of acceptable Operations Manuals.
- Where the operator agrees to accept GPS data to specify kill location, the operator must be able to use the information from the supplier together with the GIS to determine clearly that the animal material is supplied in accordance with the requirements of this Notice.
- The GIS described in clause 13.19 (3) must utilise a topographical map scale that is sufficient to identify clearly the waypoint of each animal.
- If a mobile animal material depot is used and the means of cleaning and sanitising the facility is provided by the primary processor, this must be documented in the processor's risk management programme. 23.3 Reception ONSUITATIO

- (1) The operator must:
 - a) confirm that the animal material:
 - v) is of a species, kind or description listed in clause 11.18 (1); and
 - vi) is covered by a certified game estate supplier statement and that the animal material identification aligns with that statement; and
 - was taken from an area of land that is covered by a poison use statement or DOC Pesticide Summary and the poison use status of the land is such that animal material is suitable for processing; and
 - viii) is outside the withholding period for any treatment with veterinary medicine; and
 - b) confirm that the kill location of any game estate animal material received has been identified using either GPS data or topographical map grid reference points; and
 - confirm that, if the game estate animal material has passed through an animal material depot, the depot is listed with MPI for that purpose; and
 - confirm that, if the animal material has passed through a mobile animal material depot, the evidence from the calibrated automatic temperature recording device, as required by clause 12.7 (6)(a), is provided; and

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- e) not accept animal material for processing if any required statement or other document is absent or incomplete; and
- f) not accept animal material for processing if the operator is aware of, or has received, information that would give reasonable grounds to suspect that the information contained within a statement or other documentation received from a certified game estate supplier cannot be relied on; and
- g) inform MPI within one working day if a situation described in clause 13.20 (1)(e) or f) occurs; and
- h) keep a copy of all documentation received from a certified game estate supplier for a minimum of four years.
- (3) Despite clause 13.20 (1)(d) and (e), the operator may hold the killed game estate animals and:
 - a) give the certified game estate supplier an opportunity to produce a completed or replacement certified game estate supplier statement or other required document that clarifies the status of the animal material as suitable for processing to the satisfaction of the operator; if
 - b) the operator first assesses the condition of the game estate animal material as being likely to remain suitable for processing for the time period involved.
- (4) The operator must document procedures to deal with situations where the documentation received from a certified game estate supplier does not confirm the status of animal material as suitable for processing, taking into consideration the provisions of clauses 13.20 (1) and (2).
- (5) The operator must verify the contents of supplier statements, poison use statements and GPS data received from a certified game estate supplier.

23.4 Assessment prior to primary processing

- (1) Prior to commencing the processing (other than the initial storage) of mammal material at a primary processing premises, the mammal material must be subjected to an assessment to determine its suitability for processing, including whether the requirements of clauses 11.28 and 11.29 have been met where appropriate.
- (7) The assessment must be carried out by a post-mortem examiner who meets the relevant competency requirements in clause 5.2 (1)(a).

23.5 Suspect animal material

- (1) This clause applies to operators involved in the primary processing of suspect mammal material that is derived from killed game estate mammals.
- (2) When processing suspect mammal material, an operator must ensure that:
 - a) the suspect mammal material is identified; and
 - b) if the suspect mammal material is of a nature that cross contamination could occur, then:
 - the mammal material is processed in such a way that any cross-contamination to nonsuspect animal material or animal product is minimised; and
 - ii) the processing area is cleaned prior to the processing of any other animal material or animal product.
- (8) If cross-contamination occurs, the operator must take adequate corrective actions to ensure that the affected animal material is still suitable for processing or the resulting animal product is fit for intended purpose.
- (9) Suspect animal material or animal product must be held under sufficient control to ensure that it is not released until all relevant tests and examinations have been completed and a decision has been made on its disposition.

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23.6 Handling and processing

- (3) The operator must ensure that contact of the exposed surfaces of a carcass with the integument, hooves, trotters or feet of the same or another carcass is prevented.
- (4) Animals must not be dressed on the floor.
- (5) Where scalding forms part of the process, clause 13.23 (1) applies from the point where de-hairing is completed.
- (6) Skin rollback must be minimised.
- (7) The offal from the thoracic or abdominal cavity of any killed game estate mammal must not be used for human consumption.
- (8) Contact between carcasses within the primary processing premises, prior to passing the post-mortem examination, must be minimised to the extent necessary to ensure that the potential spread of contaminants is minimised.
- (9) Carcasses that have not passed post-mortem examination must not come into contact with carcasses that have passed post-mortem examination.
- (10) Contamination from the gastrointestinal tract must be minimised.
- (11) Handling and processing procedures must be carried out without unnecessary delay and in a manner that minimises the transfer, proliferation and redistribution of contaminants on and between animal material and animal product.
- (12) Hygienic techniques must be used during dressing.

23.7 Post-mortem examination

(1) Only animal material that has been examined in accordance with any relevant post-mortem regulations and specifications may be released from the final primary processor.

23.8 Chilling and freezing

- (1) Any chilling and freezing must be conducted without unnecessary delay and in a manner that minimises any potential microbial proliferation and contamination of animal material or animal product.
- (2) Animal material and animal product that are preserved primarily by refrigeration must be reduced to the maximum chilled or frozen temperature, validated at the thermal centre of the animal material or product, as specified in Table 5, prior to release from any primary processing premises.

Table 5: Maximum Critical Preservation (Loadout) Temperatures

Product type	Chilling/Freezing temperature
Chilled mammals	7°C
Frozen mammals	-12°C

Clause 13.25 (2) does not apply if the further processing or transportation of the animal material or animal product is documented in a registered risk management programme or approved food safety programme under the Food Act 1981 or a food control plan under the Food Act 2014, so that the relevant risk factors are managed.

If the documentation as described in clause 13.25 (3), forms part of another risk management programme or a food safety programme or a food control plan, the consigning operator must ensure that:

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the operator of the receiving programme is identified in the consigning operator's risk management programme; and

there is no gap in the process documentation as the animal material or animal product is transferred between programmes or plans; and

all relevant programmes or plans are registered or approved as appropriate prior to the commencement of the operation.

In the case of chilled product, clause 13.25 (2) does not apply if the requirements of Schedule 4 are complied with and the animal material or animal product is:

received by a premises registered under the Food Hygiene Regulations 1974; or

transferred between two premises with registered risk management programmes, provided those programmes contain the requirements for the transfer of chilled product within their scope; or

transferred between a premises with a registered risk management programme and a premises with an approved food safety programme or registered food control plan, provided those programmes or plans contain the requirements for the transfer of chilled product within their scope.

Farmed mammals that have become feral and then been killed

Application of clauses 13.27 to 13.32

Clauses 13.27 to 13.32 apply to operators of processing premises who are processing material from animals that were farmed but have become feral and have been killed as if in the wild.

23.9 Reception

- (1) An operator must not accept for processing any killed mammals showing any signs of having been farmed (other than game estate animals) unless the supplier has obtained written approval from the Director-General prior to the killing of the mammals.
- (2) The operator must confirm, on receipt of the mammal material, that:
 - a) the supplier has provided a copy of the Director-General's approval and that this approval aligns with the contents of the consignment; and
 - b) any conditions of the approval have been complied with by the certified supplier or certified game estate supplier or will be complied with by the operator (as appropriate); and
 - c) the supplier has provided the operator with a statement signed by the supplier to the effect that all relevant conditions of the approval have been complied with.
- (1) The operator must inform the Director-General within 24 hours if the operator is unable to confirm the matters in clause 25.2 (2)(a) or (b).
- (2) The operator must keep a copy of every approval and statement for a minimum of four years.

23.10 Assessment prior to primary processing

(1) Prior to commencing the processing (other than the initial storage) of the mammal material at the primary processing premises, the mammal material must be subjected to an assessment to determine its suitability for processing, including whether the requirements of clauses 11.28 and 11.29 have been met where appropriate.

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(2) The assessment must be carried out by a post-mortem examiner who meets the relevant competency requirements in clause 5.2 (1)(a).

23.11 Suspect animal material

- (1) This clause applies to operators involved in the processing of suspect mammal material that is derived from farmed mammals that have become feral and then been killed.
- (2) When processing suspect mammal material, an operator must ensure that:
 - f) the suspect mammal material is identified; and
 - g) if the suspect mammal material is of a nature that cross-contamination could occur, then:
 - i) the mammal material is processed in such a way that any cross-contamination to nonsuspect animal material or animal product is minimised; and
 - ii) the processing area is cleaned prior to the processing of any other animal material or animal product.
- (3) If cross-contamination occurs, the operator must take adequate corrective actions to ensure that the affected animal material is still suitable for processing or the resulting animal product is fit for intended purpose.
- (4) Suspect animal material or animal product must be held under sufficient control to ensure it is not released until all relevant tests and examinations have been completed and a decision has been made on its disposition.

23.12 Handling and processing

- (5) The operator must ensure that contact of the exposed surfaces of a carcass with the integument, hooves, trotters or feet of the same or another carcass is prevented.
- (2) Animals must not be dressed on the floor.
- (3) Where scalding forms part of the process, clause 25.5 (1) applies from the point where de-hairing is completed.
- (4) Skin rollback must be minimised.
- (5) The offal from the thoracic or abdominal cavities of farmed mammals that have become feral must not be used for human consumption.
- (6) Contact between carcasses within the primary processing premises, prior to passing the post-mortem examination, must be minimised to the extent necessary to ensure that the potential spread of contaminants is minimised.
- (7) Carcasses that have not passed post-mortem examination must not come into contact with carcasses that have passed post-mortem examination.
- (8) Contamination from the gastrointestinal tract must be minimised.
- (9) Handling and processing procedures must be carried out without unnecessary delay and in a manner that minimises the transfer, proliferation and redistribution of contaminants on and between animal material and animal product.
- (10) Hygienic techniques must be used during dressing.

23.13 Post-mortem examination

(1) Only animal material that has been examined in accordance with any relevant post-mortem regulations and specifications may be released from the final primary processor.

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23.14 Chilling and freezing

- (2) Any chilling and freezing must be conducted without unnecessary delay and in a manner that minimises any potential microbial proliferation and contamination of animal material or animal product.
- (3) Animal material and animal product that is preserved primarily by refrigeration must be reduced to the maximum chilled or frozen temperature, validated at the thermal centre of the animal material or product, as specified in Table 6, prior to release from any primary processing premises.

Table 6: Maximum Critical Preservation (Loadout) Temperatures

Product type	Chilling/Freezing temperature
Chilled mammals	7°C
Frozen mammals	<u>-12</u> •€

- (4) Clause 25.7 (2) does not apply if the further processing or transportation of the animal material or animal product is documented in a registered risk management programme or approved food safety programme under the Food Act 1981 or a food control plan under the Food Act 2014, so that the relevant risk factors are managed.
- (5) If the documentation as described in clause 25.7 (3) forms part of another risk management programme or a food safety programme or a food control plan, the consigning operator must ensure that:
 - a) the operator of the receiving programme is identified in the consigning operator's risk management programme; and
 - b) there is no gap in the process documentation as the animal material or animal product is transferred between programmes or plans; and
 - c) all relevant programmes or plans are registered or approved as appropriate prior to the commencement of the operation.
- (6) In the case of chilled product, clause 25.7 (2) does not apply if the requirements of Schedule 4 are complied with and the animal material or animal product is:
 - c) received by a premises registered under the Food Hygiene Regulations 1974; or
 - d) transferred between two premises with registered risk management programmes, provided those programmes contain the requirements for the transfer of chilled product within their scope; or
 - e) transferred between a premises with a registered risk management programme and a premises with an approved food safety programme or registered food control plan, provided those programmes or plans contain the requirements for the transfer of chilled product within their scope.

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Part 24: Deer velvet and deer antler

24.1 Reception of deer velvet and deer antler

- (8) An operator of a primary processing premises who is processing deer velvet must:
 - a) only accept deer velvet for processing that has been tagged in accordance with the velvet ID tagging system implemented by the National Velvetting Standards Body, or make enquiries of the supplier to confirm that only registered veterinary medicines or those exempt from registration have been used in the harvest of the deer velvet; and
 - b) make enquiries of the supplier to confirm that the deer velvet has been handled, held, transported and maintained so as to minimise deterioration, and has been protected from contamination.
- (9) In the case of deer velvet from wild deer, the operator must confirm that the deer velvet:
 - a) is accompanied by a completed and signed certified supplier statement for the supply of wild mammals for human consumption that covers the carcass from which the deer velvet was taken;
 and
 - is accompanied by a completed and signed poison use statement as described in clause 14.5 or DOC Pesticide Summary for the area of land from which the wild mammals were taken and that this confirms that the animal material is suitable for processing; and
 - c) has been identified and that this identification aligns with the supplier statement.
- (10) An operator of a primary processing premises who is processing deer antler must be able to trace the antler as being of either New Zealand or imported origin.

