HACCP facilitation in small food businesses

I. Introduction


The concept allows HACCP principles to be implemented with the required flexibility in all cases. The present document explores the extent of the flexibility and gives guidance on a simplified implementation of the HACCP requirements in small food businesses.

2. In Regulation (EC) No 852/2004, key issues for a simplified HACCP procedure are:

(a) Recital 15 of the same Regulation which states that:

   “The HACCP requirements should take account of the principles contained in the Codex Alimentarius. They should provide sufficient flexibility in all situations, including in small businesses. In particular, it is necessary to recognise that, in certain food businesses, it is not possible to identify critical control points and that, in some cases, good hygienic practices can replace the monitoring of critical points. Similarly, the requirement of establishing ‘critical limits’ does not imply that it is necessary to fix a numerical limit in every case. In addition, the requirement of retaining documents needs to be flexible in order to avoid undue burdens for very small businesses.”

(b) The clear statement in Article 5(1) of Regulation (EC) No 852/2004 that the procedure must be based on the HACCP principles.

(c) The statement in Article 5(2)(g) that the need for establishing documentation and records must be commensurate to the nature and the size of the food business.

(d) Article 5(5) of the Regulation that allows the adoption of arrangements to facilitate the implementation of the HACCP requirement by certain food business operators. These include the use of guides for the application of HACCP principles.

II. Purpose of the present document

The purpose of this document is to give guidance on flexibility with regard to the implementation of the HACCP principles, and in particular:

- To identify those food businesses were flexibility would be appropriate,
- To explain the notion “procedure based on the HACCP principles”,
- To place HACCP in the wider context of food hygiene and prerequisite requirements,
• To explain the role of guides to good practice and generic HACCP guides, including the need for documentation.

• To identify the extent of flexibility applicable to the HACCP principles

III. Small food businesses-definition

In general, a small business in the context of HACCP implementation can be considered as any food business that due to its size, limited human resources, lack of expertise, the nature of the food that is handled and the nature of the business encounters difficulties in implementing the full HACCP concept.

Small businesses are usually classified under the notion “Small and Medium-sized Enterprises” (SMEs). That notion is further defined in Commission Recommendation of 06/05/2003 concerning the definition of micro, small and medium-sized enterprises¹. Within that notion, the target group to whom HACCP facilitation would apply seems to be the micro-enterprises (fewer than 10 persons employed and no more than € 2M turnover).

However, bearing in mind that food safety is not determined by the number of persons employed in a food business but rather by the nature of the food that is handled therein and by the type of process that is applied to the food, it would be erroneous to rely, for HACCP flexibility purposes, on the size of an establishment only. The target group “micro-enterprises” should therefore be considered as an orientation rather than an absolute limit with regard to the implementation of simplified HACCP procedures.

IV. What is a procedure based on the HACCP principles?

The seven HACCP principles are a practical model for identifying and controlling significant hazards on a permanent basis. This implies that where that objective can be reached by equivalent means that substitute in a simplified but effective way some or all of the seven principles, it must be considered that the obligation laid down in Article 5, paragraph 1 of Regulation (EC) No 852/2004 is fulfilled.

The obligation to put in place, implement and maintain a permanent procedure based on the HACCP principles is largely inspired by the “Recommended International Code of Practice-General Principles of Food Hygiene”². The purpose of such a procedure being the control of food hazards, the Code advises food business operators to:

• Identify any steps in their operations which are critical to the safety of food;

• Implement effective control procedures at those steps;

• Monitor control procedures to ensure their continuing effectiveness; and

• Review control procedures periodically, and whenever the operations change.

² CAC/RCP 1-A996, Rev. 3-1997, Amd. (1999)
This means that food business operators should have a system in place to identify and control significant hazards on a permanent basis and adapt that system whenever necessary.

V. HACCP and prerequisite requirements

Food hygiene is the result of the implementation by food businesses of prerequisite requirements and HACCP principles. The prerequisite requirements provide the foundation for effective HACCP implementation and should be in place before a HACCP procedure is established.

HACCP systems are not a replacement for other food hygiene requirements, but a part of a package of food hygiene measures that must ensure safe food. It must in particular be borne in mind that prior to establishing HACCP procedures “prerequisite” food hygiene requirements must be in place, including in particular:

- Infrastructural and equipment requirements,
- Requirements for raw materials,
- The safe handling of food (including packaging and transport),
- Food waste handling,
- Pest control procedures,
- Sanitation procedures (cleaning and disinfection),
- Water quality,
- Maintenance of the cold chain,
- The health of staff,
- Personal hygiene,
- Training.

These requirements are clearly prescribed in Community law. They may be supplemented with guides to good practices established by the different food sectors.
VI. Prerequisite requirements and the control of food hazards

Where it is obvious that the prerequisite requirements (whether or not supplemented with guides to good practices) ensure that the objective of preventing, eliminating or reducing food hazards to acceptable levels is achieved, it should be considered, based on the principle of proportionality, that the obligations laid down under the food hygiene rules have been met and that there is no need to proceed with the obligation to put in place, implement and maintain a permanent procedure based on the HACCP principles.

