

## Help topics

### Preparatory

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## Preparatory Stage A: Prerequisite food hygiene requirements

"Prerequisites" are basic hygiene measures that should be in place in your food business prior to you undertaking a HACCP study. They include matters such as supplier approval, incoming material specifications, finished product specifications and staff training.

The MyHACCP tool shows you a list of common prerequisites and asks you to select the ones you have

properly considered and for which you have put in place adequate controls. You will then be invited to identify the location of documents such as policies and procedures where further details of these prerequisite controls may be found. It is common for food businesses to place all these documents into a “prerequisite manual” for ease of reference, but this is not a requirement.

The list of prerequisites in MyHACCP is not exhaustive and there may be other matters, such as temperature control, which are relevant for your business.

Once you have identified which prerequisites are relevant to your business, you should develop procedures, or review existing documentation, to ensure that adequate control measures are in place. For each prerequisite you may wish to include the following points in your procedure:

- The title of the document. For example “Policy for glass and plastic management.”
- A brief statement on the purpose of the prerequisite measure. For example “To prevent contamination of products from glass or plastic from the factory environment.”
- What measures are necessary to achieve the desired outcome. For example, “No glass containers to be taken into production area.”
- Who will be responsible for ensuring that the requirements are met. For example, “Production supervisors must ensure that no glass containers are taken onto the production floor.”
- The nature and frequency of any checks that are to be made and by whom. For example, “Production supervisors must check the production area for any glass containers prior to commencing production each day.”
- What should happen if something goes wrong. For example, “Glass bottle found in production area. All staff provided with refresher training on glass policy to prevent recurrence.”
- How, where and by whom these checks are recorded. For example, “Production supervisors must record each pre-production glass check on form X1.”
- When and by whom the procedure must be reviewed for example, “This policy to be reviewed every 12 months by the Operations Manager.”

Top tip: Use the list of common prerequisites in MyHACCP as a checklist to ensure that you have properly considered all the relevant hygiene measures that should be in place before you start your HACCP study.

[Read about the general requirements for each prerequisite listed in the MyHACCP Web Tool.](#) [1]

## Operational Prerequisites

Most prerequisites are general in nature and their purpose is to ensure the general hygiene conditions of the food business. However, some prerequisites may be identified through the HACCP study as being critical to food safety to control a specific hazard. These are referred to as “Operational Prerequisites” or “OPR” and they should be carefully identified and managed.

[Find out more about Operational Prerequisites](#) [2].

# References

You may find the following links helpful when putting together your prerequisite programme:

1. [Codex alimentarius food hygiene \(basic texts\) Fourth edition](#) [3]
2. [Canadian Food Inspection Agency: Guide to prerequisite control](#) [4]
3. [Appropriate Industry guides](#) [5]

## Preparatory Stage B: Obtain Management Commitment

The preparation and effective implementation of a HACCP system requires both time and effort not just on the part of the HACCP development team but also by everyone who is involved in the preparation and handling of your food. As such, there should be a clear statement by management which commits their support to the process. The MyHACCP tool will ask you to provide evidence that such management commitment has been obtained.

It is best for the commitment to be made in the form of a clear written statement of management support for the HACCP process which gives authority to the HACCP team and can be referred to in staff briefings and training sessions. It would also be helpful to include details of the resources that will be made available for the process.

You might prefer to include the commitment to HACCP within a broader food safety policy that you make available to both staff and customers, for example on your website, to demonstrate your determination to develop and implement an effective food safety management. Smaller food businesses in particular may choose to simply make such a declaration.

## Preparatory Stage B: Obtain Management Commitment

You need to provide details of support by management to an ongoing HACCP study.

1. What documented evidence do you have to show the support of the food business operator or senior management to the food safety management system based on HACCP principles? **7**

- N/A - I am the management and can confirm that I am committed.
- A Food Safety Policy has been drawn up and signed by management.
- Senior management document, support and communicate their food safety policies.
- Minutes of HACCP team meetings.
- Senior management support the work of the HACCP team.
- Resources identified by the HACCP team are made available as required to develop, implement and maintain the HACCP system.
- Training takes place for HACCP studies.

The key elements of a declaration of management commitment might include:

- Allocation of sufficient staff resources to complete the HACCP study and implement the HACCP system.
- Recruitment of any specialist staff needed to support the HACCP team.
- Raising awareness of the HACCP process with all staff and provide sufficient training to those directly involved in the study.
- Involvement of members of the management team as necessary.
- A commitment to provide timely management decisions as required by the HACCP team to facilitate the development and implementation of the HACCP.
- Purchase of additional equipment as required to ensure the effective operation of the HACCP system.

## Preparatory Stage C: Define scope of the study

The purpose of this step is to ensure that you are absolutely clear about the nature and extent of your HACCP study. It involves:

- selecting an appropriate plan
- briefly describing the product
- identifying the start point and end of the study
- considering the likely hazards to be encountered

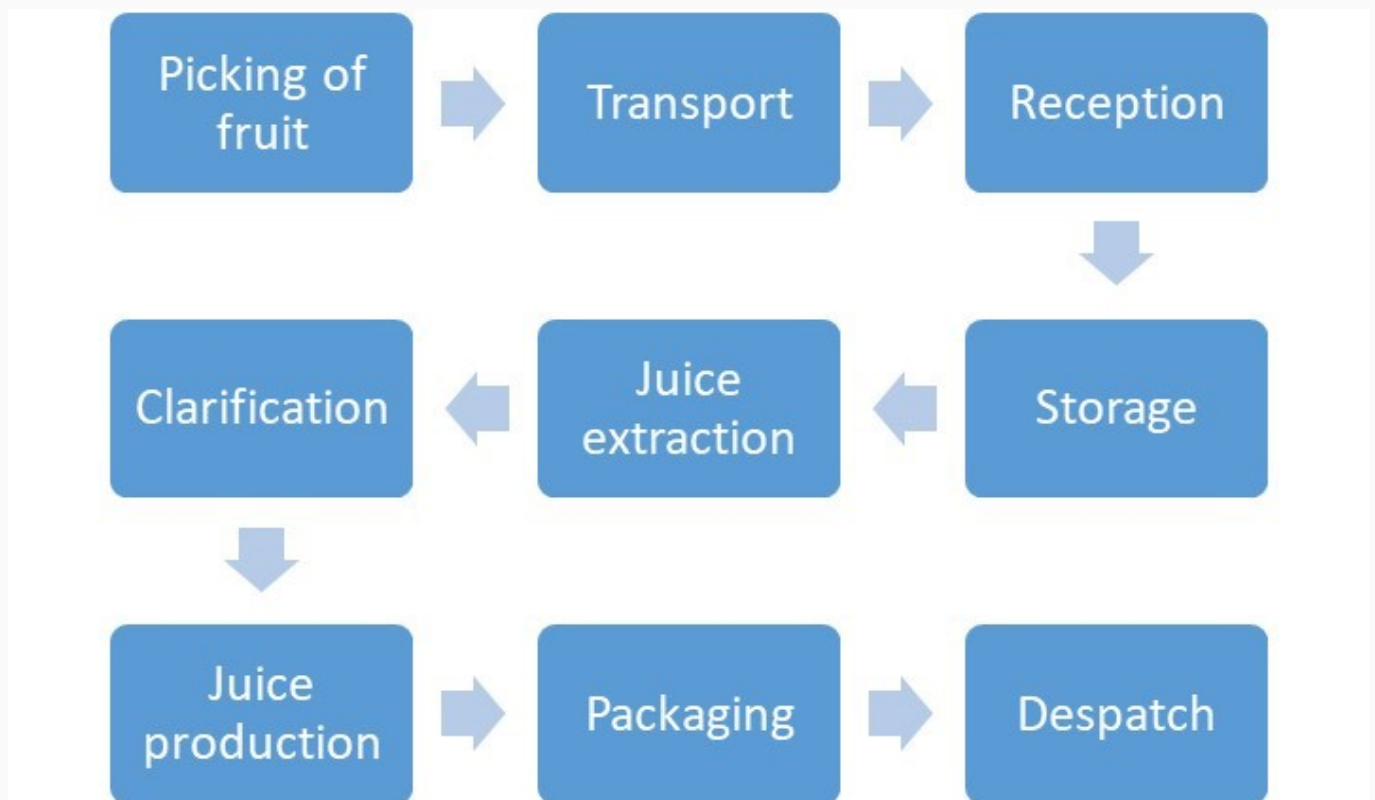
### 1. Type of HACCP plan

You are asked to choose between a “Linear” or a “Modular” plan and you should select the appropriate one based on the complexity of your food operation.

A linear HACCP plan is one which considers each product as a whole, starting from the raw materials and ending with the finished product. A modular plan produces a plan made up of a series of building blocks or modules.

## Linear plan

This would be suitable for a basic food production process where only a limited number of products are produced. For example, a manufacturer of orange juice may choose this approach because the manufacturing process involves a relatively small number of process steps. However, if the manufacturer decides to extend its product range to include apple, grapefruit and pineapple juices then a modular approach may be more suitable.



This is an example of a “linear HACCP” plan because the process flows in a simple line from one process step to another.

The diagram shows a linear plan with stages which follow each other in order.