Consultation

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Part 25: Fish

25.1 Application of clauses 13.35 to 13.37

(7) Clauses 13.35 to 13.37 apply to the operators of land-based premises processing fish (including farmed fish) and to those fishing vessels processing fish at sea that require risk management programmes.

25.2 Reception of fish

- (8) The operator must carry out an assessment to confirm that, from the time of catching to the time of arrival at the premises:
 - I) the fish have been subjected to chilling or freezing (unless they are live fish); and
 - m) the fish have been handled, held and transported so as to minimise deterioration and have been protected from contamination.
- (9) If the fish have passed through an animal material depot, the operator must confirm that the depot is listed for that purpose with MPI.
- (10) In the case of farmed fish (other than bivalve molluscan shellfish), the operator must not accept the fish for processing (except for initial storage) if:
 - a) the required supplier statement is absent or incomplete, unless:
 - i) the operator has a supplier guarantee programme and the supplier is a specified supplier within that programme; and
 - ii) the supplier has provided to the operator information in accordance with the supplier guarantee programme at least on a six monthly basis; and
 - iii) the animal material is of the type that is described in the supplier guarantee programme; or
 - c) the operator is aware of, or has received, information that would give reasonable grounds to suspect that the information in the supplier statement cannot be relied on.
- (11) For farmed fish (other than bivalve molluscan shellfish) the operator:
 - must inform the recognised verifier within one working day if a situation described in clause 13.35
 (3)(b) occurs; and
 - d) may, despite clauses 13.35 (3)(a) and (b), hold the fish and give the supplier an opportunity to produce a completed or a replacement supplier statement that clarifies the status of the fish as suitable for processing to the satisfaction of the operator; and
 - e) must keep a copy of every supplier statement for a minimum of four years.
- (12) Despite clauses 11.31 and 13.35 (1), an operator may process fish that have been seized by a fisheries officer as defined in section 2 of the Fisheries Act 1996, subject to the operator:
 - a) obtaining written approval from the Director-General prior to the processing of the fish; and
 - b) complying with any conditions specified by the Director-General in the approval for the processing or labelling of the fish.

25.3 Handling and processing

- (1) Handling and processing procedures must be carried out without unnecessary delay and in a manner that minimises the contamination and deterioration of the fish.
- (2) Pāua, kina, crabs, rock lobsters and other species as notified by the Director-General, harvested from water likely to be contaminated with biotoxin, must be managed or processed in such a way as to minimise relevant risk factors.

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(3)____

25.4 Chilling and freezing

- (2) Any chilling or freezing must be conducted without unnecessary delay and in a manner that minimises any potential microbial proliferation and contamination of the fish.
- (3) Fish (other than live fish) that are preserved primarily by refrigeration must be reduced to the maximum chilled or frozen temperature, validated at the thermal centre of the animal material or product, as specified in Table 7, prior to release from any primary processing premises.

Table 7: Maximum Critical Preservation (Loadout) Temperatures

Product type	Chilling/Freezing temperature
Shucked pāua intended for canning in New Zealand	6°C
Chilled whole fish	-1°C to 1°C
Chilled fish product	-1°C to 4°C
Frozen fish or fish product (including shellfish)	-18°C
Brine-frozen fish	-9°C

- (1) Clause 13.37 (2) does not apply if the further processing or transportation of the animal material or animal product is documented in a registered risk management programme or approved food safety programme under the Food Act 1981 or a food control plan under the Food Act 2014, so that the relevant risk factors are managed.
- (2) If the documentation as described as clause 13.37 (3) forms part of another risk management programme or a food safety programme or a food control plan, the consigning operator must ensure that:
 - a) the operator of the receiving programme is identified in the consigning operator's risk management programme; and
 - there is no gap in the process documentation as the animal material or animal product is transferred between programmes or plans; and
 - c) all relevant programmes or plans are registered or approved as appropriate prior to the commencement of the operation.
- (3) A brief temperature fluctuation up to a maximum temperature of -15°C during transportation is permitted for frozen fish or fish product (including shellfish). The temperature must be reduced to a temperature of -18°C or colder without unnecessary delay.

Shucked pāua must not be held at greater than 1°C for more than three days.

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Part 26: Part 20: Avian eggs

26.120.1 Application of this Partelauses 13.39 to 13.43

- (1) This Part applies to RMP operators who process avian eggs for human consumption, and such operators must comply with the provisions of this Part.
- (2) This Part covers:
 - a) general requirements for avian eggs; and
 - b) general requirements for table eggs; and
 - c) general requirements for processing grade eggs; and
 - d) cleaning of table eggs and processing grade eggs; and
 - e) <u>egg product processing.</u>
- (4) Clauses 13.39 to 13.43 apply to operators of processing premises who process avian eggs for human consumption.

26.220.2 General requirements for avian eggs

- (1) An operator must ensure that:
 - a) the layer flock is subject to and complies with a whole flock health scheme (which includes the control of agricultural compounds, veterinary medicines, appropriate use of approved maintenance compounds, feed contaminants and environmental contaminants); and
 - b) if he or she knows or suspects that a layer flock does not comply with the whole flock health scheme, the eggs from that layer flock are not traded for human consumption; and
 - to the extent practicable, he or she has records to enable traceability of the dates of lay of table eggs to ensure the accuracy of best-before dates.
- (2) An operator must not trade affected eggs (eggs that have come from a bird suspected to have been treated or exposed to agricultural compounds) if there is any reason to suspect that the bird has been treated with or exposed to any substance, including agricultural compounds, so that the compound exceeds any MRL or MPL per egg.

26.320.3 General requirements for Ttable eggs

- (1) An operator must ensure that table eggs:
 - a) are candled and appropriate actions are taken if defects are identified; and
 - b) show no evidence of embryo development, putrefaction or significant blood clots; and
 - c) are not incubated; and
 - d) are handled and stored under conditions that minimise condensation on the surface of the eggs; and
 - e) <u>are stored for up to 35 days at room temperature or held at any other combination of times and</u> temperatures that will ensure the eggs remain suitable for processing; and
 - f) are assessed for cleanliness to the extent practicable, and dirty eggs are cleaned or processed in accordance with clause 20.5 Cleaning of Table Eggs and Processing Grade Eggs or downgraded as not fit for human consumption; and
 - g) are not cracked or broken; and
 - h) are stored out of direct sunlight.
- (2) The operator must ensure that Aany processing of table eggs that could compromise the integrity of the shell must be minimised.

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Guidance

A company would need to validate any other combination of times / temperatures for a shelf life different from 35 days at room temperature for clean un-cracked table eggs.

A guidance document for validating a process is available: "Guidance Document: What is 'Validation'?" on the MPI website or search for "what is validation".

26.420.4 General requirements for Pprocessing grade eggs

- (1) An operator must ensure that processing grade eggs:
 - a) are assessed to ensure that they are not defective, including not leaking, excessively dirty, rotten or mouldy; and
 - b) show no evidence of embryo development, or significant blood clots; and
 - c) are not incubated; and
 - d) are handled and stored under conditions that minimise condensation on the surface of eggs; and
 - e) that are cracked or broken are transported and held at 6°C or lower prior to processing <u>up to 14</u> days, or held at any other combination of times and temperatures that will ensure the eggs remain suitable for processing.

26.520.5 Cleaning of table eggs and processing grade eggs

- (1) An operator must ensure that if any table egg or processing grade egg is cleaned, the cleaning process is not a source of contamination, and:
 - a) potable water and an approved egg-washing chemical are used, and the wash water is not a source of contamination; and
 - b) the egg is not soaked in the wash water; and
 - c) the egg is dried promptly after washing; and
 - d) the egg is not cracked or broken prior to washing; and
 - e) the washing equipment is cleaned and sanitised at least daily or more frequently if necessary to ensure that it is not a source of contamination; and
 - f) monitor the wash temperature to ensure effective cleaning and to prevent the ingress of pathogenic micro-organisms.
- (2) An operator must ensure that if any table egg or processing grade egg is:
 - wet wiped, clean, sanitised cloths, potable water and an approved egg-washing chemical is used;
 and
 - b) dry buffed, clean, sanitised, dry cloths or another material that is not a source of contamination is used: and
 - c) washed prior to breaking for processing, only dry eggs are broken for processing.

26.620.6 Egg product processing

- (1) The operator must ensure that any Eegg product must beis heat treated or otherwise processed so that it meets the microbiological criteria specified in Standard 1.6.1 of the Australia New Zealand Food Standards Code, but does not need to be so treated if the egg product is to be used in another product and that product is heat treated or otherwise processed so that it meets the microbiological criteria for processed egg product specified in Standard 1.6.1 of the Australia New Zealand Food Standards Code.
- (2) The operator must ensure that Eegg product:

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- a) that has not been heat treated or otherwise processed to meet the microbiological criteria specified in Standard 1.6.1 of the Australia New Zealand Food Standards Code must not be sold by way of retail; and.
- b) Egg product must beis processed without unnecessary delay and in a manner that minimises the transfer, proliferation, and redistribution of contaminants; and-
- c) Egg product that is preserved by refrigeration, must bei.e. chilled or frozen, without unnecessary delay in a manner that minimises any potential microbial proliferation and contamination of the egg product.

Guidance

Operators should refer to the RMP Operator Resource Toolkit for example egg forms and procedures found on the MPI website or by searching on "rmp operators".

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Part 27: Part 21: Honey and other bee products

27.121.1 Application of clause 13.45this Part

Clause 13.45 This Part applies to apiarists and beekeeper RMP operators who harvest honey and other bee products for processing for human consumption, and such operators must comply with the provisions of this Part.

(1)(2) This Part covers:

- a) apiarist and beekeeper requirements; and
- b) general requirements for processing bee products; and
- c) processing of comb honey; and
- d) processing of bee pollen.

Guidance

Apiarist is defined in the Animal Products (Exemptions and Inclusions) Order 2000 as a person who harvests animal material or products produced by bees who is exempt from the requirement to have an RMP for their harvesting operations (including any associated storage or transport operations).

A beekeeper, for the purposes of this Notice, means a person (natural person or corporate sole) who keeps honey bees for the purposes of producing bee products.

27.221.2 Apiarist and beekeeper requirements

- (1) An apiarist and beekeeper must ensure that:
 - beehives are constructed of and maintained with materials that are not sources of hazard to the honey or other bee products; and
 - b) honey supers, both before and after extraction, are stored in a manner that will minimise contamination; and
 - c) honey supers are protected from contamination during transportation to minimise exposure to dusts, fumes and other contaminants.

27.321.3 General requirements for processing bee products

- (1) The operator must ensure that:
 - a) <u>any bee product is processed without unnecessary delay after harvesting and in a manner that manages the actual and potential distribution and proliferation of contaminants; and</u>
 - b) at the point of extraction, frames must be free from visible contamination e.g. dead bees; and
 - c) any bee product that is preserved by refrigeration (not stable at ambient temperature) is chilled or frozen without unnecessary delay in a manner that minimises any potential microbial proliferation and contamination of the bee product e.g. royal jelly.

27.421.4 Processing of comb honey

- (1) An operator must ensure that comb honey:
 - a) <u>is not</u>:
 - i) <u>infested with e.g. wax moth; or</u>
 - ii) contaminated with faecal matter, contain brood or fermented honey.

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- b) <u>is inspected using a light source or similar device to detect any foreign matter and appropriate</u> actions taken if foreign matter is identified; and
- c) is handled and stored under conditions that minimise contamination.

27.521.5 Processing of pollen

(1) The operator must ensure that:

- a) <u>drying of pollen is done in a manner that minimises any potential microbial proliferation and</u> contamination of the pollen; and
- b) <u>pollen is dried to a final moisture content sufficient for the preservation of the product considering</u> its intended packaging and storage conditions.

Guidance

Operators should refer to the RMP Operator Resource Toolkit for example bee products forms and procedures found on the MPI website or by searching on "rmp operators".

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Part 28: Part 22: Specific animal material and animal product requirements

28.122.1 Application of this Part

- (1) This Part applies to risk management programme RMP operators who are processing animal material or animal product intended for human consumption, and such operators must comply with the appropriate provisions of this Part.
- (2) This Part covers:
 - a) tallow; and
 - b) green offal; and
 - c) casings; and
 - d) blood; and
 - e) mechanically separated animal product.

28.222.2 Tallow

- (1) The operator must ensure that:
 - a) <u>It</u>allow for human consumption <u>must beis</u> produced only from animal product that has passed examination as fit for human consumption; and.
 - b) Rrancid or decomposed fats must are not be used to produce tallow.
- (2) The operator must only accept Aanimal product referred to in clause 22.2 (1) that is subsequently contaminated: must
 - a) where it can be subjected to a process such as refining; and
 - b) <u>processed in such a way</u> which addresses hazards and other risk factors and ensures that the resulting product is fit for intended purpose.

An operator may only accept for processing animal product referred to in clause 22.2 (3) that can be treated such that the hazards and other risk factors are controlled and the resulting product is fit for intended purpose.

