Identity preservation & traceability: the state of the art - from a grain perspective (status of agricultural quality systems / traceability / certification systems)

Gregory Scott Bennet

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Identity preservation & traceability:  
the state of the art - from a grain perspective  
(status of agricultural quality systems / traceability / certification systems)  

by  

Gregory Scott Bennet  

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DEDICATION

To my wife, Cynthia D. Bennet, who has been tremendously supportive in my research and for her endless encouragement and patience. Words cannot express what she means to me—I am so fortunate.
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LIST OF ABBREVIATIONS

AI - Application Identifier  
ALOP - Appropriate Level of Protection  
AMS - Agricultural Marketing Service  
APEC - Asia-Pacific Economic Cooperation  
ASEAN - Association of Southeast Asian Nations  
ASN - Advance Shipment Notice  
BEM - Biological Exposure Monitoring  
BOL - Bill of Lading  
BT - Bacillus thuringiensis  
CBD - Convention on Biological Diversity  
CCIA - Canadian Cattle Identification Agency  
CCP - Critical Control Point  
DNA - DeoxyriboNucleic Acid  
DOA - Department of Agriculture.  
DOT - Department of Transportation.  
ECCC - Electronic Commerce Council of Canada  
EDI - Electronic Data Interchange  
EIA - Enzyme immunoassay  
ELISA - Enzyme-linked immunoabsorbant assay  
EPA - Environmental Protection Agency  
EPC - Electronic Product Code  
FAO - Food and Agriculture Organization of the UN  
FDA - Food and Drug Administration  
FSMS - Food Safety Management System or Standard  
GAP - Good Agricultural Practices  
GATT - General Agreement on Tariffs and Trade  
GC - Gas Chromatography  
GDP - Good Distribution Practices  
GE - Genetically Engineered  
GEPIR - Global EAN Party Information Register  
GFSI - Global Food Safety Initiative  
GIAI - Global Individual Asset Identifier  
GLN - Global Location Number  
GMO - Genetic Modified Organism  
GMP - Global or Good Manufacturing Practices  
GRAI - Global Returnable Asset Identifier  
GTIN - Global Trade Item Number  
HACCP - Hazard Analysis and Critical Control Point  
HPLC - High Performance Liquid Chromatography  
IAEA - International Atomic Energy Agency  
INFOSAN - International Food Safety Authorities Network  
IP - Identity Preservation  
IP - Intellectual property  
IPM - Integrated Pest Management  
IPM - Integrated product management  
PPB or ppb - Parts per billion
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PREFACE

It is recognized that there is a temptation to disregard “State of the Art” works as being dated. This should not be the case with this work. I hope to achieve the development of an elastic document that will be useful into the future because many of the concepts, designs, and theories described and used within this work are continuous in their practice. The State of the Art notion is more pointed towards the Directory of Resources used and reflective of what is available for IPT practitioners. It is my hope to update and expand the Directory of Resources periodically.

Scope of Dissertation; to provide an introduction to, and summary of, identity preservation and traceability (IPT) systems and programs available, develop a conceptual model of IPT at the farmer level, and interpretation of the overall art. Possible further study and research should include aspects of how IPT concepts interact with legal aspects, risk assessment and management, and with statistical data comparisons of various types of rules and standards.
ABSTRACT

A descriptive paper on the state of identity preservation and traceability (IPT) as it relates domestically and internationally to food safety and economics. While not exhaustive, it is illustrative of trends. Identity preservation and traceability (IPT) are not new concepts; however, the growth of public and business interest and concerns regarding them has grown tremendously during the past decade due to many events, which has resulted in these concepts joining together within a single concept (with the same title). This paper, while attempting to be thorough, will highlight the major systems of IPT from a US business perspective. Before and during the research of this study many companies and organizations have been created, bought out, or simply gone out of business. Government and non-government organizations have changed regulations and how they have adapted to current world events. Thus the state of IPT will be a sampling of the major players that are in existence during the research. Several of the examples of IPT programs will be of situations that affect the US grain industry, however, other examples will be provided.

