Welcome to the North Central Regional Meeting of the Kansas Food Safety Task Force

Salina, Kansas
February 21, 2018
Food Protection Task Force: Overview, Vision, and Volunteers

Adam Inman, Assistant Program Manager
Kansas Department of Agriculture
Overview

• Concept
• Other States’ FPTFs
• Ideas for Kansas’ FPTFs
• Call for Volunteers
FPTF Concept

• Link regulatory, industry, academia, and consumer groups
• Enhance outreach, response, integration, and information sharing
• Increase awareness of potential food supply vulnerabilities
• Create foodborne illness prevention programs
• Improve foodborne illness surveillance systems
• Improve outbreak response
Other States’ Work

- www.foodprotectiontaskforce.com/
Cooling of Large Quantities of Meat for Safety (Chinese)

Filmed in a traditional American BBQ Restaurant, this video demonstrates proper procedures for cooling large quantities of cooked meat. This video is recorded in Chinese, with English subtitles.

Video Series

Food Safety

Tags

WE ARE THE TENNESSEE FOOD SAFETY TASK FORCE. ENHANCING FOOD SAFETY FROM FARM TO FORK THROUGH COLLABORATION, PROMOTION AND EDUCATION.
ACTIVE MEMBERS
The Kansas FPTF Needs:

• Ideas for the Kansas FPTF
• FPTF Steering Committee
• Help spreading the word about the Kansas FPTF
What Do You Think?
Questions

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The Food Recall Process – Food Industry

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Division of Human and Animal Food – West II (IA, KS, MO, NE)
Office of Regulatory Affairs
U. S. Food and Drug Administration
Disclaimer

• The statements herein represent my best judgment as an employee of FDA at this time but do not constitute an advisory opinion, do not necessarily represent the formal position of FDA, and do not bind or otherwise obligate or commit the agency to the views expressed. See 21 CFR 10.85
What is a recall?

• Is it the same thing as a Market Withdrawal?

• What about a Stock Recovery?

• FDA has a specific definition from the regulations. 21 CFR 7.2(g):
  • “Recall means a firm's removal or correction of a marketed product that the Food and Drug Administration considers to be in violation of the laws it administers and against which the agency would initiate legal action, e.g., seizure. Recall does not include a market withdrawal or a stock recovery.” (bolding mine, italics original)
What is a recall?

• “Removal” means bringing the product back to you. So, if it hasn’t left, it isn’t a removal. If you tell a customer to “quarantine” the product, that is not a removal.

• “Correction” means bringing the product in compliance with the law by either correcting the violative condition OR by rendering the product into something that is no longer a food (destroying it or converting it to a non-food use).

• “Marketed” means the product is not under your control: either in your facility or at a distribution center you own or control. Once it is in the hands of a separate entity (a wholesaler, a retailer, a consumer) it is marketed product.
Why recall?

Industry might recall because

• They wish to protect their customers from a potentially hazardous situation
• They wish to maintain good relations and credibility with their customers
• To avoid FDA or state or local public health agencies taking judicial action
• To limit their own civil or criminal liability

FDA is it interested in recalls conducted by industry because

• It is often the fastest and most effective way to remove violative and potentially hazardous product from the market and protect the public
Types of recalls

1. Voluntary: Almost all recalls are voluntary. Voluntary recalls are recalls where the recalling firm decides to recall without a specific legal order from FDA (or other responsible agency) to recall.