28.322.3 Green offal

- (1) The operator must ensure that Ggreen offal from farmed mammals that is saved when inherent contamination is present must beis kept separate from any animal material or animal product intended for human consumption during its handling, processing and transportation until it:
 - a) has been cleaned so that there are no visible contaminants; and
 - b) is acceptably free of parasites, parasitic lesions, and foreign bodies.

28.422.4 Casings

- (1) The <u>operator must ensure that the</u> potable water used in tanks to condition and clean green offal used for casings <u>must bei</u>s either:
 - c)a) continuously replenished throughout the process; or
 - d)b) emptied and replaced between processing batches.

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- (2) The operator must ensure that Ithe separation (pulling) and stripping of intestines must be adequately separated to prevent cross-contamination from other processes, including classing, salting and packing of finished casings.
- (3) The operator must ensure that Ccasings that are preserved primarily by:
 - a) -dry salting must have visible salt present on the product; or-
 - b) Casings that are preserved primarily by salting must have a water activity (a_w) of no greater than 0.83.

28.522.5 Blood

- (1) The operator must ensure that:
 - a) Contamination of blood must beis minimised; and-
 - b) Bblood must does not come in contact with the outer surface of any slaughtered animal; and-
 - c) Bblood collected from a TbB reactor to a diagnostic test or animals with TbB lesions must is not be used for human consumption.

28.622.6 Mechanically separated animal product

- (1) This clause applies to operators separating mammal and bird product from bones using the mechanical separation method of compression or abrasion.
- (2) The operator must ensure that Ithe temperatures of bones, carcasses or parts of carcasses that are intended to be processed using mechanical separation methods must be are:
 - a) chilled to or maintained below 10°C and mechanically separated within 5 hours of boning; or
 - b) chilled to 4°C and mechanically separated within 72 hours of boning; or
 - c) chilled to -2°C and mechanically separated within 120 hours of boning; or
 - d) immediately placed in a freezer and frozen within 48 hours of boning.
- (3) The operator must ensure hot or warm boned meat that is intended to be mechanically separated is to be processed immediately after deboning.
- (4) The operator must have a programme to monitor the performance of processing on an ongoing basis.
- (5) The operator must ensure that Ithe calcium content of mechanically separated animal product, calculated and stated on a dry matter basis, must does not exceed 1.5 percent%.
- (6) The operator must ensure that Mmechanically separated animal product must bise:
 - a) used as an ingredient directly after the separation process; or
 - b) immediately cooled to a maximum temperature of 4°C and used for further processing within 48 hours; or
 - c) immediately frozen.
- (7) The operator must document an operator-defined limit, including actions to be taken if the limit is exceeded, for aerobic plate count and Escherichia coli for the purpose of microbiological process control for mechanically separated animal product.

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Part 29: Part 23: Miscellaneous provisions

29.123.1 Processing environment for animal material and product

- (1) The operator must ensure that Pprocessing rooms used for the processing of animal material or animal product derived from mammals, birds and fish must beis operated in such a manner that the proliferation of micro-organisms likely to affect human health is minimised.
- (2) Clause 23.1 (1) does not apply to rooms used exclusively for the reception and holding of live animals.

29.223.2 Process inputs

(1) The operator must ensure that Aall process inputs, including ingredients, additives, processing aids and packaging, must beis stored, handled and transported so as to minimise any potential contamination or deterioration.

29.323.3 Process control

(1) The operator must ensure that <u>lif</u> pre-programmed process control parameters are used to operate and control a process that is critical to product safety, unauthorised access to the programmed parameters <u>must beis</u> prevented.

29.423.4 Thermal processing of low-acid canned commercially sterilised products

- (1) The Ooperators must ensure that any who thermally process low-acid commercially sterilised canned products (including aseptic processing and packaging operations) must do sois in accordance with the principles of the code or codes in either of:
 - a) the current edition:
 - i) of the Code of Hygienic Practice for Low Acid and Acidified Low-Acid Canned Foods, as published by the Codex Alimentarius Commission: (CAC/RCP 23-1979); and
 - for aseptic processing and packaging operations, of the Code of Hygienic Practice for Aseptically Processed and Packaged Low-Acid Foods, as published by the Codex Alimentarius Commission: (CAC/RCP 40-1993); or
 - b) the current edition of the United States Food and Drug Administration requirements for Thermally Processed Low-acid Foods Packaged in Hermetically Sealed Containers, as contained in 21 CFR Part 113, and Acidified Foods as contained in 21 CFR, Part 114, as appropriate.

29.523.5 Dual operator butchers

(1) The dual operator butcher must ensure that aA notice referring to meat and/or fish that is processed on the premises but not intended for sale must be conspicuously displayed in a public part of any dual operator butcher premises, printed in plain letters of not less than 25 millimetres in face measurement, with the following or similar words, as appropriate:

"Notice - meat and/or fish that is not intended for sale is processed on these premises".

Guidance

The notice should have wording similar to:

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- "Notice meat and/or fish that is not intended for sale is processed on these premises", or
- "Notice meat and/or fish processed on these premises is not intended for sale".

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Part 30:Part 24: Bivalve molluscan shellfish

30.124.1 Application of clauses 14.13 to 14.34 this Part

- (1) This Part applies to RMP operators processing bivalve molluscan shellfish (BMS) for human consumption, and such operators must comply with the provisions of this Part.
- (2) This Part covers:
 - a) laboratory testing; and
 - b) reception of shellfish; and
 - c) raw harvested shellfish microbiological requirements; and
 - d) processing shellfish; and
 - e) general requirements for wet storage; and
 - f) wet storage process water supply; and
 - g) treatment of water for wet storage; and
 - h) continuous flow through wet storage system; and
 - i) recirculating water wet storage system; and
 - j) depuration processing of BMS; and
 - k) depuration process water: seawater supply; and
 - depuration process water: water standards; and
 - m) shellfish storage; and
 - n) depuration unit: loading and unloading; and
 - o) cleaning and sanitising plant and equipment; and
 - p) depuration process operator verification; and
 - g) minimum operational requirements of a depuration/wet storage operation; and
 - r) alternative means of wet storage and depuration; and
 - s) shucking, processing and packing of BMS; and
 - t) heat shocking; and
 - u) repacking requirements; and
 - v) BMS labelling.

Clauses 14.13 to 14.34 apply to operators processing bivalve molluscan shellfish.

30.224.2 Laboratory tTesting

(1) An operator must use a recognised laboratory with the required tests in the recognised laboratory's scope of accreditation to ISO/IEC 17025 to confirm compliance with this Part. A laboratory performing analyses to confirm compliance with Parts 26 to 30 must have accreditation to ISO/IEC 17025 or be a recognised laboratory.

30.324.3 Reception of shellfish

- (1) An operator may accept shellstock if:
 - a) the containers are of appropriate hygienic status; and
 - b) the shellstock is alive and not damaged and the shells are reasonably free of mud, marine flora, bottom sediments and detritus, and not contaminated by material potentially hazardous to human health; and
 - c) the temperature control requirements in Schedule 4 of Animal Products Notice: Regulated Control Scheme for- Bivalve Molluscan Shellfish for Human Consumption 2018 have been complied with.

(1)(2) An operator must not accept shellstock for processing if:

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- a) the shellfish harvest declaration has not been supplied or is incomplete; or
- b) the labelling is incomplete or missing.
- (3) Despite clause 24.3 (2) an operator may hold shellstock pending the supply of a completed or replacement shellfish harvest declaration or correct labelling if:
 - a) the shellstock is kept separate from other shellstock; and
 - b) an animal product officer is notified within 24 hours of the arrival of the shellstock; and
 - c) the shellstock is detained under refrigerated storage until the animal product officer has determined the disposition of the shellstock.
- (4) An operator must not accept shellstock for processing if the operator reasonably suspects that the information in the accompanying shellfish harvest declaration is fraudulent, and must inform an animal product officer within 24 hours of forming the reasonable suspicion.
- (2)(5) The operator must develop and implement procedures to deal with situations where the shellfish harvest declaration or labelling does not confirm the status of the animal material as suitable for processing.

Guidance

The requirements for the shellfish harvest declaration are defined in the Animal Products Notice: Regulated Control Scheme – Bivalve Molluscan Shellfish for Human Consumption 2018.

- The operator must only accept shellstock if the operator has confirmed that the shellstock complies with the specifications or requirements of the shellfish regulated control scheme scheme.
- 1. The operator mustand, in particular, must ensure that:
 - a) the shellfish harvesting statement details are correct and complete (subject to clause 24.3 (2)); and
 - b) the containers are labelled correctly in accordance with the shellfish regulated control scheme; and
 - c) the containers are of appropriate hygienic status; and
 - d) the shellstock is alive and not damaged and the shells are reasonably free of mud, marine flora, bottom sediments and detritus, and not contaminated by material potentially hazardous to human health; and
 - e) the temperature control requirements in Schedule 4 of the Animal Products Notice: Regulated Control Scheme for Bivalve Molluscan Shellfish for Human Consumption 2018 have been complied with.
- 2. If the statement (referred to in subclause 24.3 (1)(a)) or labelling (referred to in subclause 24.3 (1)(b)) is incomplete or missing, the shellstock may only be accepted the shellstock into the premises if:
 - a) the shellstock is kept separate from other shellstock; and
 - b) an animal product officer is notified of the non-compliance within 24 hours of the arrival of the shellstock; and
 - c) the shellstock is detained under refrigerated storage until the animal product officer has determined the disposition of the shellstock.

3.

- a) If shellstock has not been grown, harvested, handled and transported according to the requirements of the shellfish regulated control scheme, and
- b) the operator prohibits the shellstock from entering the premises, the operator must advise the animal product officer of that within 24 hours of imposing the prohibition.

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30.424.4 Raw harvested bivalve molluscan shellfish microbiological requirements

(1) The operator must ensure that bivalve molluscan shellfishBMS, including live bivalve molluscan shellfishBMS, intended for direct human consumption in their raw state meet the microbiological requirements set out in Table 3: Raw Bivalve Molluscan Shellfish Microbiological Requirements.

Table 3: Raw Bivalve Molluscan Shellfish Microbiological Requirements

Micro-organism	n	С	M	M
Escherichia coli (per gram)	5	1	2.3	7

In this table:

n means the number of sample units from a lot that must be examined to satisfy the requirements of a particular sampling plan

c means the maximum allowable number of marginally acceptable sample units. When more than this number is found, the lot is rejected by the sampling plan

m means a microbiological criterion that represents an acceptable level and values above it are marginally acceptable or unacceptable in the terms of the sampling plan

M means a microbiological criterion that separates marginally acceptable quality from defective quality. Values above M are unacceptable in the terms of the sampling plan and the detection of one or more samples exceeding this level would be cause for rejection of the lot.

- (2) The <u>Director-General will approve the</u> testing methodologies for *Escherichia coli* <u>for usemust be approved for use by the Director-General</u>.
- (3) The operator must also ensure that bivalve molluscan shellfishBMS comply with the MPLs for marine biotoxins set out in Table 6B-3: Maximum Permissible Levels for Marine Biotoxins in BMS of the Animal Products Notice: Regulated Control Scheme for _Bivalve Molluscan Shellfish for Human Consumption 2018.
- (4) The operator must <u>include have</u> a documented procedure in the <u>risk management programmeRMP</u> for sampling and testing <u>bivalve molluscan shellfishBMS</u> product detained or recalled for marine biotoxin reasons.
- (5) The <u>operator must ensure that the</u> testing methodologies for marine biotoxin <u>must beare</u> in accordance with the shellfish <u>regulated control schemeRCS</u>.

30.524.5 Processing bivalve molluscan shellfish

- (1) The operator must document in the RMP a mixing management plan Ifwhere shellstock or shucked shellfish from different lots are mixed, the risk management programme must contain a mixing management plan. The management plan must address the conditions for mixing and how the shellfish from different lots will be identified.
- (2) <u>The operator must ensure that Pprior to wet storage, depuration, or processing, shellstock must beare:</u>
 - a) thoroughly washed with:
 - i) potable water; or
 - ii) water obtained from an approved growing area or conditionally approved growing area, that is open for harvesting.
 - b) inspected, and cracked, broken or dead shellstock removed; and
 - protected from physical or thermal abuses that may reduce the effectiveness of the wet storage/depuration process; and
 - d) handled and stored in a manner <u>such-so</u> that their physiological activity is not adversely affected and bacteriological quality does not deteriorate.

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30.624.6 General requirements for wet storage

- (1) The <u>operator must document in the RMP the</u> requirements for wet storage <u>must be</u> developed in accordance with clause <u>24.18 Minimum Operational Requirements of a Depuration/Wet Storage Operation</u> and documented in the risk management programme.
- (2) The operator must ensure that any Sshellfish for wet storage must be is harvested from approved, remote approved or conditionally approved growing areas that are open for harvesting.
- (3) The operator must ensure that:
 - a) <u>any Bivalve molluscan shellfishBMS</u> <u>must is not be mixed in the same tank with species other than bivalve species; and-</u>
 - b) lif water is used in a non-bivalve molluscan shellfishBMS species tank prior to being used in a bivalve molluscan shellfishBMS species tank, the water must beis effectively disinfected prior to entering the tank containing bivalve molluscan shellfishBMS.
- (4) The operator must identify the wet storage performance indices and other relevant records that must be kept to ensure that the wet storage process controls are effective. This includes establishing critical limits, such as fore.g. dissolved oxygen, salinity, pH, temperature, turbidity, and flow rate, etc.