1. It should be borne in mind that a full HACCP procedure is a food safety management system that is particularly appropriate for food businesses preparing, manufacturing or processing food.

In certain cases it may seem that all hazards can be controlled through the implementation of the prerequisite requirements and that there is no further need to develop a system based on HACCP principles. That situation is likely to be applicable to certain enterprises not preparing, manufacturing or processing food. Such enterprises may include (but not exclusively):

- Market stalls and small movable shops,
- Establishments serving beverages (bars, coffee shops etc.),
- Small retail shops where there is usually no preparation of food such as grocery shops, shops selling pre-packed food or non perishable food etc.
- The transport and storage of pre-packed food or non perishable food

Such businesses could also undertake simple food preparation operations that can be carried out safely when applying the prerequisite food hygiene requirements correctly.

2. It is clear however that, where food safety so requires, it must be ensured that the necessary monitoring and verification (and possibly record keeping) is carried out, for example where the cold chain must be maintained. In that event, monitoring of temperatures, and where necessary, checking the proper functioning of the refrigeration equipment are essential.
VII. Guides to good practice and small businesses

Guides to good practice are a simple but efficient way to overcome difficulties that certain food businesses may encounter in implementing a detailed HACCP procedure. Representatives of the different food sectors, and in particular of those sectors where many food businesses find difficulties in developing HACCP procedures, should consider the case for such guides, and competent authorities should encourage sector representatives to develop such guides. Assistance should be given in the development of guides to good practice to those food sectors that are weak or are poorly organised.

1. The use of guides to good practice may help small businesses to control hazards and demonstrate compliance without the need to proceed to a formal HACCP procedure. They can be applied by any food sector, and in particular where the handling of food is in accordance with procedures that are well known and that are often part of the usual vocational training of the operators in the sectors concerned, such as:
   - Restaurants, including food handling facilities on board means of transport such as vessels,
   - Catering sectors,
   - The bakery and confectionary sector.

2. For such businesses it may suffice that the guides to good practice describe in a practical and simple way the methods to prevent, eliminate or reduce hazards without necessarily entering into detail on the nature of the hazards and a formal identification of critical control points. These guides should nevertheless cover all significant hazards in a business and should clearly define procedures to control these hazards and the corrective action to be taken in case of problems.

   Such guides could also highlight the possible hazards linked to certain food (e.g. raw eggs and the possible presence of Salmonella therein), as well as the methods to prevent and eliminate food contamination (e.g. the purchase of raw eggs from a reliable source and time/temperature combinations).

3. Guides to good practice have already been developed in many food sectors. These guides are usually a combination of Good Hygienic Practices (GHP) and HACCP elements, and include for example the following elements:
   - Guidelines to the practical implementation of the prerequisite requirements,
   - Requirements for raw materials,
   - Pre-determined control points in the preparation, manufacturing and processing of food identifying hazards and specific control requirements.
• The hygienic precautions that need to be taken in the case of handling vulnerable and perishable products (such as ready-to-eat products),

• More elaborate measures in case of food prepared for highly susceptible groups of consumers (children, the elderly, etc.),

• The need for documentation and records.

VIII. Generic guides to the implementation of the HACCP system

The generic guides could suggest hazards and controls common to certain food businesses and assist the manager or the HACCP team through the process of producing food safety procedures or methods and appropriate record keeping.

Food business operators should be aware however that other hazards may be present, e.g. those linked to the layout of their establishment, and that such hazards cannot be predicted in a generic HACCP guide. When generic HACCP guides are used there still is a need for additional examination for the possible presence of such hazards and the methods to control them.

In those sectors where there is a lot of commonality between businesses and where the hazard prevalence is likely to be high, generic guides may be appropriate, e.g.:

• For slaughterhouses, establishments handling fishery products, dairy establishments etc.

• For businesses that apply standard food processing procedures such as the canning of food, the pasteurisation of liquid food, the freezing/quick-freezing of food etc. and that have a small (or intermittent) production capacity.

IX. Flexibility with regard to the HACCP principles

Taking into account the above, the following are examples of how HACCP principles can be applied in a flexible and simplified way:

1. The hazard analysis

• In certain cases it can be presumed that all food hazards can be controlled by the implementation of the prerequisite food hygiene requirements. That makes a formal hazard analysis and the development of HACCP procedures in those cases unnecessary. Food businesses that fall under this category should be identified.

• In certain cases, the hazard analysis may demonstrate that there are no hazards that need to be controlled. In that case there is no need to further develop the HACCP procedure.

• For certain categories of food businesses it may be possible to pre-determine hazards that need to be controlled. Such hazards and the control thereof can be addressed in a generic HACCP code.
2. Critical limits

The requirement of establishing a critical limit does not always imply that a numerical value must be fixed. This is in particular the case where monitoring procedures are based on visual observation (e.g. the faecal contamination of carcases in a slaughterhouse).