   • FDA-requested recalls: A type of voluntary recall where FDA formally requests that a firm recall. An FDA-requested recall is a situation where:
     • The distributed product presents either a risk of illness, injury, or gross consumer deception
     • The responsible firm has not initiated a recall on their own
     • An agency action is necessary to protect public health and welfare
     • You should not wait for FDA to formally request for you to recall: you probably will not get one.
Types of recalls

2. FDA-Mandated recall: written order by FDA to recall a product, section 423(a) of the FD&C Act
   • Reasonable probability the article of food is adulterated or misbranded and the use of or exposure to such article will cause serious adverse health consequences or death to humans or animals (SAHCODHA)
   • FDA has provided the firm an opportunity to recall voluntarily.
   • The firm refuses or does not voluntarily halt distribution or recall in the time and manner prescribed by FDA (if so prescribed).
Reporting of recalls

• The Agency requests that whenever a firm decides to conduct a recall of an FDA regulated product that they inform the recall coordinator in their district. For food recalls, this information is provided on a voluntary basis under 21 CFR part 7. However, there are mandatory reporting requirements of certain types of adulteration and misbranding of food:
  • **Infant Formula Act:** Requires mandatory reporting to the FDA shipments of infant formula that may not provide required nutrients; or may otherwise be adulterated or misbranded, Section 412 of FD&C Act.
  • **FSMA:** Requires mandatory reporting (via RFR) when there is a reasonable probability an article of food (other than infant formula) that a firm has manufactured, processed, packed, OR held is adulterated or misbranded and poses a reasonable probability that exposure to the food will cause SAHCODHA, Section 417 of FD&C Act.
Mandatory RFR reporting

• Reportable Food Registry (RFR) requires a responsible party to file a report through the electronic portal when the food can cause serious adverse health consequences or death to humans or animals

• If the food has left the control of the firm, the firm should conduct a recall (or their supplier should conduct a recall)

• RFR provides for FDA to become aware of situations where a recall should be initiated
Recall Process (industry)

• Identify a problem
  • Customer complaints
  • Test results (internal, customer, FDA or KDA)
  • A recall notice from an ingredient supplier

• Contact your local FDA recall coordinator
  • In Kansas, that is me.

• Determine scope
  • How much product is affected?
  • Preliminary root cause can give clues, but be conservative. Using an overly narrow scope could require an expanded recall later which delays the removal of dangerous product from the market.
Recall Process (industry)

• Identify consignees
  • Ideally, you should be able to identify the accounts who received the specific lots or date range of product subject to recall.
  • If not, it may be necessary to contact any account who *may have* received product.

• Contact consignees
  • Phone, email, regular mail etc.
  • Even if initial contact is by phone, there are advantages to following up with a written communication
    • Provides a clear record of what you instructed your customers to do.
    • Including a response form can provide you with documentation that the consignee read and understood the recall notice.

• Issue public notice (in Class I situations)
  • Press release or posting on your website.
Recall Process (industry)

• Accept returned product
  • Keep records of the amount returned.
  • Keep returned product separate from other product so it isn’t inadvertently redistributed.

• Contact non-responding consignees
  • Keep records of who responded to you about the recall.
  • Make attempts to contact non-responders
  • Record those attempts
  • Make at least 3 attempts to contact non-responders on 3 separate days.
Recall Process (industry)

• Correct product
  • Destroy or render for non-FDA regulated use (cooking oil turned into biodiesel)
    • Keep records of the destruction (I will ask you for them).
  • Recondition the product
    • FDA will need to review the reconditioning proposal (I can send you a template of the information I will need)
    • Diverting the product for animal food is a type of reconditioning because FDA regulates animal feed. We will need to review the reconditioning proposal for this purpose.

• Complete root cause investigation

• Identify corrective and preventative actions.
Recall Process (FDA)

• Recall awareness
  • When I learn that a recall is being planned or already initiated, I create a record in our system called a Recall Alert
    • It may be from a call from a firm
    • The result of an FDA or KDA inspection
    • An RFR was filed.
  • I will reach out to the firm if they haven’t called me yet.
    • I will work with them on their recall letter or public notice (if necessary)

• Recall recommendation
  • After the recall is initiated, I will ask the firm to provide me with responses to a questionnaire (aka recall information letter aka Attachment B information)
  • The information requested is what I need to submit the recommendation that the recall be classified.
Recall Process (FDA)