1. Picking of fruit
2. Transport
3. Reception
4. Storage
5. Juice extraction
6. Clarification
7. Juice production
8. Packaging
9. Despatch

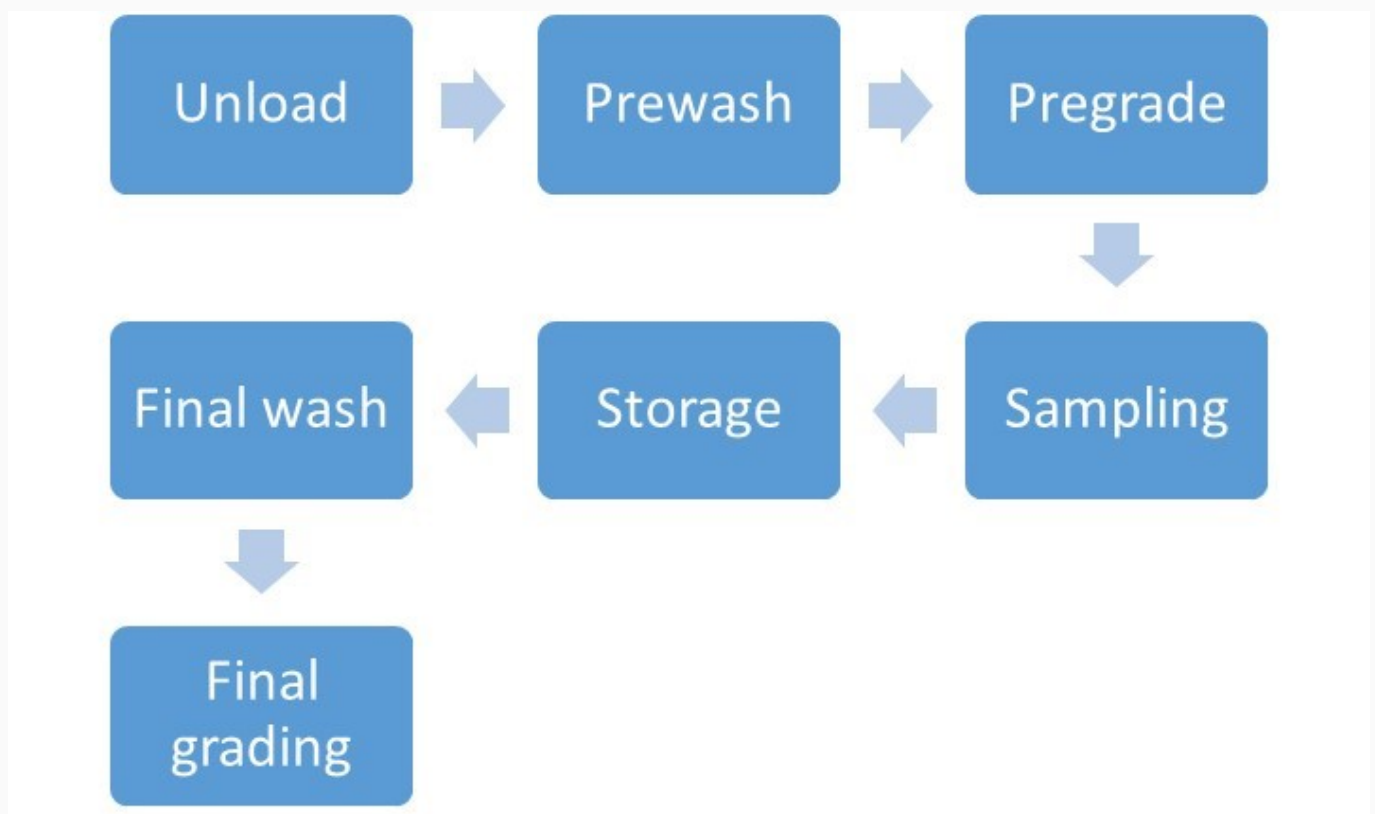
## Modular plan

This is the more common approach where the food production process is more complex and typically involves several steps which are shared with other products. The HACCP principles can be applied to specific activities or “modules” which are then added together to make a complete HACCP plan.

For example, a juice manufacturer may identify the following modules which are common to several products:

- Module 1: Fruit reception
- Module 5: Juice extraction

The hazards and controls will be the same for these operations, irrespective of the type of juice produced and so once the HACCP has been completed for each, they can be used wherever relevant for different products.



The diagram shows one module of a modular HACCP plan, relating to fruit reception in the production of fruit juices. The module contains steps which follow each other in order. The HACCP plan for each step could be used for any product type where the processes involved are the same, because the hazards and controls will also be the same.

Module: Fruit reception

1. Unload
2. Prewash
3. Pregrade
4. Sampling

5. Storage
6. Final wash
7. Final grading

## 2. Type of product and how it is packed

You may choose to undertake a HACCP study of an individual product or prefer to group similar products together and include them in the same study. Whichever you prefer, you should clearly state your choice and include details of any relevant packaging. For example, “Manufacture of vacuum packed sliced ham” or “Preparation of individually boxed fresh cream cakes”.

## 3. Start and end points of study

The typical study will begin with the intake of ingredients and will end with the despatch of the final product.

However, in order to achieve food safety, you may need to consider activities not just within your own establishment but also those carried out by others such as distributors, retailers and customers. Of course you cannot be sure how your food is handled once it has left your control, but you should consider whether the study needs to include details of the likely way that others will handle your products and take these into account by, for example, providing instructions on the product label and/or packaging for storage and use.

## 4. What hazards will the HACCP plan cover?

The purpose of this step is to identify a “long list” of potential hazards which may be relevant to the production of your food. Hazards are anything which have the potential to cause harm and you will be required to identify hazards which fall into four categories: Physical, Chemical, Microbiological and Allergens.

- Physical hazards are specifically associated with a food, for example bones in fish or stones in fruit, or where a residual risk exists once appropriate pre-requisite controls have been put in place. For example, glass contamination in areas where products are packed in glass containers.
- Chemical hazards might include, for example, detergent residues from cleaning or chemical residues from farming practices such as antibiotic residues in milk.
- Microbiological hazards will include relevant bacteria, such as Salmonella, viruses such as norovirus and parasites such as nematodes. In most cases microbiological hazards should be specifically identified rather than merely classifying them by type such as “bacteria” or “viruses”. This is because different microorganisms will have different growth, death and survival characteristics which must be addressed separately in the HACCP plan.
- Food allergens: There are many foods which may cause allergies or intolerances to susceptible consumers but for the purposes of HACCP only the 14 allergens listed in Annex II of [Regulation \(EU\) 1169/2011](#) [6] need to be considered. These are:

1. Named cereals containing gluten

2. Crustaceans
3. Sesame seeds
4. Sulphur dioxide & sulphites
5. Fish
6. Soybeans
7. Mustard
8. Peanuts
9. Celery
10. Eggs
11. Milk
12. Named nuts
13. Molluscs
14. Lupins

At this stage, you are simply choosing hazards from a suggested list which you consider might be relevant to your food. You will be required to evaluate these hazards, identifying those which are significant and placing them on a "short list" later in the study.

Feel free to add any other hazards that you can think of but which are not included in the list, but do not get carried away. You should take a realistic approach to this step and only include hazards that are likely to be of concern.

## 5. Details of any documents used in the HACCP plan

There are a number of documents that are relevant to your HACCP study but in this part of the tool you should record those documents which either set out your procedures for implementing an effective pre-requisite programme (explained in [Preparatory Stage A](#) [7]) or those documents that you have relied upon to identify hazards.

For example, you may wish to make reference to your prerequisite documentation and relevant legislation/guidance which might include:

- [Regulation \(EC\) 852/2004: General food hygiene requirements \(HACCP, structure, training etc\)](#) [8]
- [Regulation \(EC\) 178/2002: General food law \(Safe food, traceability, product withdrawal etc\)](#) [9]
- [Regulation \(EC\) 2073/2005: Microbiological criteria for food](#) [10]
  - [Food Standards Agency Guidance](#) [11]
  - [Chilled Food Association guidance on microbiological testing and interpretation](#) [12]

## Preparatory Stage D: Select the HACCP team

The preparation of a HACCP plan involves a thorough review of the activities undertaken or proposed by the business and then the collection and evaluation of scientific and technical data relating to the production and handling of relevant products.

Not every member of the HACCP team needs to have a detailed knowledge of all these aspects, but



they should collectively have sufficient knowledge of all the food activities being considered by the study as well as a thorough technical knowledge of relevant food safety matters.

It normally requires a team effort to produce a successful HACCP plan even in small businesses which only employ a few staff. Irrespective of the size of business, the HACCP team should meet the following key criteria:

- Members of the team should be drawn from all relevant areas of the business and from all relevant staff levels. There should be, where possible, a healthy mix of management and operators from different parts of the business.
- The team should possess adequate technical knowledge to identify relevant hazards and appropriate controls. The team should also include members with sufficient practical knowledge of the process to advise on the practicalities of implementing such controls.
- Members of the team should be provided with sufficient training and management support to allow them to participate freely in the HACCP team.

In small businesses, one or two people may take on the role of the HACCP team.

## Choosing members of the HACCP team

The members of the HACCP team are normally selected by the “HACCP lead” (this role is described later in this section). The lead may find reference to the process flow diagram (described in [Preparatory Stage G](#) [13]) useful to select members of the team who at each process step can provide:

- the necessary technical expertise
- knowledge of what actually happens in practice during the manufacture of the food
- knowledge of the practicalities of any controls suggested by the HACCP team

Some members of the team will be required throughout the study, for example those possessing technical knowledge and an understanding of the processes in overview. Others, who may have more specific knowledge at certain process steps, may be brought onto the team at relevant points during the study.

Each member of the HACCP team must be clear of their role, have been provided with adequate training and have been given express authority by management to participate effectively in the HACCP study.

To satisfy these requirements, you may find it helpful to create a HACCP team matrix, summarising the selection, roles, responsibilities and authorities of HACCP team members for each step.