30.724.7 Wet storage process water supply

- (1) The operator must ensure, Eexcept for well water, the quality of the water prior to treatment must doesat a minimum meet the minimum bacteriological standards for a restricted growing area, as described in the shellfish regulated control scheme RCS.
- (2) The operator must ensure that Aany well water used as a source of water for wet storage must be potable water, or clean seawater that complies with the microbiological quality requirements in Table 1: Microbiological Quality of Seawater of Schedule 2 Clean Seawater Specification.
- (3) The operator must document in the RMP:
 - a water supply sampling schedule except Other than when the source water is from an approved growing area, a water supply sampling schedule must be documented in the risk management programme; and
 - b) Pprocesses to manage the risk of marine biotoxins in source water. must be documented in the risk management programme.

30.824.8 Treatment of water for wet storage

- (1) The operator must ensure that:
 - a) <u>any Dd</u>isinfection or other water treatment <u>must does</u> not leave residues that may interfere with the depuration process or the physiology or wholesomeness of the shellstock; and-
 - b) Wwhere ultraviolet light is used as a disinfection method, the maximum turbidity levels of the process water treated by ultraviolet light must not exceed 20 NTUs; and-
 - c) <u>Dd</u>isinfected water entering wet storage tanks must have no detectable levels of coliforms.
- (2) The operator must ensure that:
 - a) Lif a positive result for coliforms occurs in a sample of disinfected water, the operator immediately commences daily sampling of the disinfected water and testing for coliforms must commence immediately and continues until the problem is identified and corrected; and.
 - b) On the first operating day after the correction of the problem that caused positive results for coliforms, the effectiveness of the correction must be confirmed by the collection and testing of a set of three 3 samples of disinfected water and one 1 sample of the source water prior to

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disinfection. The samples of the disinfected water and the source water prior to disinfection must be collected and tested within 24 hours of restarting operations.

30.924.9 Continuous flow through wet storage system

- (1) The operator may use \text{\text{\text{\text{Ww}}}} atter from an approved growing area or a conditionally approved growing area in the open status \text{\text{may be used}} without disinfection, if the bacteriological criteria for an approved growing area, as set out in the \text{\text{Animal Products Notice: Regulated Control Scheme for-Bivalve}} \text{Molluscan Shellfish for Human Consumption 2018, are met at all times while the shellstock are in wet storage.}
- (2) The operator must document procedures in the RMP for handling shellstock in the event that the quality of non-disinfected water, taken from areas described in clause 24.9 (1), changes during a wet storage process so that the bacteriological criteria for an approved growing area status are is no longer met.
- (3) Water from a restricted growing area may be used if:
 - a) it is subjected to disinfection; and
 - b) prior to use, the operator demonstrates through a study that the disinfection system will consistently produce water that tests negative for coliforms under normal operating conditions; and
 - c) the study:
 - i) includes 5 sets of 3 samples from each disinfection unit collected for 5 consecutive days at the outlet from the disinfection unit or at the inlet to the wet storage tank; and
 - ii) includes 1 sample daily for 5 consecutive days from the source water prior to disinfection; and
 - iii) demonstrates that all samples of disinfected water are negative for coliforms; and
 - iv) is repeated in full if any sample of disinfected water during the study is positive for coliforms.
 - d) once in operation as part of the registered risk management programme RMP, the water system is sampled daily to demonstrate that the disinfected water is negative for coliforms.

30.1024.10 Recirculating water wet storage system

- (1) The operator must ensure that <u>Ww</u>ater used in recirculating wet storage systems <u>must beis</u> continuously disinfected as it enters the wet storage tanks.
- (2) Prior to use the operator must conduct a study to demonstrate that the disinfection system for the recirculating system will consistently produce water that tests negative for coliforms under normal operating conditions.
- (3) The operator must ensure that the study must meets the requirements of subclause 24.9 (3)(c).
- (4) If a recirculating water system is in operation as part of an registered risk management programme RMP, the operator must ensure that the recirculating water must be sampled weekly to demonstrate that the disinfected water is negative for coliforms.
- (5) If, within a 24-hour period, make-up water that is more than 10 percent of the water in the recirculating system is added from a restricted growing area, the operator must ensure that a set of three-3 samples of disinfected water (collected from the spray bar if possible) and ene-1 sample of the source water prior to disinfection must beis collected, at the time the additional water is added. The operator must ensure that the samples must beare tested to confirm the ability of the disinfection system to produce water free from coliforms.

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30.1124.11 Depuration processing of bivalve molluscan shellfish

- (1) An operator carrying out depuration must only receive shellfish that:
 - a) comply with the requirements of clause 24.3 Reception of Shellfish; and
 - b) have been harvested from a restricted or conditionally restricted growing area that is open for harvesting, or from a conditionally approved growing area that is closed for harvesting but meets the bacteriological criteria for harvest from a restricted growing area as stated in the <u>Animal Products Notice</u>: Regulated Control Scheme for—Bivalve Molluscan Shellfish for Human Consumption 2018.
- (2) The <u>operator must establish the</u> maximum level of *Escherichia coli* in shellfish entering a depuration plant must be established by the operator and must not exceed 14 000 *Escherichia coli* per 100 grams of flesh, unless the RMP provides that the depuration system can manage higher levels.
- (3) The operator must ensure that Ddifferent shellfish species must are not be processed in the same unit unless the RMP provides that the depuration requirements for each species are compatible.
- (4) The <u>operator must ensure that the depuration time must beis</u> established and must be no less than 48 hours unless the <u>risk management programmeRMP</u> provides that the depuration plant performance standards set out in clause <u>24.17 Table 4: Depuration Plant Performance Standards</u>, will consistently be met using shorter depuration times, with a minimum depuration time of 36 hours. This is a critical control point (CCP).
- (5) The operator must document in the RMP the procedures to be undertaken when unplanned events occur during depuration must be documented in the registered risk management programme, including:
 - a) if spawning occurs to the extent that the water quality criteria in subclause 24.13 (1)(a) or the criteria for turbidity or dissolved oxygen are not met in the units during depuration, the process must be stopped and:
 - i) the tanks drained and the shellfish removed and returned to the sea or otherwise disposed of; or
 - ii) the process started again at zero hour and, on completion of the process, a minimum of three end-point shellfish samples taken and tested for *Escherichia coli*; and
 - shellfish from the restarted process must not leave the plant until the sample results demonstrate that the depuration plant performance standards (24.17 Table 4: Depuration Plant Performance Standards) are complied with.
 - b) if spawning is observed in less than 10 percent of the shellfish and:
 - required standards of water quality with respect to turbidity and dissolved oxygen continue to be consistently met throughout the tank; and
 - the requirements of clause 14.24 (1)(a) are met;
 - e) then the depuration process may continue, but a minimum of three end-point shellfish samples must be taken and tested for Escherichia coli. The shellfish must not leave the plant until the sample results are available and the results demonstrate that the depuration plant performance standards set out in Table 9, clause 14.28 have been complied with.
 - b) if spawning is observed in less than 10 percent% of the shellfish then the depuration process may continue provided the minimum of 3 end-point shellfish samples are taken and tested for Escherichia coli, and:
 - i) required standards of water quality with respect to turbidity and dissolved oxygen continue to be consistently met throughout the tank; and
 - ii) the requirements of subclause 24.13 (1)(a) are met.

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(6) Despite subclause 24.11 (5) (b), the operator must ensure that shellfish do not leave the plant until the sample results are available and the results demonstrate that the depuration plant performance standards set out in 24.17 Table 4: Depuration Plant Performance Standards have been complied with.

30.1224.12 Depuration process water: seawater supply

- (1) The operator must treat process seawater on a continuous basis with an adequate disinfection system, including confirming that the disinfection system produces process seawater with no detectable coliform organisms according to the following:
 - a) if the source water is from an approved growing area that is open for harvesting, or another source acceptable to the Director-General, the depuration tank influent treated by each disinfection unit must be tested at least once per process batch; or
 - b) if a closed recirculating system is used or the source water is from a restricted growing area that is open for harvesting, the operator must ensure that the requirements of clause 24.9 (3)(b) to (d) are met; and
 - c) source water must not be taken from a prohibited zone or an unclassified growing area.

30.1324.13 Depuration process water: water standards

- (1) The <u>operator must ensure that the</u> process water used in the depuration process <u>must meets</u> the following:
 - a) physical, chemical and microbiological parameters required for the health and normal physiological activity of the shellfish; and
 - b) a minimum of 5.0 milligrams per litre of dissolved oxygen in the water must be maintained throughout the depuration system; and
 - c) treated water at the point of entry to the depuration unit must contain no detectable coliform organisms; and
 - d) the salinity and temperature parameters must be established in the risk management programme; and
 - e) the maximum turbidity levels of the process water treated by ultraviolet disinfection must not exceed 5 NTUs; and
 - f) the pH of the water must be in the range 7.0 to 8.4.
- (2) The <u>operator must ensure that the</u> depuration plant <u>must have has</u> on site, or at a readily accessible designated place, calibrated equipment to measure:
 - a) dissolved oxygen; and
 - b) pH; and
 - c) temperature; and
 - d) turbidity; and
 - e) salinity; and
 - f) flow rate.
- (3) The <u>operator must ensure that the flow rate of process water in each tank must be at a minimum of 107 litres per minute per cubic metre of shellfish unless the risk management programme RMP provides a lesser flow rate.</u>
- (4) The <u>operator must ensure that the</u> minimum volume of process water in each depuration unit must beis:
 - a) for cockles and oysters, 6_400 litres per cubic metre of shellfish based on the total tank capacity, unless the risk management programmeRMP provides for a lesser volume; and
 - b) for other shellfish species, as provided for in the risk management programme RMP.

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30.1424.14 Shellfish storage

(1) The operator must ensure that Sshellfish that require depuration must are not be held in the same storage room as shellfish that have been depurated or that do not require depuration, unless the method of storage marking, and labelling is documented in the risk management programme RMP.

30.1524.15 Depuration unit: loading and unloading

- (1) The operator must ensure that trays or containers used in the depuration process are:
 - a) Trays or containers used in the depuration process must be impervious, easily cleaned and designed to allow adequate water flow through the mesh; and-
 - b) Trays or containers used in the depuration process must not be used for purposes other than depuration and wet storage.
- (2) The operator must ensure that Wwhen oysters are depurated, there must is not be more than three 3 layers of oysters in each tray or container during the depuration process. The maximum depth for other shellfish species must be as documented in the risk management programmeRMP.
- (3) The operator must ensure that Sshellfish in depuration units must have a minimum cover of 50 millimetres of water, and shellfish must beare not less than 25 millimetres off the base of the unit.
- (4) The operator must To-minimise the risk of contamination of shellstock during the loading and unloading of depuration units by ensuring that:
 - a) all the trays of shellfish <u>must be are</u> placed in the depuration units before filling of the units with water commences; and
 - b) shellfish must are not be moved within or removed from the depuration units until all the water has been drained from the depuration units.

30.1624.16 Cleaning and sanitising plant and equipment

- (1) The operator must ensure that Aall shellfish and seawater contact surfaces in the depuration unit must arebe cleaned and sanitised after each use or at the following frequencies:
 - a) process units, trays, containers, and racks must be are cleaned, sanitised and rinsed before each depuration operation; and
 - b) the process unit, including the depuration system piping network, must be are cleaned and sanitised at least once a week or once every 3 depuration operations; and
 - c) the seawater storage tanks must be are cleaned and sanitised at least once a week or once every 3 depuration operations, or at an alternative frequency specified in the risk management programme RMP; and
 - d) the washing and culling areas and pre-depuration storage areas must be are thoroughly washed and sanitised after each use; and
 - e) the disinfection unit(s) for the water supply <u>must beare</u> cleaned and serviced as frequently as necessary to assure effective water treatment.

30.1724.17 Depuration process operator verification

- (1) The operator verification must be performed on the depuration process on a continuous basis in accordance with the following:
 - a) on completion of the depuration, collect and test at least 1 sample from each lot of shellstock depurated in the unit;

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- b) determine daily, or as results become available, the depuration performance indices, defined as the geometric mean and the 90th percentile of *Escherichia coli* from test data of the most recent 10 consecutive harvest lots for each species depurated;
- c) compare daily, or as results become available, the depuration performance indices with the depuration plant performance standards set out in Table 4: Depuration Plant Performance Standards.