- Recall classification.
  - The experts in an FDA center will classify the recall.
    - Human food: Center for Food Safety and Applied Nutrition (CFSAN)
    - Animal feed or pet food: Center for Veterinary Medicine (CVM)
  - Class I: a situation in which there is a reasonable probability that the use of, or exposure to, a violative product will cause serious adverse health consequences or death.
  - Class II: a situation in which use of, or exposure to, a violative product may cause temporary or medically reversible adverse health consequences or where the probability of serious adverse health consequences is remote.
  - Class III: a situation in which use of, or exposure to, a violative product is not likely to cause adverse health consequences.
Recall Process (FDA)

• Recall classification letter
  • Class I letters come from the letter
  • Class II and III letters come from me
  • Officially notify you of FDA’s classification level
  • Request status updates on the recall until completion

• Recall published in FDA’s enforcement report
• Monitor the recall until completion
Recall Process (FDA)

• Issue audit check assignment
• Terminate the recall once all the information necessary has been submitted
  • All the product recovered has been recovered
  • Recovered product has reached its final disposition (destroyed or corrected)
  • Root cause investigation is complete
  • CAPA is complete
  • Effectiveness checks are complete
  • Recall audit checks are complete
• Send the firm a recall termination letter
LINKS

• “ORA Recall Coordinators” (Find your local recall coordinator) (https://www.fda.gov/Safety/Recalls/IndustryGuidance/ucm129334.htm)
• “FDA recall guidance for industry” (Attachment B information) (https://www.fda.gov/Safety/Recalls/IndustryGuidance/ucm129259.htm)
Human Food
By-Products
For Use As
Animal Food
Sampling

• Commercial Feeds
  – Manufacturer
  – Retail

• Livestock, Pet Food, Feed Ingredients

• AAFCO Feed Inspectors Manual
July 1, 2016 – June 20, 2017

- 1,734 Samples
  - 1,357 Livestock
  - 193 Pet Food
  - 179 Feed Ingredient
  - 5 Complaint
**YOUR NAME FEEDS**

**Duck Starter**

A starter feed for ducks

**Guaranteed Analysis**

Crude Protein, minimum .................. 22.0%
Crude Fat, minimum .......................... 4.0%
Crude Fiber, maximum ...................... 6.0%
Calcium, minimum .......................... 0.65%
Calcium, maximum ........................... 1.15%
Phosphorus, minimum ...................... 0.55%
Salt, minimum .................................. 0.35%
Salt, maximum .................................. 0.85%

**Ingredient Statement**

Grain Products, Plant Protein Products, Processed Grain By-Products, Animal Protein Products, Lignin Sulfonate, Vitamin A Supplement, D-Activated Animal Sterol (source of Vitamin D₃), L-Lysine, DL-Methionine, Riboflavin Supplement, Choline Chloride, Biotin, Thiamine Mononitrate, Pyridoxine Hydrochloride, Vitamin E Supplement, Menadione Sodium Bisulfite Complex (source of Vitamin K Activity), Folic Acid, Dicalcium Phosphate, Salt, Copper Sulfate, Manganese Oxide, Zinc Oxide, Ferrous Sulfate, Cobalt Carbonate, Calcium Iodate, Sodium Selenite.

**FEEDING DIRECTIONS**

Feed as sole ration. Provide fresh water at all times.