Example Team Matrix for process step 1, Goods In

<b>Process step</b>	<b>Team member</b>	<b>Team role</b>	<b>Job title</b>	<b>Training provided</b>	<b>Reason for inclusion in HACCP team for this step</b>	<b>Authorised by</b>
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<b>Process step</b>	<b>Team member</b>	<b>Team role</b>	<b>Job title</b>	<b>Training provided</b>	<b>Reason for inclusion in HACCP team for this step</b>	<b>Authorised by</b>
<b>1. Goods In</b>	<b>John Philips</b>	Technical	Technical Manager	Yes	Technical assistance	
<b>1. Goods In</b>	<b>Jane Foster</b>	Operational	Forklift Driver	Yes	Practicality of controls in goods in/despatch areas	
<b>1. Goods In</b>	<b>Trevor Grubb</b>	Other	Transport Supervisor	Yes	Description of goods in/out	

Example Team Matrix for process step 2, Storage

<b>Process step</b>	<b>Team member</b>	<b>Team role</b>	<b>Job title</b>	<b>Training provided</b>	<b>Reason for inclusion in HACCP team for this step</b>	<b>Authorised by</b>
<b>2. Storage</b>	<b>John Philips</b>	Technical	Technical Manager	Yes	Technical assistance	
<b>2. Storage</b>	<b>Terry Connor</b>	Operational	Warehouse Operative	Yes	Practicality of controls on goods in storage	

## Roles of HACCP team members

Whilst there are several different roles to be fulfilled within a HACCP team, it is a matter for each business to decide whether these roles are allocated to individual team members or whether some team members can undertake several roles. In small businesses, one person may assume several or all of these roles.

It can be helpful to separate roles into the following groups:

- **Administrative** – Members of the administrative group will be responsible for ensuring that the HACCP process is completed in a logical way and adequately documented. They will typically need a detailed understanding of the HACCP process.
- **Technical** – Members of this group will have a detailed understanding of food science, technology and hygiene as well as a good knowledge of HACCP.
- **Operational** – Members of this group should have a detailed knowledge of how the business operates in practice.

- Other – Additional expertise should be recruited into the HACCP team as necessary.

Table of typical roles in a HACCP team

<b>Group</b>	<b>Role</b>	<b>Job title</b>	<b>Main functions</b>	<b>Skills required</b>
<b>Administrative</b>	HACCP Lead	Technical Manager	Select HACCP team, chair HACCP meetings, manage HACCP process	Management and communication skills, detailed knowledge of HACCP process
<b>Administrative</b>	Administrator	Quality Assurance Technician	Produce HACCP plan, note taking at HACCP meetings	Administrative skills, good knowledge of HACCP process
<b>Administrative</b>	Challenger	Quality Assurance Manager	Challenge the work of the HACCP team to identify any weaknesses in the system	Thorough understanding of HACCP process
<b>Technical</b>	Product specialist	Technical Manager	Advise the team on the product description, its intended use and required shelf life	Detailed knowledge of the product recipes, processes and design
<b>Technical</b>	Food technologist	Technical Manager	Assist team with food science and technology matters	Good understanding of relevant food science and technology matters
<b>Technical</b>	Food microbiologist	Laboratory Manager	Assist team with microbiological matters	Thorough understanding of relevant microorganisms and their control in food
<b>Technical</b>	Hygiene specialist	Technical Manager	Advise team on hygienic design and layout	Detailed understanding of hygiene and prevention of contamination

<b>Group</b>	<b>Role</b>	<b>Job title</b>	<b>Main functions</b>	<b>Skills required</b>
<b>Operational</b>	Process specialists	Process operator, Fork lift truck operator etc (including shift workers)	To advise the team on existing working practices and on the practicality of any proposed revisions to these	Detailed knowledge of what actually happens in practice throughout the process
<b>Operational</b>	Equipment specialist	Engineer/fitter	Advise the team on the normal capabilities of equipment and on maintenance issues	Good working knowledge of all existing plant and equipment
<b>Operational</b>	Logistics specialist	Transport supervisor	Advise team on existing and proposed delivery and storage arrangements	Good working knowledge of current logistical chain including receipt and despatch of goods
<b>Other</b>	Additional specialists	External consultant	To advise team on matters outside of their competence	Detailed knowledge of areas identified by the HACCP team

## Recording details of the HACCP team on MyHACCP

The following information must be recorded as part of the MyHACCP study:

### 1. Name of HACCP lead for the business

The HACCP lead should have a sound understanding of HACCP and a good knowledge of both the food activities that form part of the study and the technical information that underpins it. The person named in the study will be responsible for managing the HACCP study and so should possess good management and communication skills. The full name of the HACCP lead should be given.

The competence of the person nominated as the HACCP lead can be demonstrated by recording any relevant training that they have completed, their qualifications gained and their relevant experience.

- Relevant training: The law requires that those responsible for the development and maintenance of HACCP procedures have received adequate training in the application of the HACCP principles. As such, there is no legal requirement for the HACCP lead to have completed any formal accredited HACCP training, but it is recommended that the lead complete a level 4

HACCP in Manufacturing course or similar. (The law relating to training is set out in [Regulation \(EC\) 852/2004](#) [14] Article 4, Annex II, Chapter XII (OJ L 139, 30.4.2004, p. 1).)

- Qualifications: Any relevant qualifications, such as those gained in food science, technology or microbiology should be recorded.
- Relevant experience: Such experience may have been gained in the preparation and/or implementation of HACCP systems in other food businesses or in the auditing of HACCP systems.

Once the details for the HACCP lead have been recorded, the process should be repeated for each member of the HACCP team.

## 2. Name of HACCP team member

The full name of the team member should be given.

Is this person Internal or External to the company?

HACCP plans are best developed by those who know the business and will be required to implement controls identified by the HACCP team. As such, where possible, members of the HACCP team should be drawn from employees working within the business. Such employees are referred to as “internal” for the purposes of the study.

However, the HACCP lead may identify areas where there is insufficient knowledge or experience within the business to properly consider the control of all relevant food hazards. As such it may be appropriate to appoint external consultants, advisers or temporary employees to perform some roles within the HACCP team.

What is the role of this individual in the HACCP team?

For a HACCP plan to be successful it must be appropriately designed to control specified food hazards. This will require certain members of the HACCP team to have adequate technical knowledge and as such their role will be focused on the identification of such hazards and suggestion of appropriate methods for their control. However, a control measure will only be effective if it is reliably implemented. If a control measure is not achievable in practice then it will be of little value in the production of safe food. It is therefore recommended that relevant staff with practical knowledge of the food production and handling processes are adopted onto the HACCP team. Typical roles within the HACCP team might include:

- Technical Manager: Member of administrative and technical groups. Provide technical expertise in the identification and control of hazards.
- Consultant: Member of technical group. Advise on the application of HACCP principles.
- Production Supervisor: Member of operational group. Advise on process steps and practicality of implementation of control measures.
- Quality assurance technician: Member of administrative group. Writing of HACCP plan, note taking at HACCP meetings.

## Relevant training

The law requires that those responsible for the development and maintenance of HACCP procedures have received adequate training in the application of the HACCP principles. As such, there is no legal requirement for members of the HACCP team to have completed any formal accredited HACCP training, but it is recommended that each member undertakes at least a Level 2 HACCP in Manufacturing course or similar.

## Qualifications

Any relevant qualifications should be recorded although it is not a requirement that all members of the HACCP team possess academic qualifications. Relevant vocational qualifications should be included for example “Basic fork lift truck training” or “Certificate in logistics”.

## Relevant experience

Details should be recorded of any experience that the team member has gained which is relevant to their role on the HACCP team. For example:  
“Six years’ experience operating polybottle filling machines as well as two years as an operator in the process control room.”

3. Do you consider the team to have sufficient skills (scientific/technical knowledge and HACCP expertise) to ensure the HACCP study will be effective?

The HACCP lead should undertake an honest appraisal of the competence of the HACCP team to produce an effective HACCP plan based collectively on their qualifications, experience and relevant training.

One way to achieve this in practice is to systematically work through the process flow diagram (described in [Preparatory Stage G](#) <sup>[13]</sup>) and to consider at each process step whether the team includes someone who can advise on:

- the technical aspects of food safety at this step
- the practical elements of the food business and implications of suggested controls

Where gaps in knowledge are identified, these should be recorded and steps taken to bring additional members into the HACCP team to cover the gaps.

## Preparatory Stage E: Describe the product

The first principle of HACCP involves the identification of significant hazards associated with a food and the implementation of effective control measures to ensure that these hazards do not harm the

consumer.

The correct identification and control of such hazards requires a thorough understanding of aspects of the product such as:

- physical and chemical properties of the food
- the food packaging
- conditions of storage and distribution
- required shelf life
- information to be provided to the consumer regarding appropriate storage, handling and use.

These factors are particularly important with respect to the control of microbiological hazards such as bacteria, which typically require moisture, favourable temperature conditions and time to grow to dangerous levels or produce harmful toxins.

The purpose of this preparatory stage therefore is to describe your products in terms of their suitability or otherwise to permit the growth of dangerous bacteria, so that adequate control measures can be identified and implemented at a later stage as part of your HACCP study.

Description of the product is normally achieved by considering two types of factors:

- Intrinsic factors: those found within the product itself such as its structure and composition.
- Extrinsic factors: those which are external to the food such as temperature control, packaging and method of processing.

It is helpful to think about your food in this way because any changes in recipes or ingredients are likely to affect the intrinsic factors, whereas changes in equipment or in the distribution chain are likely to affect the extrinsic factors. If full information about both factors is made available to the HACCP team they may choose to control an identified hazard by a change in the recipe, a change in the method of distribution or both.