Table 4: Depuration Plant Performance Standards (Escherichia coli per 100 grams)

Species	Geometric mean	90th percentile
Hard clams	20	70
Oysters	20	70
Mussels	20	70

- d) if the depuration performance indices for a specific species from a specific growing area are less than or equal to the depuration plant performance standards set out in Table 4: Depuration Plant Performance Standards, the process is considered confirmed for that species from that growing area:
- e) if the depuration performance indices for a specific species from a specified growing area fail to meet the depuration plant performance standards set out in Table 4: Depuration Plant Performance Standards, or if a new growing area that meets the requirements of subclause 24.17 (1)(b) is used as a source of shellfish for depuration, or if a new depuration process has generated fewer than 10 process batches of data, the process is considered to be not confirmed and the following must be met:
 - i) the operator must collect and test at least one zero-hour and three end-point samples from each depuration lot; and
 - the environmental parameters affecting poor plant performance (including water temperature, salinity, dissolved oxygen, turbidity and/or other operational conditions that may inhibit the normal physiological processes of the shellfish) must be identified. The condition(s), once identified and quantified, become critical control points (CCPs) for the specific species in the specific plant, and the risk management programme RMP must be amended in accordance with section 25 of the Act.
- f) shellstock that are depurated during the process in subclause 26.8 (1)(e) must meet the following criteria before they are released to the market:
 - i) the *Escherichia coli* geometric mean from three samples (hard clams, mussels, or oysters) must not exceed 45 *Escherichia coli* per 100 grams; and
 - ii) no single sample is to exceed 100 Escherichia coli per 100 grams;
- g) if the depurated lot fails to meet the release criteria specified in subclause 24.17 (1)(f), the operator may choose to subject the shellstock to additional depuration processing and after that the shellstock can be resampled for release criteria or the disposition of the shellfish must be as follows:
 - i) in accordance with the requirements of the risk management programme RMP;
 - ii) if the shellfish are to be relayed, in accordance with the shellfish relay requirements in the Animal Products Notice: Regulated Control Scheme for Bivalve Molluscan Shellfish for Human Consumption 2018;
- h) when depuration units with multiple tanks are used, it must be determined whether the individual tanks are similar. The difference between the physical tank dimensions and the process water flow rate must be less than 10 percent;
- i) if tanks are not similar, the process requirements described in clause 24.17 (1)(a) to (g) must be employed for each tank;

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- the operator must ensure that all microbiological tests of performance standard samples of shellstock;
 - i) are analysed in accordance with the laboratory requirements stated in the <u>Animal Products Notice</u>: Regulated Control Scheme for Bivalve Molluscan Shellfish for Human <u>Consumption 2018</u>; and
 - ii) have a sample size that consists of at least 12 shellfish selected at random from each designated container; and
 - iii) use samples collected at locations within the depuration unit that are considered to be the most compromised in relation to shellfish activity, based on the sampling plan contained in the <u>risk management programmeRMP</u>.

30.1824.18 Minimum operational requirements of a depuration/wet storage operation

- (1) The operator must ensure that their RMP addresses the following requirements: The following requirements must be addressed in the risk management programme:
 - a) the design details of a depuration wet storage unit, including:
 - i) a depuration/wet storage tank diagram including:
 - 1) tank dimensions; and
 - 2) construction details; and
 - 3) influent and effluent locations; and
 - 4) operating water level; and
 - 5) typical container configuration.
 - ii) the process water system describing the types of system (flow through or recirculating), pre-treatment and filtration systems, disinfection system and hydraulic schematic; and
 - iii) a list of equipment including:
 - 1) washing, culling and packing equipment; and
 - 2) material handling equipment; and
 - 3) cleaning and sanitation equipment.
 - b) depuration process/wet storage monitoring, including:
 - i) sampling plans, including:
 - 1) frequency, number of samples, and sampling locations; and
 - 2) methodologies for analysing process water, incoming shellstock, depurated/wet stored shellstock, and source waters.
 - ii) the maintenance of monitoring equipment and calibration procedures; and
 - iii) a copy of activity log forms that will be used for data entry; and
 - iv) process water monitoring frequency and criteria for physical and chemical parameters; and
 - v) data analysis and evaluation.
 - c) laboratory arrangements;
 - d) standard operating procedures for:
 - i) washing, culling and placement of shellstock in depuration/wet storage tanks; and
 - ii) the depuration/wet storage unit operation; and
 - iii) monitoring the depuration/wet storage unit operation; and
 - iv) the removal of product from tanks after depuration/wet storage; and
 - v) storage parameters and procedures; and
 - vi) packing and labelling procedures; and
 - vii) plant cleaning and sanitation; and
 - viii) data analysis; and

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- ix) recall procedures; and
- x) ultraviolet water treatment.

30.1924.19 Alternative means for wet storage and depuration

(1) Despite clauses 24.6 to 24.18 of this Part, the Director-General may approve alternative means of wet storage and depuration. The approval may be subjected to conditions.

30.2024.20 Shucking, processing and packing bivalve molluscan shellfish

- (1) The operator must ensure that Sshellstock: must beare inspected by the operator immediately prior to shucking to ensure they are alive, clean, wholesome and not badly damaged.
- (2) The operator must ensure that Sshucked shellfish must beare delivered to the packing room within one 1 hour of them being shucked, or pre-chilled and placed in temporary refrigeration at 7°C or cooler for no more than two-2 hours.
- (3) During shucking and packing, the operator must ensure that shellfish must be are examined for naturally occurring material such as shell pieces and non-edible components, and such material must be removed.
- (4) The operator must ensure that Sshucked shellfish must beare thoroughly drained, cleaned as necessary and packed promptly after delivery to the packing room. The packing process must be scheduled and conducted so that all meats are chilled to an internal temperature of 7°C or colder within two hours of delivery to the packing room.
- (5) The operator must ensure that Sshellfish meat that is to be packed into containers larger than four 4 litres must be are pre-chilled to 7°C or colder prior to packing in the containers.
- (6) The operator must ensure that Sshucked shellfish must beare packed only into containers labelled in accordance with clause 24.23 Bivalve Molluscan Shellfish Labelling.
- (7) The operator must ensure that The temperature of chilled shucked shellfish must be are reduced to 4°C or less prior to leaving the premises and the temperature must be maintained during transport and storage.
- (8) The operator must ensure that The temperature of chilled live shellfish must be are reduced to 10°C or less prior to leaving the premises and the temperature must be maintained during transport and storage.
- (9) Despite clause 24.20 (8), chilled live shellfish may leave the premises when the temperature is greater than 10°C if they are stored at the originating premises for less than 12 hours and are maintained under temperature control at all times while in that premises.
- (10) The operator must ensure that Sshellfish that are to be frozen must beare arranged to ensure rapid freezing and must beare frozen at a temperature of -18°C or colder, with shellfish frozen solid within 12 hours from the start of the freezing process.

30.2124.21 Heat shocking

- (1) The operator must ensure that the The risk management programme RMP must addresses the following minimum requirements for heat shock processes:
 - a) the type and size of shellfish; and
 - b) the time of exposure to heat; and
 - c) the internal shellfish temperature; and

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- d) the process temperature; and
- e) the nature of the heat process; and
- f) the water to shellfish ratios; and
- g) the nature of the heat process equipment; and
- h) the measurement devices and their calibration; and
- i) the shell removal techniques; and
- j) the post-heat-shock chilling techniques; and
- k) the packing and storage procedures; and
- I) the cleaning and sanitising of heat process equipment.
- (2) The operator must ensure that Aall shellstock:
 - a) must beare washed with pressurised potable water or water that is from an approved growing area that is open for harvesting; and
 - b) culled of badly damaged and dead shellstock prior to heat shocking.
- (3) The operator must ensure that:
 - a) Aa copy of the minimum requirements of the heat shock process that form part of the risk management programme MP must be are posted in a conspicuous location near the heat shock process appliance; or
 - b) the <u>risk management programme RMP</u> <u>must</u> contain<u>s</u> the names of the suitably skilled persons who are familiar with and have been trained in those requirements.
- (4) The operator must ensure that Hheat-shocked shellfish must be are cooled to 7°C or less within two-2 hours of being heat shocked and must be are cooled to 4°C or less within four 4 hours of being heat shocked.
- (5) If a water tank heat-shock process is used, the operator must ensure that:
 - a) the tank must beis completely drained and rinsed in such a manner that all the sediment and detritus are removed at three3-hourly intervals or at a frequency as specified in the risk management programmeRMP; and-
 - b) The tank must be drained, washed and sanitised at the end of each day's operation.

30.2224.22 Repacking requirements

- (1) The operator must ensure shellfish for repacking originate only from a premises with an RMP. Shellfish for repacking must originate only from a premises with a risk management programme.
- (2) The operator must ensure that lift repacking of shellfish occurs:
 - a) where the shellfish have been previously refrigerated, the shellfish must be transported under refrigeration; and
 - b) full records must be kept; and
 - c) shellfish must not be mixed during repacking; and
 - d) only clean, alive or chilled or frozen shellfish may be repacked.
- (3) The operator must ensure that lift repacking of shucked shellfish occurs:
 - a) shucked shellfish must are not be repacked when the temperature of the chilled shellfish exceeds 4°C or the temperature of the frozen shellfish exceeds -18°C at the time of receipt, or the packages are not labelled in accordance with clause 24.23 Bivalve Molluscan Shellfish Labelling; and
 - b) only shellfish that have been processed and have been kept in premises with <u>an risk</u> management programmes <u>RMP</u> may be repacked; and
 - c) full records must be are kept; and
 - d) the internal temperature of shucked shellfish <u>must_does</u> not exceed 4°C during storage or repacking operations; and
 - e) shucked shellfish from different lots must are not be mixed during the repacking operation.

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- (4) The operator must ensure that:
 - a) Eeach package containing repacked product must beare labelled in accordance with clause 24.23 Bivalve Molluscan Shellfish Labelling; and be
 - b) <u>are labelled with the registration number of the operator responsible for the repacking.</u>

30.2324.23 Bivalve molluscan shellfish labelling

- (1) Operators must label containers of shellfish leaving a premises with: Containers of shellfish leaving a processing premises must be labelled with:
 - a) the growing area lease, licence, resource consent or permit number; and
 - b) the date of harvest; and
 - c) the type and quantity (number or weight) of shellfish.
- (2) However, a lot number labelling system may be used to replace the requirements of subclauses 24.23 (1)(a) and (b) if adequate traceback to the specific harvest dates and harvest areas is provided in the risk management programmeRMP.
- (3) The operator must ensure that lift reshipping (the purchase and resale of shellfish without repacking) occurs:
 - the original labels on shucked shellfish and shellstock <u>must be are</u> maintained on the product containers; and
 - b) the labelling information <u>must is</u> not <u>be</u> altered or removed, nor the product mixed with other shellfish, re-sorted or repackaged; and
 - c) the name of the operator responsible for reshipping must beis added to the container.

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Part 31: Part 25: Listeria requirements for processors of certain ready-to-eat animal products

31.1 Commencement of this Part

- (1) For all operators covered by this Part, other than retail butchers, this Part comes into effect 6 months after this Notice comes into force. Until that time, Part 14 of the Animal Products (Specifications for Products Intended for Human Consumption) Notice 2013 will continue to apply to the operators covered by that Part.
- For retail butchers who process and sell ready-to-eat animal product by way of wholesale and who are covered by this Part, clauses 15.3 (1), 15.3 (2)(a) to d), 15.3 (5) and 15.5 (but not clauses 15.5 (1)(a)(iii) to (v) and 15.5 (1)(c)) come into effect 12 months after this Notice comes into force.
- For retail butchers who process and sell ready-to-eat animal product by way of wholesale that is specifically intended for consumption by vulnerable populations, and who are covered by this Part, clauses 15.3 (2)(e) and (f), 15.3 (3), 15.3 (4), 15.4, 15.5 (1)(a)(iii) to v) and 15.5 (1)(c) come into effect 24 months after this Notice comes into force.

31.225.1 Application of this Part

- (1) This Part applies to risk management programme RMP operators who are processing ready-to-eat animal product for human consumption.
- (2) In relation to retail butchers (including dual operator butchers):
 - this Part applies only to retail butchers who also process and sell ready-to-eat animal product by way of wholesale; and
 - b) subclause 25.2 (2)(e) (environmental testing programme) and clause 25.2 (2)(f) (product testing programme) apply only to retail butchers who process and sell ready-to-eat animal product by way of wholesale that is specifically intended for consumption by vulnerable populations (for example,e.g. institutions that care for vulnerable populations).
- (3) This Part does not apply to risk management programme RMP operators who are processing ready-to-eat animal product, where that product:
 - a) is raw animal product; or
 - b) is live bivalve molluscan shellfishBMS; or
 - receives a listericidal process after being sealed in the final packaging where that packaging
 ensures the prevention of recontamination until opened by the consumer or until the packaging is
 otherwise compromised; or
 - d) is subject to commercial sterilisation as eptic processing and packaging; or
 - e) contains a listericidal component that ensures the rapid inactivation of *Listeria monocytogenes* if re-contaminated.
- (4) Clause 25.2 (2)(f) (product testing programme) does not apply to risk management programme RMP operators processing ready-to-eat animal product that has:
 - a) a shelf life of five 5 days or fewer; or
 - b) a pH of less than 4.4; or
 - c) a water activity (a_w) of less than 0.92; or
 - d) a combination of pH less than 5 and water activity (a_w) less than 0.94; or
 - e) been validated that the level of *Listeria monocytogenes* will not increase by more than 0.5 log cfu/gcolony forming units per gram over the products stated shelf life.