**CAUTION: Do not feed to cattle or other ruminants.**

**YOUR NAME FEEDS**

City, State Zip

**NET WT 50 LB (22.67 kg)**
<table>
<thead>
<tr>
<th>Proximate Analysis</th>
<th>Minimum Guarantee</th>
<th>Official Method</th>
</tr>
</thead>
<tbody>
<tr>
<td>Crude Protein</td>
<td>NONE</td>
<td>AOAC 976.05</td>
</tr>
<tr>
<td>Moisture</td>
<td>NONE</td>
<td>AOAC 934.01</td>
</tr>
<tr>
<td>Urea (non-protein nitrogen)</td>
<td>7-8%</td>
<td>AOAC 941.04</td>
</tr>
<tr>
<td>Crude Fat</td>
<td>3-20%</td>
<td>AOAC 2003.06</td>
</tr>
<tr>
<td>Crude Fiber</td>
<td>2-30%</td>
<td>AOAC 987.09</td>
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<table>
<thead>
<tr>
<th>Minerals by ICP.OES</th>
<th>Minimum Guarantee</th>
<th>Official Method</th>
</tr>
</thead>
<tbody>
<tr>
<td>Calcium</td>
<td>0.5-25%</td>
<td>SDSU-Mineral Determination 2006</td>
</tr>
<tr>
<td>Copper if &lt; 300</td>
<td>0.03-1.00%</td>
<td>SDSU-Mineral Determination 2006</td>
</tr>
<tr>
<td>Iron</td>
<td>0.01-5.00%</td>
<td>SDSU-Mineral Determination 2006</td>
</tr>
<tr>
<td>Magnesium</td>
<td>0.01-15.0%</td>
<td>SDSU-Mineral Determination 2006</td>
</tr>
<tr>
<td>Manganese</td>
<td>0.01-15.0%</td>
<td>SDSU-Mineral Determination 2006</td>
</tr>
<tr>
<td>Phosphorus</td>
<td>0.05-20.0%</td>
<td>SDSU-Mineral Determination 2006</td>
</tr>
<tr>
<td>Potassium</td>
<td>0.04-8.0%</td>
<td>SDSU-Mineral Determination 2006</td>
</tr>
<tr>
<td>Zinc</td>
<td>0.002-8.00%</td>
<td>SDSU-Mineral Determination 2006</td>
</tr>
<tr>
<td>Salt (as NaCl)</td>
<td>0.3-14.0%</td>
<td>AOAC 969.10</td>
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<table>
<thead>
<tr>
<th>Vitamins by UV</th>
<th>Minimum Guarantee</th>
<th>Official Method</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vitamin A</td>
<td>1200-218,000 IU/lb</td>
<td>AOAC 974.29</td>
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</table>

<table>
<thead>
<tr>
<th>Antibiotics by MS/MS</th>
<th>Minimum Guarantee</th>
<th>Official Method</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chloramphenicol</td>
<td>10.0-200g/ton</td>
<td>JAOC VOL 74 &amp; 95, AOAC VOL 80</td>
</tr>
<tr>
<td>Oxytetracycline</td>
<td>10.0-300g/ton</td>
<td>JAOC VOL 95 #4, AOAC 2008.09</td>
</tr>
<tr>
<td>Tylosin (not in presence of Urea)</td>
<td>10.0-150g/ton</td>
<td>Waters adaptation of AOAC 2008.01</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Antibiotics by UV</th>
<th>Minimum Guarantee</th>
<th>Official Method</th>
</tr>
</thead>
<tbody>
<tr>
<td>Moxon</td>
<td>10.0-200g/ton</td>
<td>AOAC 2008.01</td>
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</table>

<table>
<thead>
<tr>
<th>Antibiotics by Fluorescence</th>
<th>Minimum Guarantee</th>
<th>Official Method</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lasalocid</td>
<td>500.0-1100g/ton</td>
<td>AOAC 2008.01</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Drugs by Fluorescence</th>
<th>Minimum Guarantee</th>
<th>Official Method</th>
</tr>
</thead>
<tbody>
<tr>
<td>Decoquinate</td>
<td>NONE</td>
<td>AOAC 2008.08</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Drugs by Spectrophotometry</th>
<th>Minimum Guarantee</th>
<th>Official Method</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sulfamethazine</td>
<td>0.010-0.0033%</td>
<td>AOAC 974.46</td>
</tr>
<tr>
<td>Amprollium</td>
<td>0.010-0.014%</td>
<td>AOAC 999.16</td>
</tr>
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</table>