Scope of this work; to provide an introduction to, and summary of, identity preservation and traceability (IPT) systems and programs presently available, develop a conceptual model of IPT at the farmer level, and interpretation of the overall art.\(^1\)

The purpose of this research is to provide a sampling of government, industry, and company approaches towards identity preservation and traceability (IPT) systems from the 1990s to early 2007. From this the audience should gain a better understanding of the complexity of IPT systems, rules that it functions under, how IPT is shaped and modified; primary, support, and ancillary components, and the diverse reasons why IPT is critical for food safety and the market.

Over the past one hundred years agriculture has seen many changes. In the US, agriculture has witnessed changes due to the effects of two world wars, the Dust Bowl, Cold War, advances in biotechnology, and most recently numerous food crises and the advent of genetically modified organisms (GMOs). Environmental damage, hunger, and inequality of resources still challenge us. Society and the market are constantly trying to understand and adapt to these changes and challenges. Many are confused and scared about the current challenges offered by bioterrorism and GMOs. The promised solutions and changes within society are varied and unknown. So now we are involved with another evolution of change, a possible tool to help

\(^1\)This paper does not cover, but research should include, aspects of IPT as it relates to social and economic costs associated with IPT. For example, in some instances, the organizational costs and benefits of IPT may not be the same as the social costs and benefits, so that the private and government supply of IPT may fall below socially desirable levels.
answer the challenges of bioterrorism and food safety issues - namely identity preservation and traceability (IPT) system applications - for food products.

In researching traceability in agriculture – a majority of the focus is on GMOs and livestock. Some studies are more comprehensive and cover a broad swath by titles such as from “farm to fork” or “dirt to dinner plate.” The commercial market has jumped in with solutions that range from Radio Frequency Identification (RFID) technology and deoxyribonucleic acid (DNA) laboratory testing, to third party auditors and computer software and network providers. None of these examples truly encompasses the enormity of IPT within the food supply chain.

A recent Google search for “agricultural or farm traceability” provided 600,000 - 625,000 hits; for “agricultural or farm identity preservation” 1,720,000 - 4,110,000 hits; for “agricultural or farm GMO” 871,000 – 1,020,000 hits; and for “agricultural or farm traceability companies” 356,000 - 536,000 hits. Aside from World Wide Web sources, the range of participants concerning agriculture to GMOs includes activists, consumer advocates, academia, non-profits, “friends of” organizations, “mom and pop” organizations, limited liability companies, farmers, cattlemen, cooperatives, stockyards, elevators, corporations, industries, government agencies, transporters, storage facilities, port facilities, advertising, wholesalers, retailers, and many others, to the final consumer.2

Increasingly, the ability to trace materials and products up and down the supply chain has become an integral part of doing business. One traditional use has been to identify and locate unsafe foods or pharmaceuticals and remove them from commerce. Later, track and trace systems have been used to validate the presence or absence of attributes important to consumers (e.g., organic foods, non-allergenic cosmetics). Identity Preserved and Traceability (IPT) systems have also become one tool in fighting product counterfeiting and protecting brands. Most recently, IPT of foods has become a regulatory requirement to protect against bioterrorism.3

The traditional system of documentation is moving from paper based to computer or electronic based. However, many of our more modern technology systems are still very fragmented, discrete, and uncomplimentary in regards to integrating individual IPT systems to one another in the supply chain. Disass ociated training of management and IPT processes need to be more transparent, linked, and standardized to improve interactions.

---

2 Traceability and identity preservation does not extend beyond the purchase or consumption of products as of yet. The US government appears to see a need to track events that occur after final sales such as illness and hospitalization.

The cost of diverse government regulations, proprietary service offerings and incompatible commercial solutions to the consumers, companies, and the global supply chain call for defining traceability as a business process, which is supported by voluntary business standards that are accepted around the world.\(^4\)

The format of this work starts with IPT history followed by the theory, design, and general components of IPT, then examples of IPT programs and standards by official seed organizations, industry, US, Canada, EU, International, International Organic, and Regional and Religious entities, examples of auditing and laboratory firms, chapters that discuss domestic and foreign policy and advisory groups, software providers, process facilitators, a chapter on issues regarding food recalls and insurance, cost-benefit spreadsheet that focuses on farm level IP for comparison, farmer IP questionnaire, and appendices, related products guide, glossary, directory of resources, and works cited.