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- (5) The Director-General may exempt certain ready-to-eat animal product from all or part of this Part if an analysis of the product and process demonstrates to the Director-General that the management of Listeria as required by this Part is not appropriate.
- (6) Any exemptions given by the Director-General under clause 25.2 (5) must be given in writing.

31.325.2 Procedures for Listeria management programme

- (1) An-<u>The</u> operator processing animal product to which this Part applies must review, document<u>develop</u> and implement <u>procedures a programme</u> in the <u>risk management programmeRMP</u> for the management and control of *Listeria monocytogenes* in the premises.
- (2) The operator's documented procedures must include:
 - a) the name(s) and position(s) of the person(s) responsible for developing and implementing the procedures for *Listeria monocytogenes* management; and
 - b) a description of the product covered by the *Listeria monocytogenes* management procedures; and
 - c) a description of the transmission routes for *Listeria monocytogenes* into and within the processing areas; and
 - d) a description of or reference to the specific control measures within the product, the process itself and the good operating practices that control *Listeria monocytogenes*; and
 - e) an environmental testing programme that:
 - i) proactively looks for *Listeria monocytogenes* to minimise the likelihood of *Listeria monocytogenes* contaminating product; and
 - ii) confirms that any controls for Listeria monocytogenes are effective.
 - f) a product testing programme to confirm that any controls for *Listeria monocytogenes* set out in the risk management programmeRMP are effective.
- (3) The <u>operator must include in the</u> environmental testing programme, referred to in subclause 25.2 (2)(e)must include:
 - a) a site plan or other means of identifying each high-care area where ready-to-eat animal product is processed; and
 - b) identification of ying the sampling sites in the high-care area (including product contact surface sampling sites and non-product contact surface sampling sites) that specifically target areas that are most likely to be contaminated.
- (4) The <u>operator must include in the</u> environmental testing programme, referred to in subclause 25.2 (2)(e) and the product testing programme referred to in subclause 25.2 (2)(f), <u>must set out</u>:
 - a) the number of samples to be taken during each sampling period and when each sampling period will occur; and
 - b) the name(s) or designation(s) of personnel responsible for carrying out sampling; and
 - c) procedures for sampling, sample handling and sample delivery to the laboratory; and
 - d) procedures for communicating with the laboratory, including:
 - i) the key contact at the laboratory; and
 - ii) whom the laboratory will immediately notify of a detection of *Listeria* species or *Listeria* monocytogenes.
 - e) a system for recording and reporting laboratory results in a way that allows for easy review of the results; and
 - f) an action plan that will be implemented immediately in the event of a detection of *Listeria monocytogenes* in the environmental samples or product samples, and which includes:
 - i) the name or designation of the person who will be responsible for managing the actions to be taken; and

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- ii) procedures for the immediate notification to the recognised verifier if *Listeria* monocytogenes is detected in product or on product contact surfaces; and
- iii) procedures for actions to be taken to help identify the source of the detection and any affected product; and
- iv) procedures for the management of any affected product, including product disposition; and
- v) procedures for taking corrective actions and confirmation that the actions were effective;
 and
- vi) procedures for review and reporting on the actions taken; and
- vii) procedures for the consideration of actions to prevent recurrence.
- (5) The operator must regularly review the procedures programme:
 - a) at least annually; and
 - b) in response to any matter or event that could affect the effectiveness of the controls for *Listeria monocytogenes*, including but not limited to:
 - i) a product; or
 - ii) a process; or
 - iii) the premises, facilities or equipment; or
 - iv) the risk management programme RMP; or
 - v) the person with responsibility for Listeria monocytogenes management; or
 - vi) after the detection of *Listeria monocytogenes* on product contact surface samples or in product.

31.425.3 Laboratory Ttesting

(1) An operator must use a <u>recognised</u> laboratory <u>with the required tests in the laboratory's scope with anof</u> accreditation to ISO/IEC 17025 <u>with the required tests in the laboratory's scope of accreditation for Part 25.</u>

31.525.4 Competencies of personnel

- (1) The operator must ensure that:
 - a) the person responsible for designing and implementing the requirements for *Listeria* monocytogenes management within the premises, has knowledge of:
 - i) Listeria monocytogenes: the illness it causes, sources of contamination, harbourage sites and transmission routes; and
 - ii) the specific control measures that eliminate, prevent or reduce the likelihood of *Listeria monocytogenes* contamination during processing, distribution, storage and use; and
 - iii) how to develop and implement an environmental and product testing programme if required; and
 - iv) how to analyse and review test results, if any testing is undertaken; and
 - v) the actions to be taken following a detection of *Listeria* or *Listeria monocytogenes*.
 - b) personnel involved in processing ready-to-eat animal product or entering areas used to process ready-to-eat animal product, including shift managers, process workers, cleaners, engineers and maintenance staff, have an understanding that is appropriate to their roles of:
 - i) the risks to the operation and consumers of Listeria monocytogenes; and
 - ii) Listeria monocytogenes: the illness it causes, sources of contamination, harbourage sites and transmission routes; and
 - iii) the specific procedures for the roles, tasks or control measures for which they are responsible.
 - c) sampling, if required, is undertaken by a person who has received appropriate training, including in the identification of sampling sites, and how and when samples may be composited.

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Training records must be kept.

Guidance

Refer also to the requirements described in Part 5: Competency and Training of Key Personnel.

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Part 32:Part 26: Storage

32.126.1 Application of this Part

(1) This Part applies to RMP operators who are storing animal material or animal product for human consumption, and such operators must comply with the provisions of this Part.

(1)(2) This Part covers:

- a) general requirements; and
- b) refrigerated storage.

32.226.2 General requirements

- (1) The operator must store animal material, animal products or associated things to:
 - a) minimise deterioration; and
 - b) minimise damage to packaging; and
 - c) facilitate effective cleaning; and
 - d) <u>facilitate effective traceability and inventory control.</u>
- (2) The operator must ensure any animal products that are handled, repacked (product not exposed to the environment), stored and dispatched with minimal risk to human health.

32.326.3 Refrigerated storage

- (1) The operator must ensure:
 - a) any chilling of product is conducted without unnecessary delay and in a manner that minimises contamination and deterioration; and
 - b) any preservation temperature is reached quickly as necessary to maintain the intended fitness for purpose of the product.
- (2) The operator must monitor and keep records demonstrating the maintenance of the preservation temperature during storage.

Guidance

Refer also to the requirements described in Part 6: Calibration of Measuring Equipment.

Operators should refer to the RMP Operator Resource Toolkit for example calibration forms, procedures and calibration frequencies found on the MPI website or search on "rmp operators".

26.4 Storage of animal material and animal product not for human consumption

- (1) The operator must ensure that equipment and storage areas used to store or contain animal material that is not suitable for processing, or animal product that is not fit for human consumption but is suitable or fit for some other purpose, is:
 - a) clearly identified; and
 - b) physically separated from animal material suitable for human consumption; and
 - c) not a source of contamination to other animal material and animal product that is intended for human consumption.

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(2) The operator must ensure that animal material or animal product that is not suitable for processing, or not fit for human consumption but is suitable or fit for some other purpose, is kept under controlled conditions until it is adequately identified in a manner that will ensure that it will not be mistakenly or fraudulently released as suitable for processing or fit for human consumption.

Guidance

Operators should physically separate (or separate by distance and time) unsuitable animal material or animal product from suitable animal material or animal product, e.g.:

- carcasses can be hung on different rails; or
- packaged product can be stacked on separated pallets; or
- drums of contaminated product can be stacked in a separate designated area, etc.

Waste streams can be used as an input into another product. In this case the input would not be considered waste to the receiver. The receiver would need to ensure that it is not a source of hazard e.g. used litter from an egg layer farm is waste from the farm but it may be used for spreading on pastures or horticultural crops.

Alternative forms of separation (from physical) should be discussed with the RMP verifier.

Refer to Part 29: Identification and Traceability for further information.

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Part 33: Part 27: Transportation

33.127.1 Application of this Part

- (1) This Part applies to transport operators who are transporting animal material during primary processing, or animal product between premises or places operating under risk management programmes RMPs, and such operators must comply with the provisions of this Part.
- (2) This Part does not apply to operators transporting live animals to primary processors.
- (3) This Part covers:
 - a) design and construction for transport; and
 - b) hygiene for transport; and
 - c) operational requirements; and
 - d) <u>maintaining preservation temperatures.</u>

33.227.2 Design and construction for transport

(2)(1) The operator must ensure that ‡transportation depots, transport units and loading equipment must be:

- a) <u>are</u> designed, constructed, equipped and operated to maintain the status of animal material as suitable for processing and animal product as fit for intended purpose; and
- b) to minimise hazards and other risk factors.
- (2) The operator must ensure that transport depots and ∓transportation units mustare:
 - a) be constructed from materials that will maintain animal material as suitable for processing and animal product as fit for intended purpose; and
 - b) designed and constructed to be easy to clean, maintain and inspect.
- (3) The operator must ensure that lif a transport depot or transportation unit provides the means by which animal material or product is refrigerated:
 - a) the unit must beis designed, constructed and equipped to ensure that the specified temperatures are achieved and maintained throughout transportation; and
 - b) there is a means of monitoring and maintaining the temperature in the unit.
- (4) The operator must ensure that Ttemperature-measuring devices used to measure critical temperatures must be are calibrated and located to measure the internal temperature at the warmest point.

33.327.3 Hygiene for transport and maintenance

- (1) The operator must ensure that Tthe hygiene and maintenance of transport depots, transportation units and loading equipment must minimises be such that the opportunity for contamination and deterioration of animal material and product are minimised.
- (2) The operator must ensure that The hygiene and behaviour of persons involved in the transportation of animal material and product must be minimise such that the contamination and deterioration of animal material and product from this source. are minimised. The transport operator must take reasonable measures to ensure that exposed animal material and product are not handled by any person who is:
- (3) confirmed as or suspected of suffering from or being a carrier of a disease as described in section A, Part 1 of Schedule 1 of the Health Act 1956 that is likely to be transmitted through animal material, animal product or associated things; or
- (4)(2) suffering from boils, sores, infected wounds, or any other condition that cannot be adequately prevented from becoming a source of contamination.

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Guidance

Refer also to the requirements described in Part 3: Premises' Maintenance and Hygiene and Part 4: Health of Personnel.

33.427.4 Operational requirements

- (2)(1) The operator must ensure transportation depots and transportation units are operated in a manner that:
 - <u>a)</u> minimises the opportunity for cross-contamination, spoilage or deterioration of animal material or <u>product; and</u>
 - b) maintains the method and conditions of transport as suitable e.g. any refrigerated animal material or product within preservation temperatures; and
 - c) prevents the substitution or adulteration of animal material or product; and
 - a)d) minimises the likelihood thatof the packaging of animal material or product being damaged.

Guidance

Preventing substitution and adulteration can include limiting access to company personnel at transportation depots, ensuring supervision of load-ins and load-outs, checking seals remain intact/uncompromised, etc.

- (3)(2) The operator must adequately separate any Aanimal material or product that is conveyed transported together with any other animal material or product or any other thing that may be a source of contamination must be adequately separated from the source of contamination unless adequately protected in a manner that prevents cross-contamination.
- (4)(3) Evidence of the maintenance of the preservation temperature (if required) during transportation must be available for verification to ensure that the suitability for processing of the animal material or the fitness for intended purpose of the animal product is maintained.
- (5)(1) The determination of animal material or product temperature and the taking of any samples must be carried out in such a manner that contamination of that animal material or product is minimised.
- (6)(4) The operator must not accept Refrigerated animal material or product must not be accepted from the primary processor for transportation until the preservation temperature has been met as specified in either:
 - a) the Act, the Food Act 1981 or the Food Act 2014; or
 - b) the registered risk management programme RMP.
- (5) The operator must ensure that <u>Ithe determination of the temperature of any animal material or product, temperature or and the taking of any samples, must be a carried out in such a manner that minimises the contamination of that animal material or product is minimised.</u>
- (7)(6) The operator must ensure that any animal material or animal product:
 - e)a) packaging is protected from environmental elements; and.
 - d)b) is not held at a transportation depot for longer than necessary.
- (3) The transport operator must have a documented contingency plan to deal with any failure to maintain preservation temperatures during transportation that may affect the suitability for processing of the animal material or the animal product, including:
 - c) immediate notification to the person who has responsibility for the animal material or product; and
 - d) actions to prevent recurrence.
- (4) The transport operator must ensure that persons transporting animal material or product are aware of the relevant specifications and are adequately trained.