<table>
<thead>
<tr>
<th>Mycotoxins</th>
<th>Minimum Guarantee</th>
<th>Official Method</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aflatoxin</td>
<td>NONE</td>
<td>FDA VOL 79 #9</td>
</tr>
<tr>
<td>Vomitoxin (DON)</td>
<td>NONE</td>
<td>FDA VOL 79 #9</td>
</tr>
</tbody>
</table>
Failures

• ~20% failure
  – Proximate Analysis
  – Drugs
  – Antibiotics
  – Mycotoxins
Enforcement Actions

• Informational Letter
• Stop Sales
• Civil Penalty
• Suspension or Revoking of License
Complaints

- Documented
- Evaluated
- Answered

- Animal sickness
- Feed quality
- Facility
Questions

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Food Safety Inspection Program

Autumn Schuck, Inspection Manager
Kansas Department of Agriculture
Overview

• Inspection approach
• Number of inspections conducted
• Frequent violations
• Complaints
• Key points
Inspection Approach

• Educate, Warn, Enforce
• Evaluate systems
• Encourage dialogue before, during, and after inspection
3rd Quarter Inspection Data, 2017

• 5,351 inspections were conducted
• Most common reasons for inspection
  – Routine – 3,118
  – Follow-up – 694
  – Complaint/modified complaint – 512
  – Licensing – 494
  – First operational inspection after licensing – 218
## Frequent Violations

### Food Establishment

<table>
<thead>
<tr>
<th>Violation</th>
<th>Citation Frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Toxic substances properly identified, stored and used</td>
<td>Found on 25% of inspections.</td>
</tr>
<tr>
<td>• Food-contact surfaces: cleaned and sanitized</td>
<td>Found on 25% of inspections.</td>
</tr>
<tr>
<td>• Physical facilities installed, maintained and clean</td>
<td>Found on 22% of inspections</td>
</tr>
<tr>
<td>• Proper date marking and disposition</td>
<td>Found on 18% of inspections</td>
</tr>
<tr>
<td>• Proper cold holding temperatures</td>
<td>Found on 16% of inspections</td>
</tr>
</tbody>
</table>
Frequent Violations
Food Establishment - Tips for Compliance

• Regularly check Food contact surfaces:
  – Utensil drawers for dried food debris
  – Ice machines for mold
  – Sanitizing solution (concentration/equipment)
  – Counters - must be cleaned and sanitized

• Identify cleaners, sanitizers, and other liquids by common name

• Check daily for out-of-date items in cooler and freezer

• Keep walls, floor, and area around equipment free of food debris and trash

• Store foods not to be contaminated
Frequent Violations
Food Processing

**Violation**

- Doors, windows and other openings protected to eliminate entry by insects, rodents, and other pests
- Labeling
- Storage of detergents, sanitizers, and hazardous materials

**Citation Frequency**

- Found on 21% of inspections
- Found on 9% of inspections
- Found on 7% of inspections
Frequent Violations
Food Processing - Tips for Compliance

• Regularly check exterior doors for gaps
• Refer to #29 Labeling Handout
• Training and oversight on chemical storage
Food Establishment and Food Processing Complaints 3rd Quarter

512 complaints made
– 672 Q2

Top 4 complaint types:
1. Food Safety Issue
2. Other
3. Insects, rodents, pests
4. Illness complaint
Key Points

• Communication is KEY!
• Discuss with your staff the importance of food safety
• Be your own inspector
Questions

Autumn Schuck, Inspection Manager
Office phone: (785) 564-6772
Email: Autumn.Schuck@ks.gov
Small Group Discussions

For those of you on the phones: We will take a 45 minute break for our small group discussions. Your phone lines will be muted until we return.

Get into groups based on your area of industry and answer the following two questions:

• What is the biggest concern for your industry segment?