All the information gathered in Preparatory Step E will be helpful to you when undertaking the hazard analysis of your products in Principle 1.2.

So that you can record all the relevant intrinsic and extrinsic factors and properly describe your food, MyHACCP asks you to provide the following information:

## 1. List all the ingredients and the name of the supplier for each one

This list will be of assistance later in the study to ensure that all ingredients are properly documented for each product and is of particular relevance to the control and provision of correct information to the consumer of the presence of food allergens.

Example list of ingredients, suppliers and allergens for a 'Chocolate celebration cake' product

<b>Ingredient</b>	<b>Supplier</b>	<b>Specification</b>	<b>Allergens</b>
Sugar	Chester Supplies	See Spec 123-456	None
Wheat flour	Grove Ingredients		Wheat
Vegetable oil	VegePure		Soya, celery
Vegetable margarine	VegePure		soya
Glucose syrup	Chester Supplies		None
Cocoa powder	Grove Ingredients		None
Skimmed milk powder	Dairy Badge		Milk
Milk chocolate	Grove Ingredients		Milk, soya
Whey powder	Dairy Badge		Milk
Cocoa butter	Chester Supplies		None
Powdered egg	Dairy Badge		Egg
Sodium bicarbonate	Grove Ingredients		None
Emulsifier E471	Grove Ingredients		None

## 2. State the physical properties of the product

The physical properties of the food will influence whether dangerous bacteria will be able to grow in the food and/or produce dangerous toxins. The main factors to consider here are:

- Physical state - Is the food a liquid, solid, foam, emulsion etc
- Water activity ( $a_w$ ) - this is the water that is available to microorganisms in the food. Whilst some foods may appear moist, the presence of sugar or salt in the liquid component of the food may prevent microorganisms from accessing the water thus restricting their growth. This is why the use of sugar, for example in jam making, or salt in the case of smoked salmon can be very effective at controlling the outgrowth of both spoilage and dangerous bacteria. Drying foods has an effect on both the moisture content and the  $a_w$ . Pure water has an  $a_w$  of 1.0 and the addition of salt or sugar will reduce this value closer to 0. Most bacteria require an  $a_w$  value  $> 0.92$  to successfully grow in food but some moulds may be able to grow below this. The  $a_w$  value is most easily determined in liquid and homogenous foods where the sugar/salt content is likely to be evenly distributed throughout the food. Difficulties in determining a representative  $a_w$  value may arise in composite foods which contain different varieties of ingredient distributed in an



uneven way through the food, for example a meat stew. This will be a matter for your HACCP team to consider.

- pH – This is the measure of the acidity of a food and many bacteria are unable to grow in acidic conditions. For example, *Salmonella* species will typically grow well at neutral pH (7.0) but are unable to grow in acid conditions of 4.0 or below. As for aw, care should be taken to ensure that any pH measurements taken are representative of the food. For example, in a ready meal the pH of the curry sauce may be 5.5, which would inhibit the growth of some bacteria, but within clumps of vegetables it might be 7.0 which might permit the outgrowth of dangerous bacteria.
- Salt content – Whilst this affects the aw of the food, salt can also have an inhibitory effect on some bacteria in its own right.

All the above factors influence the growth of microorganisms in food but so does a combination of these factors together.

### 3. Describe how the product is processed and/or other preservation methods used

Many traditional preservation techniques, if performed correctly, will produce safe food by the development of dry or acid conditions in the food. The most common types of process include:

- Heat treatment – Microorganisms can be affected by heat in different ways. Some, such as *Salmonella* and *Campylobacter*, will be easily killed by normal cooking temperatures (70°C for 2 minutes) whereas others, such as *Clostridium botulinum* and *Bacillus cereus*, will survive such temperatures by forming spores
- Hot smoking – Typically used for fish and meat products at temperatures of approximately 70°C – 80°C and often used in combination with brining
- Brining – Can involve the immersion of food into salt water or the direct application of salt crystals to the outside of the food
- Drying – used for a range of products including milk, egg, herbs, fish and meat products
- Fermentation – the production of alcohol and/or acids in foods, used in the production of meats such as salami as well as in bakery and brewing products

### 4. Describe how the product is packed and the packaging materials

Some methods of packaging will affect the nature and likelihood of food hazards associated with a food. For example, hot filling product into glass jars or the use of vacuum packing will create anaerobic conditions (reduced oxygen levels) which will favour the growth of certain bacteria such as *Clostridium botulinum*. If you are using such materials, then your HACCP team will need to identify suitable controls to prevent the outgrowth and toxin formation by these dangerous bacteria.

The packaging may also emit gasses or absorb them from the food, again changing the conditions for growth by microorganisms. Packaging could also protect microorganisms from damage by sunlight. The use of glass containers may introduce an additional physical hazard, especially if they are reusable, whereas the use of aseptic filling lines may reduce the likelihood of contamination from the

environment.

## 5. How is the product going to be stored and distributed?

The main options for storage and distribution are:

- ambient
- chilled
- frozen

Some common hazards will be controlled by freezing food, for example bacteria will not grow at frozen temperatures and most parasites, for example those found in fish, are destroyed by prolonged freezing of food. However, the storage and distribution of chilled foods may introduce additional hazards, such as *Listeria monocytogenes*. Prolonged ambient storage may render some foods susceptible to mould growth and toxin formation.

## 6. What is the shelf life of the product?

The shelf life that you assign to your products should be sufficiently long to allow your customers to make full use of them. However, in general, the longer the shelf life of a product, the more likely it is to spoil within date and the more food safety hazards it will present. As such it is advisable to think carefully about the need for an extended shelf life and it may be appropriate to undertake shelf life testing to verify that the products perform as expected throughout their shelf life.

### Durability date

If you are satisfied that no food safety issues will be presented by your products at the end of their shelf life, you should assign a “Best Before” date to the product. If, however, the food is likely to present a danger to health on expiry of the durability date, a “Use by” date should be applied.

## 7. State what your advice is to the purchaser for storing, handling and preparing the product

You should consider whether instructions for the storage, handling and preparation of the product are necessary to ensure the safety of the consumer. Such instructions should be in addition to other control measures introduced during manufacture and might include:

- Storage instructions prior to opening packaging
  - “Store in a cool dry place”
  - “Keep refrigerated”
  - “Keep frozen”
- Storage instructions once packaging has been opened
  - “once opened, keep refrigerated and use within 3 days”

- Cooking instructions
  - “Cook at 200°C for 30 minutes. Check that food is piping hot before serving”

## Preparatory Stage F: Identify intended use of the product

***This page is currently being updated. Apologies for any inconveniences caused.***

### Statement

The HACCP team need to have a thorough understanding of the intended use of the product(s) included in the HACCP study so that they may undertake an accurate hazard evaluation as part of the Hazard Analysis.

How is this stage achieved?

There are two key factors which are relevant here:

1. The nature of the intended customer.
2. The extent of any further processing of the food prior to consumption.

### **1. The nature of the intended customer**

You should consider whether the product is intended for supply to other food businesses or direct to the final consumer. You should also consider whether target consumers fall into one of the following vulnerable groups. Ask yourself “Do the consumers of my product have a particular food safety requirement?” It is your responsibility to understand your target group and increase your knowledge and awareness of hazards (physical, chemical, biological and allergens) that are of a particular concern to the vulnerable group/s.

<b>Vulnerable group</b>	<b>Considerations</b>
Allergy sufferers	Is the product intended to be consumed by sensitive groups who may be allergic to specific food ingredients. Are claims such as “free from” made on the product label and if so are such claims substantiated? Disclaimers such as “May Contain” should only be made where a thorough risk assessment identifies a residual risk of contamination by a food allergen after all reasonable control measures have been applied. <sup>[1]</sup>
Young	Infants and young children are regarded as a vulnerable group when it comes to food safety. You need to think about what additional hazards may be specific to this target group (e.g. <a href="#">type of food</a> <sup>[15]</sup> , size of food, choking hazards, mineral levels).
Elderly	If elderly people are going to consume the product think about hazards that are specific to this group. Older adults are more susceptible to foodborne illness. The immune system often weakens as you get older and stomach acid also decreases, stomach acid plays an important role in reducing the number of bacteria in our intestinal tracts and the risk of illness.

[1] See [FSA Guidance on food allergen management](#) <sup>[16]</sup>

<b>Vulnerable group</b>	<b>Considerations</b>
Pregnant	There are some <a href="#">foods that pregnant women are advised to avoid</a> <sup>[17]</sup> consuming because they can make the woman ill or harm the unborn child.
Immunocompromised/ immunosuppressed/ immune deficient	Is the product to be consumed by people that have an <a href="#">impaired immune response</a> <sup>[18]</sup> (for instance those undergoing chemotherapy or have AIDS, premature infants or transplant recipients that take drugs to prevent their body from rejecting the new organ). Consideration should be given to that fact that the immune system may be prevented from attacking harmful microorganisms in food.

### **Note this list is not exhaustive**

Again, the HACCP team should consider the likely abuse/unintended use of the product by the customer or final consumer (See guidance on this under Preparatory Stage E). You should consider if the product you produce could result in it being sold to a market other than that intended.

## **2. The extent of any further processing of the food prior to consumption.**

Different microbiological criteria will apply depending on whether the food product is supplied raw, processed or ready to eat to the final consumer. The HACCP team will need to clearly define which of these categories applies to the food and what, if any, instructions will need to be provided to the customer to assure the safe consumption of the food.