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33.527.5 Maintaining preservation temperatures

- (1) The operator must monitor and keep records as evidence of the maintenance of the preservation temperature during transportation (including transhipment) to prove that the suitability for processing of the animal material or the fitness for intended purpose of the animal product is maintained.
- (2) The operator must load and unload refrigerated products without unnecessary delay to assist in maintaining preservation temperatures.
- (3) The operator must have a documented contingency plan to deal with any failure to maintain fitness for intended purpose (e.g. preservation temperatures) during transportation that may affect the fitness for purpose of the animal material or the animal product, including:
 - a) immediate notification to the person who has responsibility for the animal material or product; and
 - b) actions to prevent recurrence.

Guidance

Operators should refer to the RMP Operator Resource Toolkit for example transport forms and procedures found on the MPI website or by searching on "rmp operators".

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Part 34:Part 28: Operator verification

28.1 Application of this Part

(1) This Part applies to RMP operators who are processing animal material and/or animal product intended for human consumption, and such operators must comply with the provisions of this Part.

34.128.2 General requirements

- (1) The operator must document their operator verification programme in an RMP including:
 - a) the activities to be performed and their frequency; and
 - b) procedures or methods used (who, what, when, where and how); and
 - c) the use of suitably skilled personnel to undertake operator verification activities and, wherever possible, such personnel are independent of the activities being verified; and
 - a)d) any actions to be taken when there is a non-compliance or where the RMP is ineffective; and
 - e) trend analysis; and
 - b)f) any recording and reporting requirements.

(1)(2) The operator must include regular checks of:

- a) facilities, equipment; and
- b) personnel; and
- c) practices, procedures and activities; and
- d) inputs (including raw materials, ingredients) and finished products.

Guidance

Operator verification requirements for RMP operators are also described in the Animal Products (Risk Management Programme Specifications) Notice 2008.

<u>Further guidance on operator verification is described in the new Guidance Document: Operator Verification</u> which is soon to be consulted on and published.

Operators should refer to the RMP Operator Resource Toolkit for example operator verification forms and procedures found on the MPI website by searching on "rmp operators".

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Part 35:Part 29: Identification and traceability

35.129.1 Application of this Part

(1) This Part applies to RMP operators who are processing animal material or animal product intended for human consumption, and such operators must comply with the provisions of this Part.

35.229.2 General requirements

- (1) The operator must have a documented tracking system that:
 - a) allows for the identification of all animal material and animal product (including imported), from the origin through production to finished products; and
 - a)b) enables the movement of animal material and animal product to be traced from supplier on to the operator's business premises and then to the next recipient of the animal material or product.
- (2) The operator must identify and track rework to finished product to ensure any actual or potential risks are effectively managed.

Guidance

Operators should refer to the RMP Operator Resource Toolkit for example identification and traceability forms and procedures found on the MPI website by searching on "rmp operators".

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Part 36: Pest control

30.1 Application of this Part

- (1) This Part applies to RMP operators who are processing animal material or animal product intended for human consumption, and such operators must comply with the provisions of this Part.
- (2) This Part covers:
 - a) general requirements; and
 - b) prevention of infestation and access of pests; and
 - c) use of pesticides; and
 - d) use of pest traps, bait stations and insect traps; and
 - e) handling and disposition of contaminated materials.

30.2 General requirements

- (1) The operator must develop and implement a pest control programme to minimise the exposure of animal material, animal product, or associated things, to hazards associated with pests.
- (2) The operator must use only approved maintenance compounds for pest control and must be approved for that purpose before use (refer to 3.4 Approved Maintenance Compounds).
- (1)(3) The operator must ensure that the pest control programme includes:
 - a) the suitably skilled person(s) or suitably skilled agency contracted for the implementation of the programme; and
 - b) procedures for the control of pests; and
 - c) the monitoring and verification of the programme; and
 - d) corrective action procedures that are to be applied in the event of loss of control; and
 - e) the location of marked rodent bait stations and electric insect traps on a site or building plan, or other suitable record.

30.3 Prevention of infestation and access of pests

- (1) The operator must:
 - keep buildings and storage facilities (including water storage tanks) in good repair and condition to prevent pest access and to eliminate potential breeding sites; and
 - b) keep holes, drains and other places where pests are likely to gain access sealed, or covered with screens or similar materials that prevent the entry of pests; and
 - c) keep unscreened external doors closed at all times when not in use; and
 - d) keep internal and external areas of the premises clean and tidy; and
 - e) regularly check the external environment and keep free of any food source and breeding sites (e.g. long grass, bird's nest); and
 - not permit dogs, cats and other mammalian pests entering processing, packaging and storage areas; and
 - g) keep waste materials in covered pest-proof containers which are regularly collected and disposed of.

30.4 Use of pesticides

(1) The operator must:

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- a) handle, use and store pest control approved maintenance compounds (rodenticides and insecticides) according to the control procedures given in 3.43 Approved Maintenance Compounds; and
- b) consider any suspect or potential contamination of animal products, animal material or
 associated things, due to failure(s) to adhere to label use or approval condition requirements as
 required under ACVM Act, as unfit for human consumption until determined otherwise.

30.5 Use of pest traps, bait stations and insect traps

(1) The operator must:

- a) locate pest traps (including rodent boxes, bait stations and electric insect traps) where they do
 not present a risk of contamination to the animal material, animal product or other associated
 things e.g. not in processing areas, not directly above product conveyers or walkways; and
- b) only use rodenticides in bait stations; and
- c) regularly check bait stations for the following:
 - i) correct location as indicated in a plan or record; and
 - ii) presence of bait; and
 - iii) evidence of pest activity (e.g. nibbled bait, bait missing, droppings, etc.); and
 - i)iv) boxes are in good working condition and numbering is easily legible.
- d) ensure that insect traps, which include ultra-violet lamps, pheromone traps and any form of attractant device:
 - i) are constructed so they catch and secure insects in a suitable drawer, tray or adhesive mat which facilitates the capture and removal of insects; and
 - ii) are sited so there is no contamination from insects falling on to animal material or product, packaging, or product contact surfaces.
- a)e) monitor traps at a frequency relative to the type of trap and the degree of pest activity observed.

 Increased monitoring and appropriate corrective actions must be taken if increased rodent activity is observed.

30.6 Handling and disposition of contaminated materials

- (1) The operator must ensure where there is evidence of contamination of animal material, animal product or associated things from pests or residues, the following actions are carried out:
 - a) the affected product must be considered unfit for human consumption; and
 - b) the affected product contact surfaces should be cleaned and sanitised prior to reuse; and
 - c) affected packaging materials that cannot be effectively cleaned and sanitised must not be used for packing of any animal material or animal product.

Guidance

When considering 30.6, refer to Part 32: Non-complying Product.

<u>Suitably skilled persons undertaking pest control can also include contractors but the company retains the</u> responsibility of their pest control for their RMP.

Operators should refer to the RMP Operator Resource Toolkit for example pest control forms and procedures found on the MPI website by searching on "rmp operators".

Operators should check the requirements under the Animal Welfare Act 1999 for e.g. monitoring of live capture traps, etc.

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Part 37:Part 31: Waste management

31.1 Application of this Part

- (1) This Part applies to RMP operators who are processing animal material or animal product intended for human consumption, and such operators must comply with the provisions of this Part.
- (2) <u>This Part covers general requirements.</u>

31.2 General requirements

- (1) For the purposes of this clause, waste includes:
 - a) animal material or animal product that has been assessed as unsuitable or unfit for any purpose and is awaiting disposal; and
 - b) food additives and ingredients assessed as unsuitable or unfit for any purpose and is awaiting disposal; and
 - c) non-product waste (e.g. damaged packaging, disposable gloves, etc.) awaiting disposal.
- (2) The operator must ensure that waste is kept under controlled conditions and adequately identified in a manner that will ensure that it will not be mistakenly or fraudulently released as fit for intended purpose.
- (3) The operator must ensure that equipment and storage areas used to store or contain waste are:
 - a) clearly identified, and if equipment is permanently installed and in an identified storage area then either the equipment or the storage area may be identified; and
 - b) not be sources of contamination to other animal material or animal product (e.g. potential breeding sites for pests).
- (1)(4) The operator must ensure that waste is disposed of:
 - a) by a method that ensures that it will not become a source of contamination to other animal material or animal product; and
 - b) regularly and in a timely manner.

Guidance

Waste can include waste water, non-complying product, damaged packaging, etc.

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Part 38: Part 32: Non-complying product

38.132.1 Application of this Part

(1) This Part applies to RMP operators who are processing animal material or animal product intended for human consumption and who identify an animal product or input that fails to comply with requirements in this Notice. Such operators must comply with the provisions of this Part.

32.2 General requirements for non-complying product

- (1) The operator must develop and implement procedures for the identification, handling, storage and disposition of any non-complying product. The procedures must facilitate the traceability and inventory control of any non-complying products.
- (2) The operator must handle and store non-complying products in a manner that prevents:
 - a) contamination and deterioration of other products; and
 - b) contamination of animal material, animal product and associated things.
- (3) The operator must ensure that non-complying products are:
 - a) clearly identified; and
 - b) separated from other animal material, animal products and associated things; and
 - c) traced in inventory (e.g. unavailable for loadout, etc.); and
 - d) held within the premises until disposition is determined by a suitably skilled person or, in certain cases, by an animal products officer or the RMP verifier.
- (4) A suitably skilled person must determine the disposition of any non-complying product by considering various factors, such as:
 - a) product fitness for purpose and suitability for processing; and
 - b) the amount of animal material, animal product or associated things affected; and
 - c) whether the products have been released for distribution or not; and
 - d) whether the products can be re-processed; and
 - e) any instructions from an animal products officer or the RMP verifier; and
 - f) confirm the required disposition has occurred in a controlled manner.

Guidance

Recall requirements are currently described in the Animal Products (Risk Management Programme Specifications) Notice 2008 and procedures in the RMP Manual.

Where an operator makes a decision to recall, guidance on implementing recall procedures can be found on the MPI website by searching on "recall".

Operators should refer to the RMP Operator Resource Toolkit for example non-compliance forms and procedures found on the MPI website by searching on "rmp operators".

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Part 39: Revocations

39.1 Revocations

(5) The revocation of the Animal Products (Specifications for Products Intended for Human Consumption)
Notice 2013 issued on 20th December 2016 does not affect:

the validity, invalidity, effects or consequences of anything done or suffered; and an existing right, interest, title, immunity or duty; and an existing status or capacity; and the previous operation of the notice revoked or anything done or suffered under it; and a liability to a penalty for an offence or for a breach of the notice revoked, committed before the revocation.

1. The revoked Notice continues to have effect as if it had not been revoked for the purpose of:

investigating the offence or breach; and commencing or completing proceedings for the offence or breach; and imposing a penalty for the offence or breach.

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Part 40: Transitional provisions

(3) This Part applies to laboratories that are not recognised under the Animal Products Notice: Specifications for Laboratories issued on 8 October 2015.

For the period 31 August 2015 to 31 August 2017 the term in the column in Table 10 below headed "New term" as used in this Notice is to be read to include the equivalent term in the column in the table below headed "Previous term".

For the period 31 August 2015 to 31 August 2017 the definitions in Table 11 below apply to the previous term used in Table 10.

Table 10: Terms

New term	Previous term
Recognised laboratory	LAS laboratory

Table 11: Definitions

Term	Previous definition
LAS laboratory	Means a laboratory approved under the laboratory approval scheme
LAS approval	Means a laboratory approval scheme recognised by the Director-General
scheme (LAS)	under the Animal Products (Recognised Agencies and Persons
	Specifications) Notice 2015

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Schedule 1: Specification for potable water supplied by operator

Part 1

1 Application

(1) This Schedule applies to each potable water source that is supplied by an operator solely for the use of that operator at animal material or animal product processing facilities. This Schedule does not apply to operators using an independent water supply such as a town supply.

2 Definitions

In this Schedule:

secure means the water has been assessed as secure using the Water Supply Assessment Checklist **not secure** means the water has been assessed as not secure using the Water Supply Assessment Checklist.

3 Initial assessment of water supply

- (1) Operators must complete one <u>Water Supply Assessment Checklist</u> for each applicable water source used to supply water to the processing operation.
- (2) If the water source is found to be not satisfactory, the operator must apply corrective actions, including treatment where necessary. The operator may choose to conduct the required water testing at any stage during the completion of the Water Supply Assessment Checklist. However, the operator must have evidence that the water source meets the criteria in Table 1: Quality of Potable Water at the completion of the assessment process. For example, if initial tests indicate that the water is not satisfactory and corrective action is taken to ensure compliance, further testing will be required.
- (3) If the <u>Water Supply Assessment Checklist</u> indicates that there may be a particular chemical hazard associated with a water supply, the operator must also arrange for chemical analyses to confirm that the water meets the relevant Maximum Acceptable Value (MAV) in the current edition of the Drinkingwater Standards for New Zealand (DWSNZ) issued by the Ministry of Health. If MAVs are exceeded, the operator must treat the water so that DWSNZ is complied with.
- (4) The operator must keep the completed <u>Water Supply Assessment Checklist</u> and any associated records as part of the <u>risk management programmeRMP</u>.