• How can the Kansas Food Safety Task Force help with this concern?
Produce Safety Rule
Official Name:
Standards for the Growing, Harvesting, Packing, and Holding of Produce for Human Consumption

Better Known As:
The Produce Safety Rule
Food Safety Modernization Act (FSMA)

FSMA provides FDA with new enforcement authorities related to food safety standards, gives FDA tools to hold imported foods to the same standards as domestic foods, and directs FDA to build an integrated national food safety system in partnership with state and local authorities.

- Manufactured Food Regulatory Program Standards (MFRPS)
- Preventative Controls for Human Foods (PC Human Foods)
- Produce Safety Rule
What is the Produce Safety Rule?

- Water
- Soil Amendments
- Sprouts
- Animals
- Worker health, hygiene and training
- Equipment, tools and buildings
Water Quality

Why does testing agricultural water matter?
Many kinds of illness causing bacteria thrive in moist environments. The FDA estimates that safe water will reduce foodborne illness caused by produce by 20%.

What are the tests looking for?
generic E. coli – indicates fecal contamination

Who made this determination?
The US EPA has required water quality monitoring under the Clean Water Act for many years. The FDA has recognized EPA approved, scientifically validated methods as acceptable.
Soil Amendments

What are soil amendments?
- compost, manure

What are the risks?
- E. coli and Salmonella

What are the rules?
- Compost that has undergone a scientifically validated process
  - An aerated static pile reaching 131F for 3 consecutive days, or a turned compost pile reaching 131F for 15 days not necessarily consecutive, which must be turned at least 5 times
  - Compost must be cured (temperature has fallen to match the ambient air temperature)
Sprouts

What are sprouts?
Germinated seeds, usually mung bean, alfalfa or soybean, eaten raw or cooked

What makes sprouts risky?
Bacteria, viruses and parasites
Listeria, Salmonella and E. coli
- A single bacterium in a kilogram of seed can be enough to contaminate a whole batch of sprouts
- The sprout growing process takes place in conditions that are ideal for bacterial growth

What are the rules for sprouts?
Same as other produce
Compliance dates sooner than other produce
Animals

Working animals

What are the risks?

Fecal contamination

What are the rules?

Don’t harvest visibly contaminated produce

Wildlife

Limit the presence of animals in produce fields as much as possible, especially during the growing season
Worker health, hygiene and training

What are the risks?

- Bacteria
  - Fecal / oral transmission
- Viruses
  - Hepatitis A and norovirus
- Worker safety
  - Protection from illness and injury

What are the rules?

- Handwashing
- Proper restroom facilities
- Healthy employees
- Proper clothing
- Good training and training records
Equipment, tools and buildings

What are the risks?
- Physical contamination
- Chemical contamination
- Bacterial, viral, parasitic contamination

What are the rules?
- Use food grade materials
- Keep everything in good shape
- Cleanliness is key
- Think about EVERYTHING that touches the food
  - Knives
  - Tables
  - Shovels
  - Baskets
  - Crates
  - Harvest equipment
# Compliance Dates

<table>
<thead>
<tr>
<th>Business Size</th>
<th>Compliance Dates for Sprouts</th>
<th>Compliance Dates For Most Produce</th>
<th>Water Related Compliance Dates$^1$</th>
<th>Compliance Date for Qualified Exemption Labeling Requirement $^2$</th>
<th>Compliance Date for Retention of Records Supporting a Qualified Exemption</th>
</tr>
</thead>
<tbody>
<tr>
<td>All other businesses (&gt; $500K)</td>
<td>1/26/17</td>
<td>1/26/18</td>
<td>1/26/22</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Small businesses (&gt; $250K-500K)$</td>
<td>1/26/18</td>
<td>1/28/19</td>
<td>1/26/23</td>
<td>1/1/2020</td>
<td>1/26/16</td>
</tr>
<tr>
<td>Very small businesses (&gt; $25K-250K)$</td>
<td>1/28/19</td>
<td>1/27/20</td>
<td>1/26/24</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Want more information?