For example, if the product is supplied to the customer as a ready to eat food, this should be clearly stated on the labelling. Most importantly, however, the HACCP team will need to ensure that any decisions made during the hazard analysis element of the HACCP study takes into account the fact that the food will receive no further processing prior to consumption. Critical control points identified by the HACCP team in the production of such foods will need to “prevent or eliminate” hazards arising from the presence of pathogens such as *Salmonella* and *E.coli* o157.

For other types of food, clear information, typically on the food label, should be provided to the consumer where steps are required to be taken prior to the consumption of food to make it safe. For example, a product containing raw poultry should be clearly labelled as such and include clear, validated cooking instructions. It may be that the identified critical control points for a raw or processed food are sufficient to reduce a hazard, such as *Salmonella*, to an “acceptable level” rather than total elimination because the food will be subjected to further processing by the customer.

## Preparatory Stage G: Construct a flow diagram

A process flow diagram shows all the steps involved in the process outlined in the scope of the study. The scope is defined in [Preparatory Stage C](#) [19].

### Making a process flow diagram

The HACCP team or the person leading the development of the HACCP study should construct a flow diagram. Whatever format you choose, all steps in the process outlined in the scope of the study should be included.

You may wish to use a schematic layout of the factory to help you. Knowledge of what actually occurs in your processes is essential.

### Listing the steps in the process

List each step in the process or module. You should consider what happens all the way from receiving the raw materials, through to at least the point of despatch or up to the point of final consumption of the product.

Think about:

- Preparation
- Packing
- Storage
- Distribution
- You could also consider the following:
  - Raw material addition (including water)
  - Services (air, water, steam)
  - Any temporary product storage or hold periods (particularly during peak production times)
  - Recycle or rework loops

- Process delays

You can use a linear or modular format for your process flow diagrams. This might depend on how complex your processes are, and whether parts of a process are the same for several products.

View '[Process flow diagrams](#) [20]' for some examples of linear and modular diagrams and when you would use them.

Draw a rough paper sketch of the product flow. Consider how the process is managed and what could realistically happen while it's in progress. For example, consider optional and intermittent activities.

## Including technical data

The inclusion of relevant technical data will depend on the complexity of the operation. This data is useful at the Critical Control Points that you will identify later.

Technical data could include:

- Time for process or process element (e.g. fry for 2 minutes at 190°C or cool to <5°C in 4 hours)
- Temperature at different parts of the process (e.g. fry at 190°C for 2 minutes or cool to <5°C in four hours)
- Line speed
- Floor plan, equipment and services layout
- Segregation of low/high risk operations
- Personnel routes
- Flow conditions for liquids and solids (psi=pounds per square inch or temperature in °C)
- Waste flows
- Movement routes for raw materials/ingredients

A piece of equipment may have several functions (e.g. a bottle filling machine including rinsing, volumetric/gravity/vacuum/hot fill and capping functions). All functions should either be included in the description at the process step OR each function entered as a different process step.

## Preparatory Stage H: On-site confirmation of flow diagram

### Statement

The flow diagram must be checked to verify that it is correct and shows all steps involved in the process as outlined in the Scope of the study (Preparatory Stage C).

## How is this stage achieved?

The flow diagram should be confirmed as being correct. It is recommended that this is carried out by someone not familiar with the process in addition to members of the HACCP team. The advantage of having someone not familiar with the process to check the diagram is that “they are a fresh pair of eyes”, and may identify a step that has been overlooked.

You may wish to consider the following:-

- Ensure it is a current and accurate representation of the process/module
- Ascertain if practices are the same for all shift patterns, differing staff levels, seasonal variations, all production patterns (e.g. high and low production volumes)

### Documentation and Records

1. Record that the flow diagram has been confirmed as being correct
2. Record the date it was confirmed as correct
3. Record who confirmed the flow diagram as being correct

Records of out-of-date flow diagrams must be kept.

### Review

The flow diagram shall be subject to review and should be current and accurate at all times. Amend the flow diagram as the process changes.

## Principle 1.1: Identify and list potential hazards

### What does this mean?

A hazard is something that has the potential to cause harm. This principle requires you to identify all such hazards that may reasonably occur in the production of your food. Hazards may be physical, chemical, allergenic or microbiological in nature and, depending on the size and complexity of your food business, you may need to consider each category in turn.

### How is this stage achieved?

You should already have completed much of the groundwork for this step in [Preparatory Stage C](#) <sup>[19]</sup> by identifying relevant hazards. If you skipped this stage then you are encouraged to return and complete it now.

Once you have produced a list of relevant hazards, you should refer to your process flow diagram (see [Preparatory Stage G](#) <sup>[21]</sup>) and work through each process step of the flow diagram in a logical way,

recording the relevant hazards on MyHACCP as you go.

When identifying hazards you should consider:

- The likely presence of the hazard in raw materials
- Whether the hazard may be introduced during a process step
- Potential for the survival, multiplication or increase in frequency of a hazard at a process step

## What will be the result?

On completion of this stage you will have completed a list of hazards which are reasonably likely to occur in your food. This can be considered to be a "long list" which will now be subject to a process of evaluation to reduce it to a "short list" of hazards that should be considered further in this study.

## Principle 1.2: Conduct a hazard analysis

### What does this mean?

For a HACCP plan to be effective, control measures need to be targeted at those hazards which are more likely to occur in practice and which if they occur may lead to actual harm. The process of identifying such significant hazards is known as "Hazard Analysis" and requires you to work through each process step in turn, describing the identified hazards and then ranking them in terms of their likelihood of occurrence and severity. At the end of this process, you will be required to identify suitable control measures for those hazards ranked as significant (see [Principle 1.3](#) [22]) but can ignore any hazards which you have ranked as insignificant.

### How is this stage achieved?

#### 1. Write a hazard description for each hazard

MyHACCP will invite you to write a brief description for each of the hazards that you identified in Principle 1.1. The description should refer to the source or cause of the hazard and whilst brief, should contain sufficient detail to properly characterise the hazard. When writing the hazard description you should include one of the following terms which provide an explanation of the nature of the hazards at each process step. Using the same terminology throughout the HACCP plan will help you to produce a coherent plan.

Presence:

Use this description when the hazard is likely to be already present in the food at the process step. For example:

- Presence of *Salmonella* in raw chicken pieces



- Presence of *E.coli* o157 in raw beef mince
- Presence of stones in sacks of chick peas
- Presence of bones in fish

#### Introduction:

This description should be used where the hazard is potentially introduced at the process step itself. For example:

- Introduction of *E.coli* o157 by cross-contamination from utensils
- Introduction of glass from broken light fittings
- Introduction of *Listeria* from condensate dripping into open food

#### Growth:

This description should be used where there is potential for growth of microorganisms at a process step. For example:

- Growth of *Salmonella* during ageing process
- Growth of *Clostridium perfringens* during cooling
- Growth of moulds during maturing process

#### Survival:

This description should be used at a process step which will not adequately remove the hazard. For example:

- Survival of *Clostridium botulinum* spores
- Survival of *Trichinella* parasites
- Survival of spoilage spore-forming bacteria

So far you have identified a “long list” of hazards and briefly described how they are likely to have arisen in the food. The next task is one of the most important of the HACCP process: the identification of those hazards which are significant and the rejection of those which pose no significant risk to the consumer and can be controlled by your prerequisite programme. The purpose is to produce a “short list” of significant hazards which must be considered further by the HACCP study. This will be achieved by you scoring each of the identified hazards in terms of “Severity” and “Likelihood” to obtain a “Significance” score.

## 2. Provide a severity score for each hazard

MyHACCP uses a 1-3 scoring system to specify the severity of each identified hazard, in terms of the potential harm that could be caused to the consumer. A score of 1 indicates low severity of the hazard, and 3 is high severity. You should base your severity score purely on the potential outcome of the hazard remaining in the food at the time it is consumed. Do not consider the likelihood of this happening, as this is covered in the next stage.

## Score 1: Low severity

Here there is little risk of serious harm to the consumer although there might be some concerns regarding the quality of the product. Some examples of low severity issues which may score a “1” here include:

- Taints in food where there is no actual chemical contamination; for example, exposure to diesel exhaust fumes or taints from packaging
- Discolouration of food
- Use of wrong ingredient (except if this introduces an undeclared allergen)
- Incorrect “Best before date” applied

## Score 2: Medium severity

This type of hazard could cause serious harm to the consumer, for example short term illness or perhaps slight cuts or abrasions. Typical examples of this type of hazard might include:

- Foreign objects which are unlikely to be ingested or to present a choking hazard
- Residual detergent in process equipment
- Enteric viruses such as Norovirus
- Pathogenic bacteria such as *Campylobacter*, *Bacillus cereus* and *Staphylococcus aureus* which rarely cause serious illness
- Pesticide or heavy metal residues in food

## Score 3: High severity

This type of hazard could cause actual significant illness such as food poisoning or actual bodily harm such as choking or internal bleeding. Typical examples might include:

- Pathogenic bacteria or their toxins which cause serious illness or may kill such as *E.coli* o157 and other VTEC, *Salmonella*, *Clostridium botulinum*.
- Protozoa such as *Cryptosporidium*
- Sharp glass or metal fragments which might be ingested
- Food allergens

## 3. Provide a likelihood score for each hazard

This is an assessment of the likelihood that the hazard will actually occur. Careful judgement should be exercised here to ensure that an effective filter is put in place to ensure that you do not spend an inordinate amount of time taking measures to prevent an event that is unlikely to happen in the first place. When considering this score you should take into account:

- The product description as set out in [Preparatory Stage E](#) [23] and in particular any chemical or physical properties of your food which might encourage or inhibit microbial growth
- Any published guidance on the likelihood of the hazard, such as food poisoning statistics or information produced by the [Food Standards Agency](#) [24]
- The history of such hazards associated with your food

You should score the likelihood of the hazard actually occurring on a scale of 1 to 3.