3 Reassessment of water supply

- (1) The operator must reassess each applicable potable water source that he or she supplies by completing the <u>Water Supply Assessment Checklist</u>:
 - a) at least once every three 3 years; and
 - b) prior to using a new operator source of potable water (that is, the source changes or a new source is added); and
 - c) within one-1 month of any changes to the environment in or around the water source that may affect the potable water quality.

4 Ongoing water testing

(2)(1) Each applicable potable water source supplied by the operator must be subject to ongoing monitoring according to the following requirements:

a) potable water must meet the criteria at the point of use set out in Table 1: Quality of Potable Water according to the testing frequency set out in Table 2: Frequency of Ongoing Testing;

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- b) microbiological testing must be performed by a recognised laboratory with the required tests in the laboratory's scope of accreditation;
- c) the operator must ensure that the training of water samplers is undertaken by a laboratory referred to in paragraph b);
- d) if chemical hazards are identified, the operator must arrange for relevant chemical analyses of the water and test for compliance with the relevant MAV in the DWSNZ.

5 Expected corrective actions

- (1) If the operator identifies that there is a problem with the potable water source the following actions must be taken:
 - a) where possible remove the source of contamination; and
 - b) if necessary, set up controls to prevent recontamination; and
 - c) treat water, if the above controls do not completely fix the problem; and
 - d) confirm that the corrective action is effective through relevant microbiological and chemical testing.

Table 1: Quality of Potable Water

Measurement	Criteria
Escherichia coli or faecal coliforms	Must not be detectable in any 100 millilitre sample
Turbidity	Should not routinely exceed 1 NTU, must not exceed 5 NTUs
pH (when chlorinated)	6.5 to 8
Chlorine (when chlorinated)	Not less than 0.2 mg/lmilligrams per litre (ppmparts per million) free available chlorine with a minimum contact time of 20 minutes

(2) Secure water sources are not required to be tested after the initial testing has been completed and which confirms compliance with Table 1: Quality of Potable Water. All other water sources are subject to ongoing testing according to the frequency given in Table 2: Frequency of Ongoing Testing.

Table 2: Frequency of Ongoing Testing

		Frequency of testing			
Type of opera	tion ¹	Microbiology (Escherichia coli or faecal coliforms)	Turbidity ²	pH ³	Chlorine ³
Dual operator	butchers	1 per year	1 per year	1 per year	Daily
Egg producers	3	1 per year	1 per year	1 per year	Daily
Honey extractors, packers and processors	Operating for up to 6 months during the honey flow	1 per year before the start of the season ⁴	1 per year before the start of the season ⁴	1 per year before the start of the season ⁴	Daily
	Operating for 6 months or more	1 per 6 months	1 per 6 months	1 per 6 months	Daily
Others ¹	Using <100 m³/day and product packaged at all times	1 per 6 months	1 per 6 months	1 per 6 months	Daily
	Using 100-1000 m ³ /day and product packaged at all times	1 per 3 months	1 per 3 months	1 per 3 months	Daily
	Using <2000 m ³ /day	1 per month	1 per month	1 per month	Daily

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		Frequency of testing			
Type of operation	n ¹	Microbiology (Escherichia coli or faecal coliforms)	Turbidity ²	pH ³	Chlorine ³
	sing 2000-10 000 n³/day	1 per 2 weeks	1 per 2 weeks	1 per 2 weeks	Daily
	sing >10 000 n³/day	1 per week	1 per week	1 per week	Daily

- 1. Average daily water use (while processing).
- 2. The frequency of turbidity testing will depend on the degree of protection of the water source and whether the operator elects to filter the water. Alternative frequencies may be used where validated in the risk management programme.
- 3. Chlorine and pH testing applies if the water is chlorinated. Daily means every day when a premises has staff present and is operating.
- 4. Water testing must be undertaken and acceptable results obtained before pre-season cleaning of the premises, facilities and equipment.

Part 2

Water Supply Assessment Checklist

Complete one Checklist for each water source being assessed.

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Schedule 2: Clean seawater specification

1 Clean seawater supply criteria for land-based premises

(1) Tables 1 and 2 set out the criteria for the supply of clean seawater to land-based premises.

Table 1: Microbiological Quality of Clean Seawater

Organism	Criterion
Escherichia coli	Must not be detectable in any 100 ml sample
Total coliforms (in treated water)	Must not be detectable in any 100 ml sample

Table 2: Frequency of Microbiological Testing

Average daily use (m³/day)	Sampling frequency
<2 000	1 test per month
2 000-10 000	1 test per 2 weeks
>10 000	1 test per week

2 Point-of-use compliance criteria

- (1) If the clean seawater is chlorinated, a minimum of 0.2 mg/lmilligrams per litre (ppmparts per million) free available chlorine must be maintained at all times during processing.
- (2) If the pH of the water is in the range of 6.5 to 8.0, the chlorine must have a minimum contact time of 20 minutes.
- (3) The turbidity must not exceed 5 NTUs but should not routinely exceed 1 NTU except as allowed for in the current Drinking-water Standards for New Zealand.

3 Corrective actions

- (2) If there is non-compliance with the clean seawater supply for:
- (3) Escherichia coli (Table 1); or
- (4) total coliforms (Table 1); or
- (5) chlorine:
- (6) the water supply must be resampled, the cause of the transgression investigated and the appropriate corrective action taken.
- (2) The water supply must be resampled, the cause of the transgression investigated and the appropriate corrective action taken, when there is non-compliance with the clean seawater supply for:
 - a) Escherichia coli (Table 1: Microbiological Quality of Seawater); or
 - b) total coliforms (Table 1: Microbiological Quality of Seawater); or
 - c) chlorine.

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Schedule 3: Competency specifications

1 Ante-mortem and post-mortem examiners of mammals

- (1) Ante-mortem and post-mortem examiners must hold one of the qualifications listed below. The qualifications held may be species specific. Also, it is not necessary for post-mortem examiners to hold qualifications for ante-mortem examinations:
 - a) National Certificate in Meat Inspection Services, registered by the NZQA;
 - b) Certificate of Meat Inspection, issued by the Director, Meat Division, MAF;
 - c) Certificate of Competency for Meat Inspection, issued by MAF Quality Management;
 - d) Qualification in Meat Inspection, issued by the Australian Quarantine and Inspection Service;
 - e) registration as a veterinarian under the Veterinarians Act 1994;
 - f) an alternative qualification accepted by the Director-General.
- (2) For the National Certificate in Meat Inspection Services described in Schedule 3 clause 1 (1)(a), an ante-mortem examiner must hold the Optional Advanced Meat Inspection Service Strand of that Certificate for the same species as the post-mortem qualification.
- (3) Any person performing ante-mortem or post-mortem examinations must have knowledge of the relevant specifications.
- (4) If a post-mortem examiner is only conducting detain rail activities as defined in the Animal Products (Export Requirement: Company Ante-Mortem and Post-Mortem Inspection) Notice 2013:
 - b)a) Schedule 3, clause 1 (1) does not apply; and
 - c)b) the post-mortem examiner must instead meet the competencies specified in clauses 5 (8) and 5 (9) of that notice.

2 Fish handling and hygiene

- (1) The NZQA qualifications for persons involved with fish handling or hygiene activities are:
 - a) either:
 - i) 5331: Handle fish product; or
 - ii) 15344: Handle bivalve molluscan shellfish products; and
 - b) 5332: Maintain personal hygiene and use hygienic work practices while working with seafood; and
 - c) 6212: Clean and sanitise a seafood processing plant; and
 - d) 28630: Apply hygiene and food safety requirements to own work area in a primary products food processing operation; and
 - e) 29089: Apply product safety practices to own work area in a primary products food processing operation; and
 - f) 31493: Demonstrate knowledge of handling practices, and produce seafood product fit for its intended purpose; and
 - g) 31496: Demonstrate knowledge of cleaning and sanitation, and clean and sanitise a seafood operation work area.
- (2) A person may also meet the requirements of Schedule 3 clause 2 (1) if the risk management programme RMP provides for equivalent competency to the qualifications specified in that clause, e.g.:
 - a) <u>handling methods to maintain food safety, wholesomeness, control of food safety risk factors;</u> and
 - b) <u>personal hygiene and hygienic work practices to prevent food borne diseases in fish and fish products; and</u>
 - c) <u>contamination in a fish processing premises, and cleaning and sanitising of facilities and equipment.</u>

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3 Supervisors of thermal processing of low-acid <u>commercially sterilised</u>² products

- (1) The competency specifications referred to in clause 5.2 (1)(b) include any of the following qualifications:
 - a) Principles of Thermal Process Control, Acidification and Container Closure Evaluation, Massey University, New Zealand:
 - b) Retort supervisors certification course, DWC Food TechPty Ltd, Australia:
 - c) New Zealand Retort Supervisors and Process Control School, Food Processing Specialists Pty, Australia.
- (2) The Director-General may recognise alternative qualifications that he or she considers equivalent to any of the qualifications listed in Schedule 3 clauses 3 (1)(a) to (c).

4 Qualified person (thermal processing)

- (1) The competency specifications referred to in clause 5.2 (2) include any of the following qualifications, as appropriate to the nature of the operation:
 - a) Qualified Cannery Persons (Thermal Processing) Course, Western Sydney University (Hawkesbury), Australia;
 - b) Approved Persons Course for thermally processed low-acid foods, DWC FoodTech Pty Ltd and CSIRO, Australia:
 - Approved Persons Course for UHT Processing and Aseptic Packaging, DWC FoodTech Pty Ltd, Australia;
 - d) Introduction to the Fundamentals of Thermal Process Evaluation, Massey University, Palmerston North, New Zealand.
- (2) The Director-General may recognise alternative qualifications that he or she considers equivalent to any of the qualifications listed in Schedule 3 clause 4 (1)(a) to (d).

5 Depuration of bivalve molluscan shellfish

- (1) The training courses referred to in clause 5.2 (3) include either of the following courses:
 - a) SIS Training and Consulting Ltd Depuration course, Solutions in Seafood Ltd, New Zealand;
 - b) Aquabio Consultants Depuration Training Course, Aquabio Consultants Ltd, New Zealand.
- (2) The Director-General may recognise alternative qualifications that he or she considers equivalent to the qualifications arising from the training courses listed in Schedule 3 clause 5 (1)(a) to (b).

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² Includes canned products

Schedule 4: Specifications for the transfer of product that has not reached its preservation temperature <u>for red meat</u>

- (1) The temperature and the time parameters must comply with Tables 1: Vehicles with Active Refrigeration or Table 2: Vehicles without Refrigeration or Refrigeration that is Inactive, as appropriate.
- (2) The temperature in column 1 is the deep meat temperature measured at the centre of a carton or at the centre of the part of a carcass or cut that has the greatest cross-section at the time of loading.
- (3) The operator must have evidence that, as a minimum, the specified times as appropriate to the deep meat temperature can be achieved on an ongoing basis.
- (4) The store at the receiving premises must be operated at 2°C or colder, in accordance with regulation 44 of the Food Hygiene Regulations 1974, or 5°C or colder in accordance with the Food Regulations 2015.

Table 1: Vehicles with Active Refrigeration

Deep meat temperature (°C)	Maximum duration of transport (hours)
25	1
22	2
20	3
18	4
15	
12	12
10	24

Table 2: Vehicles without Refrigeration or Refrigeration that is Inactive

Deep meat temperature (°C)	Maximum duration of transport (hours)
22	1 h C I I T O T O D
20	1.5
18	2
15	3
12	6
10	10

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Schedule 5:

Supplier statements and forms

- (2) This Schedule sets out the following forms that must be used for the purposes of this Notice. The forms in this Schedule may be located and printed on the website administered by MPI.
 - Animal Status Declarations
- 1 Animal Status Declaration (May 2012)
- 2 Animal Status Declaration (February 2016)
 - d) Animal Status Declaration for Pigs
 - Supplier statements
 - Certified Supplier Statement for the Supply of Wild Mammal Material for Human Consumption
 - f) Certified Supplier Statement for the Supply of Live Possums for Human Consumption
 - g) Certified Game Estate Supplier Statement for the supply of Game Estate Mammals for Human Consumption
 - h) Supplier Statement for the Supply of Poultry for Slaughter for Human Consumption
 - i) Supplier Statement for the Supply of Farmed Fish for Human Consumption (other than Bivalve Molluscan Shellfish)
 - Poison Use Statement
 - i) Poison Use Statement
- (2) Forms (c) to (h) as required under the Animal Products (Specifications for the Products Intended for Human Consumption) Notice 2013 may continue to be used for a period of 4 months following the commencement of this Notice, in place of the equivalent forms in this Schedule.

Consultation

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