Kansas Department of Agriculture
Food Safety and Lodging 785-564-6765
   Carly Tyler carly.tyler@ks.gov
Agricultural Marketing, Advocacy, and Outreach
   Lexi Wright lexi.wright@ks.gov

Kansas State University Research and Extension
Contact your local extension agent
   https://www.ksre.k-state.edu/about/stateandareamaps.html
   Londa Nwadike lnwadike@k-state.edu
Intentional Adulteration
Overview

Adam Inman, Assistant Program Manager
Kansas Department of Agriculture
Today We’re Going To Talk About...

• What is intentional adulteration?
• Has it ever happened?
• What can I do about it?
What is intentional adulteration?

- Doing bad things to food on purpose
- Food Protection = Food Safety + Food Defense
- Food Safety = Preventing accidental bad things that happen to food
- Food Defense = Preventing bad things done to food on purpose
What is intentional adulteration?

• Economically motivated adulteration (EMA)
  – Fraudulent, intentional substitution or addition of a substance in a product for the purpose of increasing the apparent value of the product or reducing the cost of its production, i.e., for economic gain.

• 300,000 illnesses in China from melamine adulteration of infant formula

• Many foods lend themselves to (EMA)
What Would Jason Do?

• “Do you know where the exits are?”
• “DO something. DO anything!”
Examples

- 1984 Oregon Rajneeshee Attack
  - Put *Salmonella* in foods at multiple salad bars
  - Over 750 Ill
  - Attempt to sway county election
Examples

• 2003 Michigan Meat Department Nicotine Poisoning
  – An employee put Black Leaf 40 insecticide in 200 pounds of meat
  – 92 illnesses identified
  – Black Leaf 40 contained 40% nicotine – EPA canceled product registration in 1992 because of its toxicity.
Examples

- 2009 Kansas Salsa Pesticide Poisoning
  - Niece of restaurant owner put Methomyl in salsa
  - 2 events
  - 48 cases
  - Niece’s husband was the “Mastermind”
What can I do?

**EMPLOYEES are the FIRST Line of Food Defense**

**F**ollow company food defense plan and procedures.

**I**nspect your work area and surrounding areas.

**R**ecognize anything out of the ordinary.

**S**ecure all ingredients, supplies, and finished product.

**T**ell management if you notice anything unusual or suspicious.

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**In today's world it is important to be ALERT to protect your business.**

**A** - How do you **ASSURE** that the supplies and ingredients you use are from safe and secure sources?

**L** - How do you **LOOK** after the security of the products and ingredients in your facility?

**E** - What do you know about your **EMPLOYEES** and people coming in and out of your facility?

**R** - Could you provide **REPORTS** about the security of your products while under your control?

**T** - What do you do and who do you notify if you have a **THREAT** or issue at your facility, including suspicious behavior?
Exercise!

• Food Related Emergency Exercise Bundle (FREE-B)

How Sweet It Is(n’t)

This scenario focuses attention on the regulatory traceback investigation that occurs after standard product testing shows that a food product contains excessive levels of a contaminant, as well as a recall of contaminated food.
FSMA IA Rule

• Covered facilities must prepare and implement a written food defense plan
  – Vulnerability Assessment with actionable process steps
  – Mitigation strategies
    • Monitoring, Corrective Actions, and Verification
  – Reanalysis every three years or when certain criteria are met, including mitigation strategies that are determined to be improperly implemented
Summary

• It does happen
• You need to be ready
• There are resources to help
Questions

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Available Resources

Amber Grisamore, Food Safety Task Force Lead, Kansas Department of Agriculture
Overview

• Need for Resources

• Resources are Available

• Links Specific For:
  – Food Establishments
  – Schools
  – Food Processors/Food Storage Facilities
  – Produce Farms
  – Feed Manufacturers