This work is generally encyclopedic in nature rather than narrative, and is intended as a reference work. Every effort has been made to provide the IPT story in sequential or hierachical order; unfortunately this is not always possible as the IPT story is diverse and fragmented.

**Note on the Literature**

This paper contains information obtained from a wide variety of highly regarded references and sources. Numerous resources provided information regarding facets of IPT. Of special note are the works from the USDA written by Elise Golan and others. The most comprehensive works about the state-of-the-art of IPT were by Dennis Strayer, *Identity-Preserved Systems: A Reference Handbook* (2002) and *Improving traceability in food processing and distribution*, edited by Ian Smith and Anthony Furness (2006).

**Disclaimer**

The information within this research is derived from official websites and published literature as cited. Excerpts from these sources have been used and condensed for brevity and all efforts have been made to credit these sources. It is the intent of the author to not change the meaning or intent of the original work or publication. Any omissions or errors are solely the responsibility of the author’s. However, reasonable efforts have been made to publish reliable data and information. In addition, the author is not responsible for claims made by individuals or organizations as to being true. The use the product or service names does not imply endorsement by the author. This overview is intended to assist a patron of IPT to better understand the range and scope of identity preservation and traceability as it applies from local to global food chains.

\(^4\) Ibid., GS1 & EAN.UCC.
PART I. GENERAL INTRODUCTION
Introduction, History, and Theory, Design, and Components of IPT

Part I of this work provides the reader with an overall introduction to identity preservation and traceability (IPT). The idea of identity preservation, tracking from origin to customers, traceability, tracing from the customer to origin, and their incorporated systems and programs have become increasingly important to customers from local food markets to global traders. The first three chapters bring together the story of IPT. The first chapter provides an introduction (the fundamentals of IPT), the second chapter provides an overall historical view of how it came into being, and the third chapter covers IPT theory, design, components, an interpretation, analytical techniques, and introduction to batch processing challenges.

Although the story’s origins appear fragmented and disconnected, the resultant systems and programs come together as organizations, and various entities bring forth solutions to sometimes abstract questions or demands that society asks of its food supply system.

The follow-on Parts include: Part II. IPT programs and standards, Part III. auditors and laboratories, Part IV. consultative and service contributors, and Part V. scorecard matrix, spreadsheet, and questionnaire. At the very end is the interpretation and conclusions.

A reminder to the limitations of this work, this section is not designed to be interpretive or judgmental. The goal of the main body of the State of the Art, is to provide an introduction to, and summary of, identity preservation and traceability (IPT) systems and programs available and develop a conceptual model of IPT at the farmer level. Interpretations regarding the IPT are at the end of this work.
1. INTRODUCTION TO IDENTITY PRESERVATION AND TRACEABILITY

a. Introduction to Identity Preservation and Traceability (IPT)

This work attempts to describe the who, what, where, when, and why of identity preservation and traceability as it applies to the food chain up until early 2007. The perspective is primarily of a US grain production viewpoint. However, many other views are included.

The information obtained is derived from official websites and published literature. Excerpts from these sources have been used and condensed for brevity and all efforts made to credit these sources. It is the intent of the author to not change the meaning or intent of the original publication. Any omissions or errors are solely the author’s. However, the author is not responsible for claims made by individuals or organizations as to being true. This work is a compilation of many diverse entities that go into an identity preservation and traceability system. This overview is intended to assist and better understand the range and scope of Identity Preservation and Traceability.

So what is Identity Preservation and Traceability or IPT? First we must explain each of these terms.

Identity Preservation and Traceability (IPT) System

Identity preservation and traceability is considered a market solution system (singular) that answers two market needs. The first, identity preservation, holds the notion that any given product has a value, which is desirable to maintain for various consumers, from less valuable commodity grains, USDA inspected, to more valuable specialty crops, e.g. organic certified. To accomplish this, businesses implement systems to preserve particular trait(s) and credence attribute(s). The second, traceability, is needed for both business logistics purposes, and many times required by food safety regulations. For business this represents inventory control and a method to recall defective products; for food safety, this represents the mechanism during an outbreak of disease to remove affected products and locate the source of contamination. For food chain participants the tracking (from seed to plate) and tracing (from outbreak to source) often entails using one and the same paper and/or electronic documentation procedures, tests, certifiers, etc., IPT represents a system or program in which industry can meet the traceability requirements that society demands and also profit, with overlapping systems, by providing increased identity preserved product for lower costs.