Critical limits can be established on the basis of experience (best practice) or international documentation for a number of operations, e.g. canning of food, pasteurisation of liquids etc. for which internationally accepted standards (Codex Alimentarius) exist.

3. Monitoring procedures

Monitoring may in many cases be a purely sensory exercise, e.g.

- A regular visual verification of the temperature of cooling/freezing facilities;
- A visual observation to monitor whether the correct de-hiding procedure is being applied during slaughter where this part of the slaughter process has been identified as a critical control point for preventing carcase contamination;
- A visual observation to verify whether a food preparation (e.g. a sauce that needs to be submitted to a particular heat treatment) has the correct physical properties (consistency, colour) reflecting the level of heat treatment.

4. Documents and records

Guides to good practice should indicate the need for documentation and record keeping. As a general rule, the need for record keeping should be well balanced and can be limited to what is essential with regard to food safety.

1. Where guides to good practice or generic HACCP guides exist, these can substitute HACCP related documentation. Such guides should clearly indicate where there is a need for records and the time period during which records must be kept

2. In the case of visual monitoring procedures, it may be considered to limit the need for establishing a record only to measurements of non-compliance (e.g. failure of equipment to maintain the correct temperature) that are detected.

Where records are kept they should include the corrective action that has been taken. The use of a diary or a checklist might be a suitable way of record keeping in such cases.
3. Records should be kept for an appropriate time. That period must be long enough to ensure information to be available in case of an alert that can be traced back to the food in question.

For certain foods (e.g. catering), consumption takes place shortly after the time of production. It is considered good practice that in such cases records are retained for a maximum of 2 weeks after the normal time of consumption. For food for which the date of consumption is uncertain, records should be kept for a reasonably short period after the expiry date of the food.

X. Standard processing procedures

1. In small businesses, certain foods may sometimes be processed in a standard way using standard calibrated equipment, e.g. certain cooking operations, roasting chicken etc. Such equipment ensures that the correct time/temperature combination is respected as a standard operation. In such cases it is obvious that the cooking temperature of the product must not be systematically measured as long as it is ensured that the equipment is functioning properly, that the required time/temperature combination is respected and that the necessary controls for that purpose are carried out (and corrective action taken where necessary).

2. In restaurants, food is prepared in accordance with well established culinary procedures. This implies that measurements (e.g. food temperature measurements) must not be carried out systematically as long as the established procedures are followed.

XI. The role of criteria and limits set in Community or national law

Although Community legislation does not provide for critical limits at critical control points, it must be considered that microbiological criteria can be used as reference points for the validation of HACCP based procedures and other food hygiene control measures, as well as for the verification of the correct functioning of these control measures. Such criteria are in many cases already existing in Community or national legislation. For a particular operation or type of food, the guides to good practice can refer to these limits and the HACCP procedure can be formatted in such a way as to ensure that these limits are met.

XII. Maintenance of the cold chain

Under Regulation (EC) No 852/2004, food business operators have the clear obligation to respect the maintenance of the cold chain.

This obligation is therefore part of the prerequisite requirements and must be implemented even when simplified HACCP procedures are applied.

However, nothing prevents food businesses from checking temperature of food at certain points of the production line as Critical Control Points, and from integrating this requirement into their HACCP procedures.
XIII. Regulatory assessment

1. Where food businesses ensure food safety through prerequisite requirements only, the competent authority should verify the correct implementation of these requirements.

2. HACCP procedures, under whatever form they are applied, must be developed by and under the responsibility of the food business operators. When assessing the implementation of the HACCP requirement, the competent authority may require corrections to be made. This should however not be considered as a formal approval of the procedures.

3. The EC food hygiene Regulations require guides to good practice to be validated by the competent authority. Where these guides are used by food businesses for ensuring compliance with the HACCP requirement, it is normal practice therefore for the controlling authority to assess such businesses against the guides.

XIV. HACCP and certification

Community legislation does not contain a requirement for HACCP procedures to be certified e.g. under quality assurance schemes. Any initiative to proceed to such certification emanates from private initiatives and has no legal value.

The only assessment that has a legal value and that may enforce amendments to the HACCP plan are the assessments made by the Member States’ competent authorities in the context of their normal official control duties.

XV. Conclusion

The objective to control hazards can be achieved using different means. This is recognised in Regulation (EC) No 852/2004 which allows the HACCP principles to be implemented with flexibility.

This implies that the procedures to control hazards are risk-based, prioritised and focussed on what is important for food safety in a food business. These procedures can be developed in Guides to Good Practice, in Generic Guides for food safety management, or in accordance with a traditional HACCP process, depending on appropriateness. In a number of cases, hazards can be controlled by implementing prerequisite food hygiene requirements only.

It is suggested that the Commission establishes a proposal for a Regulation that must facilitate the implementation of the HACCP system by small food businesses, taking into account the possibilities set out in this document.