• What Resources Can You Share?
Need for Resources

• One of the Kansas Food Safety Task Force Goals
• Don’t Reinvent the Wheel
• Task Force Steering Committee Is Already Helping
There are resources available

- Kansas Department of Agriculture Food Safety

- Kansas Food Code

- Kansas Restaurant and Hospitality Association
  http://www.krha.org/
Resources for Food Establishments

• Iowa Foodservice Employee Training Videos
  https://www.extension.iastate.edu/foodsafety/foodservice-employee-training

• Handwashing Signage
  https://www.extension.iastate.edu/foodsafety/handwashing
Resources for Schools

• Food Safety Posters
  http://cnsafefood.k-state.edu/resources/food-safety-posters/

• Food Allergy Videos for Training
  http://cnsafefood.k-state.edu/resources/videos.html
Resources for Food Processors/Food Storage

• FDA Food Guidance Document
  https://www.fda.gov/Food/GuidanceRegulation/GuidanceDocumentsRegulatoryInformation/

• Food Defense Mitigation Strategies Database
  https://www.accessdata.fda.gov/scripts/fooddefensemitigationstrategies/
The Food Defense Mitigation Strategies Database (FDMSD) is a tool designed to assist owners, operators or agents in charge of companies that produce, process, store, package, distribute, and/or transport food with identifying preventive measures to protect the food against intentional adulteration. The FDMSD provides a range of mitigation strategies for individuals to consider implementing at points, steps or procedures to minimize the vulnerability to an intentional attack.

- How to use this Tool
- Full Disclaimer

Browse by Category:

- Facility-Wide Security Measures
- Retail Food Service
- Conveyance
- Farming/Agriculture
- Material Handling
- Packaging
- Processing
- Key Activity Types (KATs)
- Storage
- Transportation/Distribution

Choose a Point, Step, or Procedure:

- Bags
- Bottles
- Boxes
- Cans
- Drums
- Paper
- Plastic Container
- Plastic Wrap
- Pouches
- Super Sack

Review Strategy List:

It is the responsibility of the owner, operator or agent in charge to choose the strategy or combination of strategies that are most effective and appropriate for their facility. Some strategies listed within the database are meant to be implemented in conjunction with other strategies or in tandem with other food defense policies and procedures. Choosing and following strategies within this database does not constitute compliance with any FDA laws, regulations, or guidance. For information about food defense measures or policies that are recommended for an effective food defense environment please see the category titled General Information.

Bags

- Accompany unauthorized persons (e.g., visitors, contractors, personnel) to restricted areas
- Clean/sanitize equipment and components periodically (e.g., immediately prior to use, after maintenance, when security devices are breached, following a suspect event)
- Maximize visibility of operations, equipment, and locations (e.g., install windows, light adequately, keep area clear of visual obstructions)
- Reduce the amount of product and supplies present or accessible at one time to reduce the impact of contamination
Resources for Produce Farms

- K-State Research and Extension
  Principles of Food Safety & Hygiene for Workers on Produce Farms
  http://www.ksre.k-state.edu/foodsafety/produce/fsma/docs/training_brochure.pdf

- K-State Research and Extension- Produce Safety Toolkit
  https://www.ksre.k-state.edu/foodsafety/produce/
Resources for Feed Manufacturers

• KDA Dairy and Feed Safety
  Animal and Pet Food Resources


  – Recalls
  – Compliance Policy Guides
  – Forms
  – Weblinks
What Resources Can you Share?

• Help Build the Task Force Resources
• Have Other Resources?

Send email to Amber.Grisamore@ks.gov
Questions

Amber Grisamore, Food Safety Task Force Lead
Office phone: (785) 564-6763
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Question and Answer Session

For those of you on the phones:
We will open the lines momentarily for your questions.
We recommend you use the chat box feature and we will read your question out loud.
Thank you for attending

To view quarterly newsletters and upcoming events, check out the Food Safety Task Force tab at:

[agriculture.ks.gov/FSLeducation]