- Score 1 indicates “Low” likelihood. Here it is unlikely, although still possible, that the event will occur. In other words, it is possible but not probable that the hazard will occur in practice.
- Score 2 indicates “Medium” likelihood. Here it is reasonably foreseeable that the hazard will occur. It could happen although there may not be any evidence of it having happened before.
- Score 3 indicates “High” likelihood. It is very likely that the hazard will occur.

#### 4. Determine your significant score

Once you have entered values for the “Severity” and “Likelihood” for a given hazard at a process step, a “Significance” rating score (9 is the maximum score) will automatically be generated.

You should now identify a significance score above which you are going to consider the hazard to be significant and take it forward to the next stage.

For example:

If you specify that a score of 3 is significant all those hazards scoring 3 or above will be taken through to the next stage in MyHACCP ([Principle 1.3](#) [22]), all those hazards scoring 2 and below will be controlled and managed through effective prerequisite programmes.

If you specify that a score of 4 is significant all those hazards scoring 4 or above will be taken through to the next stage in MyHACCP ([Principle 1.3](#) [22]), all those hazards scoring 3 and below will be controlled and managed through effective prerequisite programmes.

## Principle 1.3: Specify the control measures for each hazard

### What does this mean?

Control measures are actions and/or activities that are taken to prevent, eliminate or reduce the occurrence of a hazard that you have identified.

### How is this stage achieved?

Only significant hazards (those above your predetermined significance score trigger point) will be carried forward to this stage.

For each significant hazard record what actions and/or activities are to be taken to prevent, eliminate or reduce the hazard to an acceptable level.

Control measures are often confused with monitoring. Monitoring is carried out to check that the control measure put in place to control the hazard is working. Here are the definitions of “control measure” and “monitoring” to help you understand the difference:

## Control measure

Any action and/or activity that can be used to prevent or eliminate a food safety hazard or reduce it to an acceptable level.

## Monitoring

Conducting planned observations or measurements to assess whether a CCP is under control.

You should remember that:

- More than one control measure may be necessary to effectively manage a specific hazard. For example, use of a metal detection system, maintenance of the detection system, and training on using it might all be needed to avoid the hazard of metal pieces in food.
- One control measure may manage more than one hazard. For instance, oil temperature and fry time can be an effective control for reducing both numbers of Salmonella and Campylobacter in fried food.
- Control measures are not always carried out at the same Process Step where the hazard arises. For example a hazard at Process Step 1 may be 'presence of metal in raw material from supplier'; this may have several controls including the use of only pre-approved suppliers, or supply to an agreed specification. These controls will appear at Process Step 1, however a control measure at Process Step 15 'effective working metal detector and rejection system' is also a control for this hazard.

A table to show examples of an identified hazard at a process step, its likely cause, the control measures for the hazard and how these are monitored

<b>Step number</b>	<b>Process step description</b>	<b>Hazard and possible cause</b>	<b>Control measure</b>	<b>Monitoring</b>
10	Deep frying	Survival of bacteria due to undercooking: low oil temperature or short exposure time	Stated oil temperature and fry time	Checks on the continual measurement of oil temperature to be taken on the first product at the start of the shift, every 30 minutes thereafter and on the last product of the shift. Timer with alarm to be activated as each batch is placed in the fryer
15	Metal detection	Introduction of metal from broken machinery used in other process steps	Effective working metal detector and rejection system	Metal detector checks taken at the start of a run, end of a run and every 20 minutes. The checks are carried out using 1.5mm Ferrous, 2.0mm Non-Ferrous and 3.0mm Stainless Steel, all are to be detected and rejected by the metal detector

Step number	Process step description	Hazard and possible cause	Control measure	Monitoring
15	Metal detection	Introduction of metal from broken machinery used in other process steps	Prerequisite requirement of Planned preventative maintenance	Routine maintenance will be carried out as outlined in the Planned preventative maintenance procedure PPM01
15	Metal detection	Introduction of metal from broken machinery used in other process steps	Prerequisite requirement of Training	All staff in must be trained in operation and checking of the metal detector

## Principle 2: Determine the Critical Control Points (CCPs)

### What does this mean?

A Critical Control Point (CCP) is a step at which control can be applied and is essential to prevent or eliminate a food safety hazard, or reduce it to an acceptable level.

### How is this stage achieved?

The correct determination of CCPs is vital to ensure that there is effective management of food safety. The number of CCPs in a process will depend on the complexity of the process itself and the scope of the study (for example, whether there are just a few types of hazard, or lots of different hazards).

CCPs should be determined through experience and judgement; this may be aided by the use of a decision tree.

### If you decide to use a decision tree

There are many different decision trees to choose from. The MyHACCP tool shows you the Codex decision tree or Campden BRI decision tree, but you are not restricted to using these. You can use a decision tree of your choice, some businesses devise their own.

- [Codex decision tree](#) [25]

- [Campden BRI decision tree](#) [26]

Using the Campden BRI decision tree, Process steps where hazards are effectively controlled by prerequisite food hygiene requirements will not be identified as CCPs. Using this tree will therefore typically generate fewer CCPs than the Codex decision tree. Your prerequisite food hygiene requirements will need to be well developed, implemented and maintained to ensure continued safe production of food. For example, if you take the physical hazard glass and run it through both decision trees, the Codex tree will identify it as a CCP whereas the Campden BRI decision tree will not, as long as effective prerequisite requirements are in place to control it.

## Using MyHACCP to work through a decision tree (Codex or Campden BRI's)

Apply the HACCP decision tree (whichever one you use) to each hazard at each process step. You will be prompted to record responses to the questions (yes or no). Campden BRI decision tree has 6 questions: Q1,Q2,Q2a,Q3,Q4,Q5 whereas the Codex decision tree has 5 questions: Q1, Q1a (N.B. Q1a 'Is control at this step necessary for safety?' is not identified by a number on the tree), Q2,Q3,Q4.

If using the Codex Decision Tree the following guidance to each question may help.

- Q1. Do control preventative measure(s) exist? This refers to control measures.
- Q2. Is the step specifically designed to eliminate or reduce the likely occurrence of a hazard to an acceptable level? This refers to the process step (not the controls).
- Q3. Could contamination with identified hazard(s) occur in excess of acceptable level(s) or could these increase to unacceptable levels? Think about this in terms of 'if you lost control'.
- Q4. Will a subsequent step eliminate identified hazard(s) or reduce likely occurrence to an acceptable level? This refers to whether there is another process step further on in the process flow diagram that will eliminate identified hazard(s) or reduce likely occurrence to an acceptable level.

You should keep a record of the decision tree you use and the reasons for your answers to each of the questions asked.

If in doubt over the answer to a question, assume the worst situation until you have evidence to say otherwise.

If no CCPs are identified, you should look again at the decision tree you used and check your answers to the questions, in case you have missed anything. However, if you are using [Operational Pre-Requisite Programmes](#) [2] (OPRP), these may be controlling some significant hazards in your process. Operational Pre-Requisite Programmes are broad controls (for example, temperature control) which may be critical to food safety.

# Documentation and Records

You should keep evidence of how you determined whether control of each hazard is a CCP or not. If your decisions are based on the experience and judgment of HACCP team members, you should document their experience and the reasons for the judgments made, for every hazard you considered.

If you are using a decision tree to help with this decision-making process, you should keep a copy of the decision tree you use.

## Review

A review of this principle should be planned for and triggered if there are changes within the company (e.g. a change to the process, ingredients, products, technology). [Principle 6 includes further details on reviewing your HACCP plan](#) [27].

## Principle 3: Establish the Critical Limits

Critical limits are the values at critical control points (CCPs) that must be achieved to ensure the safety of food. These critical limits must be monitored at CCPs, as [explained in Principle 4](#) [28], and failure to consistently achieve these values must result in appropriate corrective action, as [outlined in Principle 5](#) [29].

### Choosing critical limits

The critical limits that you choose must be suitable to ensure that the control measures that you have selected at the CCPs are adequately controlled. As such, appropriate critical limits should meet the following criteria. They should be:

- **Observable:** Achievement of and any subsequent changes in the critical limits during processing can be detected.
- **Measurable:** Achievement of the critical limits can be confirmed by measurement and any deviations quantified.
- **Subject to “real time” monitoring:** Any observations and measurements must be capable of being made whilst processing is in progress to allow appropriate corrective actions to be made in good time.

Critical limits may be chemical, physical or even procedural in nature depending on the type of hazard that is subject to control. Some examples include:

## Chemical critical limits

- Water activity ( $A_w$ )
- pH
- Salt content
- Mycotoxin levels
- Absence of allergens

## Physical critical limits

- Temperature
- Dried weight
- Time
- Absence of metal
- Viscosity
- Moisture content

## Procedural critical limits

- “Supply of raw beef from approved slaughterhouses which have specific controls in place to minimise the risk of contamination of meat intended to be eaten raw or lightly cooked.”

It is common for a combination of factors to be used as critical limits at a CCP and each must be separately measurable. For example:

- The critical limits for controlling *Salmonella* in chicken pieces at the cooking step (CCP) could be 70°C for 2 minutes. Both the time and temperature are critical limits and must both be achieved.

## MyHACCP tool requirements

MyHACCP requires you to provide information on the following:

### 1. What is the critical limit for this critical control point?

You should insert the values and any relevant units of measurement. For example:

- “70°C for 2 minutes”
- “ $A_w$  of 0.92”
- “pH of 4.0”



## 2. Provide details of how the critical limit was determined

Some critical limits are set out in legislation, for example for the pasteurisation of milk (in [Regulation 853/2004 Chapter II, Article 3, Annex III, Section IX, Chapter II, Paragraph II \(1\)](#) <sup>[30]</sup>) whereas others may be obtained from guidance issued by the Food Standards Agency, Industry Guides, trade associations or published in peer-reviewed journals. Care must be taken to ensure that critical limits are based on scientific evidence, as [outlined in Principle 6](#) <sup>[27]</sup>.

## 3. Is the critical limit appropriate to control the specific hazard?

The critical limit selected must be adequate to either prevent, eliminate or reduce the identified hazard to an acceptable level.

## 4. Is the critical limit measurable or observable in real time?

It is possible for some critical limits to be observed rather than actually measured, for example water can be seen to boil. However, it must be possible to detect such changes in real time.

Microbiological criteria are rarely useful as critical limits because their measurement normally involves a time delay whilst cultures of the relevant microorganisms are grown.

## 5. Is there a target value?

Target values may be selected which are more stringent than the critical limit values required to control the hazard to assist in the early detection of potential process failures. For example:

- The critical limits for controlling Salmonella in chicken pieces at the cooking step (CCP) could be 70°C for 2 minutes. However, a target value of 72°C could be set to provide extra assurances that the minimum temperature will be consistently achieved.

Where a target level is set, the difference between this target and the critical limit is known as the tolerance.

## Documentation and Records

Details of how the critical limit was established (including sources of information or data used) need to be recorded.

# Review

A review of this principle should be scheduled and triggered if there are changes within the company or new information becomes available (e.g. legislation, emergence of a new hazard), as [outlined in Principle 6](#) [27].

## Principle 4: Establish a Monitoring System

Monitoring is a planned sequence of measurements or observations at critical control points to ensure that the critical limits are continuously achieved.

### How is this stage achieved?

The purpose of monitoring is to confirm that the critical limits are being continuously achieved and to detect any loss of control to enable effective corrective action to be taken.

Procedures for monitoring should be established and all relevant staff should be trained in the appropriate methods as well as in the appropriate recording of results. The nature and frequency of monitoring will depend on the critical limits that are subject to the monitoring and the likelihood of any anticipated changes.

Issues to consider are:

- Nature of monitoring: Monitoring can be made by taking appropriate measurements or by making observations. For example temperature measurement or observation of colour change in a food.
- Method of monitoring: Monitoring procedures may involve either in-line or off-line systems.
  - In-line systems involve the taking of measurements during the process and may be either continuous, such as using an in-line thermometer or non-continuous for example by inserting a temperature probe into food.
  - Off-line systems may involve the taking of samples for rapid testing for example to determine pH or  $A_w$  using calibrated meters.
  - All monitoring equipment must be calibrated and working correctly.
- Frequency of monitoring: The frequency of monitoring will depend on a number of factors:
  - Nature of the product. The frequency of monitoring may be reduced if the products are all of a uniform size.
  - Nature of the process for example monitoring may be reduced for automated processes compared with manual ones.
  - Nature of production Monitoring may be carried out per batch and hence the size and number of batches produced during a day may influence the frequency of monitoring.
  - History of previous checks: Once an initial frequency of monitoring is established it will be possible to either increase or reduce down the frequency depending on the results obtained.

It should be noted that both the initial nature and the frequency of monitoring will be subject to [verification, as outlined in Principle 6](#) [27], to ensure that the monitoring is effective.

To help you to properly describe your monitoring strategy, MyHACCP requires that you answer a series of questions:

### 1. What monitoring activities are going to take place at this CCP?

You should specify whether you intend to undertake a series of observations or measurements or a combination of both and whether these will be in-line or off-line.

### 2. Specify how frequently the monitoring activities are to be carried out

For non-continuous in-line and off-line monitoring you should specify a frequency for the measurements or observations to take place. For example, "every 30 minutes" or "every batch" or "at the end of the cooking process". For in-line monitoring systems the frequency of manual checks, if required, should be specified.

### 3. Define how the monitoring activities are carried out

You may prefer to refer to a work instruction where the methodology of monitoring is clearly explained. Such methods should include details of the equipment to be used.

### 4. Who is responsible for monitoring actions at this CCP?

The responsibilities for undertaking monitoring should be clearly defined and those responsible must have received adequate training in the relevant procedures. Thought should be given to who is best placed to regularly perform monitoring tasks. Larger businesses may have quality assurance staff to oversee monitoring but production operators may be in a better position to reliably perform these functions.

### 5. Please state the name and job title of the deputy, if applicable

### 6. Where are the results of monitoring recorded?

Reference should be made to any documents, online systems or log books where the results of monitoring are recorded.

### 7. Will the monitoring records be checked and signed off by anyone?

It can be helpful for monitoring records to be signed off by a person who is not directly involved in the monitoring process.

# Documentation and records

Record who is to carry out each monitoring activity (specify job title or name). Ensure they are competent to do this and that their training is appropriate to the task being performed. There should be a detailed description of precisely how to carry out the monitoring. They must have the knowledge and authority to take the prescribed corrective action if the critical limit is not achieved. Records of training and competency assessment should be maintained.

Document what control parameter (i.e. temperature, flow, pH) is to be assessed, how the monitoring is going to be carried out and the frequency at which it is to be performed. For the frequency state if it is continuous or discontinuous. If discontinuous state exactly how often the monitoring will be performed. Ensure that this is adequate to confirm control. Monitoring systems should be supported by specifications, procedures and work instructions.

Monitoring records should include the date and time the activity was carried out and actual result. All records and documents associated with monitoring CCPs must be signed by the person(s) doing the monitoring and, where possible, by another nominated person that is responsible for reviewing the monitoring results (typically this would be a manager).

## Review

A review of this principle should be scheduled and [triggered if there are changes within the business, as outlined in Principle 6](#) [27].

# Principle 5: Establish a Corrective Action Plan

Corrective action should be taken by nominated persons whenever monitoring reveals that critical limits are not being achieved at critical control points.

## How is this stage achieved?

Corrective actions are a set of planned actions that should be carried out by nominated persons. There are two types of corrective action:

- Corrective actions intended to prevent loss of control at a CCP: This may become apparent when monitoring at a critical control point identifies a failure to achieve target values but the critical limits have not yet been breached. Appropriate responses to this type of event may be an adjustment of the process to prevent loss of control and an investigation into why the target values were not achieved.
- Corrective actions to be taken when loss of control at a CCP has been identified. This will be the case when monitoring has identified that a critical limit has not been achieved and will require the following response:
  - Restore control to the system
  - Identify and place under control any affected product
  - Investigate the cause of the loss of control

You must decide upon and document specific corrective actions that are to be taken if monitoring results for a CCP show that there has been a failure to meet the critical limit. The action to be taken must ensure that the CCP is brought back under control.

When deciding upon corrective actions for a CCP it would be helpful to consider the following:

1. **What are you going to do straight away?** Think about the need to stop the process; quarantine the product; and make quick adjustments to relevant equipment or the process for example by increasing the process temperature or extending the process time.
2. **What are you going to do about affected product that has been produced since the last good check?** (This may be in storage/despatch.) This does not include recalling the product, because monitoring should be sufficient to capture the issue before the product has left site. Think about the need to quarantine the product from the last good check i.e. product manufactured during out-of-control conditions, disposal of the product.
3. **What are you going to do to in the future?** Think about reworking the product if this is appropriate, carrying out an investigation (review cause and correction to prevent recurrence), disposal of the product.
4. **Allocate clear responsibility for the above**, for instance who is authorised to dispose/rework the product or take the appropriate corrective action.
5. **Are all personnel trained and competent for performing the activities stated?** Think about training and competency of personnel involved with any of the above.

## Documentation and Records

Document the corrective action to be taken when a CCP exceeds its critical limit and who is responsible for this action, or other actions such as disposal, rework. Relevant records must be kept including training records and what happened to the batch of product that was affected by the corrective action.

In a well-organised system it should be possible to identify a procedure which contains the details of the corrective action and who has the authority to authorise the corrective action.

## Review

A review of this principle should be scheduled and [triggered if there are changes within the business as outlined in Principle 6](#) [27].

## Principle 6: Verification

Verification is the principle which confirms that the HACCP plan if followed will produce safe food for the final consumer.

# How is this stage achieved?

The process of verification has three key components:

- Validation - "Will the HACCP plan ensure that safe food will be produced?"
- Verification - "Is the HACCP plan working, is it producing safe food?"
- Review - "Is the HACCP plan up to date?"

## 1. Validation

Validation is the process by which you can prove that all of the judgements and assumptions that you have made to identify and evaluate relevant hazards, identify controls, correctly select critical control points, establish effective monitoring and corrective action procedures are all based on scientific fact. If each and every component of the HACCP system is based on science, then the whole system will be valid.

MyHACCP requires that you document your validation study and this could follow the following format:

- Identification of hazards
  - You should reference an authority (journal, guidance, textbook) for each identified hazard or record the reasoning of the HACCP team for the inclusion of each hazard in the HACCP plan.
- Evaluation of hazards
  - You should include a written justification for the hazard evaluation process used to identify significant hazards in [Principle 1.2](#). [31]
  - An explanation of why a given hazard has been discounted should be included.
- Selection of critical control points
  - You should specify the method used to select critical control points. For example, use of the [Codex Alimentarius decision tree](#) [32].
- Define critical limits
  - Critical limits can often be validated by reference to relevant literature such as legislation or Industry Guides.
  - If such critical limits are selected then you must demonstrate that your process is capable of operating at the proposed critical limits.
  - If there is no published evidence that proposed critical limits will be sufficient to achieve control at a CCP, it will be necessary to conduct suitable validation exercises such as mathematical and/or microbiological modelling supported by challenge testing or other relevant studies.
- Establish corrective actions
  - Where a corrective action includes an option to rework or reuse a non-conforming product, evidence must be provided to guarantee that such reuse will result in safe food.

This may seem like a complicated process but in practice there are well established safe methods of production for most common types of foods. As such, reference to guidance published by respected bodies such as the Food Standards Agency, Campden BRI, Leatherhead Food Research or the Institute of Food Research will often suffice.

For example, consider the production of vacuum packed ham joints. The validation study might make

reference to the following documents to validate the HACCP plan, which identifies *Clostridium botulinum* as a significant hazard and sets critical limits of 90°C for 10 minutes at the critical control point of cooking:

- Food Standards Agency guidance on the safety and shelf-life of vacuum and modified atmosphere packed chilled foods with respect to non-proteolytic *Clostridium botulinum* (2008)
- A code of practice for the manufacture of vacuum and modified atmosphere packaged chilled foods 2nd Ed 2009 (Campden BRI)

In addition to this, the validation plan would need to demonstrate that the equipment used to boil the hams is capable of reaching and maintaining this temperature for the required time. Alternatively, should the business decide to cook the joints at 75°C for 45 minutes instead of 90°C for 10 minutes, they would need to produce their own evidence that this would be adequate to control *Clostridium botulinum*, which might involve the recruitment of specialist consultants and the use of microbiological modelling.

## 2. Verification

The process of verification involves taking sufficient steps to ensure that the procedures set out in the HACCP plan are working in practice and in particular that the critical limits are sufficient to ensure that the identified hazards are controlled at critical control points.

In practice this can involve the following steps:

- Taking measurements, for example temperatures, at various points along the process to ensure that the system is behaving as expected.
- Targeted microbiological and/or chemical sampling of intermediate and final products to ensure that the food is meeting expected standards.
- Auditing documents throughout the system to ensure that the correct information is captured, recorded and acted upon in accordance with the HACCP plan.
- External audits on suppliers to verify that raw materials meet expected criteria.
- Staff assessments to ensure that procedures are fully understood and that staff are competent to perform any tasks allocated to them.
- Trend analysis of monitoring data to determine whether process controls are adequate and tolerances realistic.
- Analysis of customer complaints and third party audits to identify any potential gaps in the HACCP plan.
- Analysis of waste and rework figures to ensure that they correspond with records of corrective actions.

## 3. Review

Your HACCP plan should be up-to-date at all times and reflect any changes that may have taken place since the HACCP study was last carried out. It is recommended that reviews of the HACCP system should be carried out on a routine basis, so all HACCP plans should have built into them a scheduled review which should take place at a prescribed time interval even if nothing has changed. At an absolute minimum this should be annually and cover all areas of the HACCP plan. Any changes should be recorded and a validation study carried out to ensure that the HACCP plan is still capable of producing safe food.

Once a review has occurred it must be documented even if nothing has changed. Those responsible for carrying out a review (usually the HACCP team in larger businesses) need to ensure that a proposed change does not adversely affect conclusions reached in the HACCP study and compromise product safety, and that the HACCP study is kept up-to-date.

In addition, the HACCP plan should identify circumstances that would initiate or “trigger” a review. Some examples of such triggers might include:

- Changes in raw materials or product formulation
- Introduction of new product
- Change in raw materials supplier
- Change in processing system
- Change in layout or environment
- Modification to process equipment or new equipment
- Failures in system e.g. corrective action or product recall
- Anticipated change in customer or consumer
- Any report from the market place that indicates a health or spoilage risk associated with the product
- Emergence of a new food-borne pathogen (such as bacteria that can cause illness) with public health significance or other health issue
- Changes in legislation

## Documentation and Records

Records of validation and verification studies are to be kept as evidence that they have been carried out successfully and to assist with a due-diligence defence.

## Principle 7: Establish documentation and record keeping

Efficient and accurate record-keeping is essential to the application of a HACCP system.

### How is this stage achieved?

In the unfortunate event of a food safety incident that is connected to your products you may have to show that you have taken all reasonable precautions to produce food safely. Demonstrating that the principles of HACCP have been correctly applied as required by law and that documentation and records are kept, may provide evidence of due diligence in the event of legal action.

Documentation and record-keeping should be:

1. Appropriate to the nature and size of the operation – your local environmental health practitioner will be able to guide you on this requirement.
2. Sufficient to assist the business to verify that the HACCP controls are in place and being



maintained.

## What to consider regarding documentation

- What records need to be kept?
- How are they to be stored – e.g. hard copy, electronic?
- Where are the documents to be stored?
- How long are the records to be retained for? (what is an appropriate time, think about the shelf-life of the product and possibly how the product may be misused)
- Who is responsible for the records?
- Who needs frequent access to the records?

## Examples of documentation

- The HACCP plan
- List of hazards and details of the hazard analysis
- CCP determination
- Critical limit determination
- Training needs analysis
- Procedures – e.g. standard operating procedures, corrective action procedure
- Work Instructions

## Examples of records

- CCP monitoring activities
- Deviations and associated corrective actions
- Verification procedures performed
- Modification to the HACCP plan
- Training undertaken
- Daily records (glass and brittle plastic check)
- Visual inspection reports
- Team meeting records
- Processing records

## Review

A review of this principle should be scheduled and triggered if there are changes within the company ([see Principle 6](#) [27]).

During a review you may wish to consider the following:

- Does the documentation cover all of the HACCP system operation?
- How is the document controlled with regards to update and issue etc?
- Are all documents accurate and current?
- Are verification procedures documented?
- How is change and version control managed?

**Source URL:** <https://myhaccp.food.gov.uk/help/guidance/preparatory-stage-a-prerequisite-food-hygiene-re>

### Links

- [1] <https://myhaccp.food.gov.uk/help/guidance/general-requirements-be-considered-each-prerequisite>
- [2] <https://myhaccp.food.gov.uk/help/guidance/operational-prerequisite-programmes-oprps>
- [3] <http://www.fao.org/docrep/012/a1552e/a1552e00.pdf>
- [4] <http://www.inspection.gc.ca/food/safe-food-production-systems/food-safety-enhancement-program/program-manual/eng/1345821469459/1345821716482?chap=4#s6c4>
- [5] <https://www.food.gov.uk/business-guidance/hygiene-requirements-for-your-business#food-industry-guides>
- [6] <https://eur-lex.europa.eu/legal-content/EN/ALL/?uri=CELEX%3A32011R1169>
- [7] <https://myhaccp.food.gov.uk/help/guidance/preparatory-stage-a-prerequisite-food-hygiene-requirements>
- [8] <https://eur-lex.europa.eu/legal-content/EN/TXT/?qid=1541780331357&uri=CELEX:32004R0852>
- [9] <https://eur-lex.europa.eu/legal-content/EN/TXT/?qid=1541780363298&uri=CELEX:32002R0178>
- [10] <https://eur-lex.europa.eu/legal-content/EN/TXT/?qid=1541780412349&uri=CELEX:32005R2073>
- [11] <https://www.food.gov.uk/business-guidance>
- [12] <https://www.chilledfood.org/product/microbiological-testing-interpretation-guidance-2nd-edition-2016/>
- [13] <https://myhaccp.food.gov.uk/cymorth/canllawiau/cam-paratoi-g-llunio-diagram-llif>
- [14] <https://eur-lex.europa.eu/legal-content/EN/TXT/?qid=1541793369246&uri=CELEX:32004R0852>
- [15] <http://www.nhs.uk/Conditions/pregnancy-and-baby/Pages/solid-foods-weaning.aspx>
- [16] <https://www.food.gov.uk/business-industry/allergy-guide>
- [17] <http://www.nhs.uk/conditions/pregnancy-and-baby/pages/foods-to-avoid-pregnant.aspx>
- [18] <http://www.fda.gov/ForConsumers/ConsumerUpdates/ucm354783.htm>
- [19] <https://myhaccp.food.gov.uk/help/guidance/preparatory-stage-c-define-scope-study>
- [20] <https://myhaccp.food.gov.uk/help/guidance/process-flow-diagrams>
- [21] <https://myhaccp.food.gov.uk/help/guidance/preparatory-stage-g-construct-a-flow-diagram>
- [22] <https://myhaccp.food.gov.uk/help/guidance/principle-13-specify-control-measures-each-hazard>
- [23] <https://myhaccp.food.gov.uk/help/guidance/preparatory-stage-e-describe-product>
- [24] <http://www.food.gov.uk/>
- [25] [https://myhaccp.food.gov.uk/sites/default/files/resources/codex\\_decision\\_tree\\_0.pdf](https://myhaccp.food.gov.uk/sites/default/files/resources/codex_decision_tree_0.pdf)
- [26] [https://myhaccp.food.gov.uk/sites/default/files/resources/campdenbri\\_guidline42page41.pdf](https://myhaccp.food.gov.uk/sites/default/files/resources/campdenbri_guidline42page41.pdf)
- [27] <https://myhaccp.food.gov.uk/help/guidance/principle-6-verification>
- [28] <https://myhaccp.food.gov.uk/help/guidance/principle-4-establish-a-monitoring-system>
- [29] <https://myhaccp.food.gov.uk/help/guidance/principle-5-establish-a-corrective-action-plan>
- [30] <https://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=OJ:L:2004:139:0055:0205:en:PDF>
- [31] <https://myhaccp.food.gov.uk/help/guidance/principle-12-conduct-a-hazard-analysis>
- [32] <https://myhaccp.food.gov.uk/codex-decision-tree>