Identity Preservation (IP) envelopes the idea that specific traits and/or credence attributes are important to maintain or realize by various customers. Often the term “value-added”
is used, especially to connote an economic aspect of a trait for the farmer, processor, or socially. For soybean or corn farmers the traits of interest when they purchase their seeds may include oil and protein content of harvested crop, harvest yields, drought tolerance, Roundup Ready, etc. Farmers hope to gain increased profits from greater yields or less use of pesticides. For grain elevators the traits of interest may be in accepting yellow versus white corn, Genetically Modified (GM) grain versus Non-GM grain, etc. The difference in quality and content may affect income from contracts. For processors the traits of interest may be starch content, but it may also be in how well certain varieties process or extend shelf-life.¹

Aside from physical traits of interest are “credence attributes” of interest. Crop or product innovations may involve credence attributes, characteristics that consumers cannot discern even after consuming the product. Credence attributes can describe content or process characteristics of the product. Content attributes affect the physical properties of a product, although they may be difficult for consumers to perceive. For example, consumers are unable to determine the amount of isoflavones in a glass of soymilk, or otherwise distinguish between conventional corn oil and oil made from genetically engineered (GE) corn. Process attributes do not affect final product content but refer to characteristics of the production process. Process attributes include country of origin, organic, free-range, animal welfare, dolphin-safe, shade-grown, earth-friendly, wage and fair-trade, etc. In general, neither consumers nor specialized laboratory testing equipment can detect process attributes. Governments may also be interested in the origins of the food or origins of a particular process, thus providing a form of brand or regional name of value and labeling regulations. All of these traits, many others not mentioned, and some yet to be determined, are traits and credence attributes that comprise identity preserved products.² (Golan et al., 2004b)

Third party verification may be used to ensure credence attributes, or content attributes that are difficult or costly to measure. The only way to verify the existence of these attributes is through recordkeeping that establishes their creation and preservation. Government may also require that firms producing foods with credence attributes substantiate their claims through mandatory traceability systems. For example, some governments require that firms producing organic foods verify their claims. If firms are not required to prove that credence attributes exist,

¹ Terms used throughout this paper; sometimes GMO and GM are used interchangeably, there may be other terms or abbreviation that are used interchangeably, I attempted to standardize their use, but reverted to use the same description as the organization uses the term such as genetically modified organisms or genetically modified. So if there is a noted difference throughout the paper it is due to the organization’s use of a term.

² Functional Food - New concepts like functional food, nutraceuticals, fortified foods, and dietary supplements are created by the industry trying to open new market segments.
some may try to gain price premiums by passing off standard products as products with credence attributes. (Golan et al., 2004b)

**The dilemma: what consumers want and are willing to provide for.** For identity preservation (IP) to be credible it must have a tracking mechanism and be profitable. The term IP-\(T\) is used here to represent identity preservation and its tracking mechanism. Generally, IP-\(T\) works from the food origins, includes many processes and events, and continues up until the final purchase. It is the way that IP products retain their value-added qualities or credence attributes. Whereas traceability, sometimes referred to as “back-tracing,” works in the opposite direction, from consumer or store shelf, backwards to the food or ingredient’s origin or source.

Traditionally this has been used for business logistics to know when a product was sold or ingredient consumed. As in recent food scares, it has been used for food recalls, mislabeling, etc., and has been used as a tool to more quickly remove selected products from the market.

**The second part of IPT is traceability.** Traceability has existed for years, though it has and does go by other names such as logistics’ control, inventory management and, on the food safety side, involves product recalls. Historically, when a defect or mislabeling occurred the firm recalled the defective product. When the defect or contamination was found, the organization would attempt to “back trace” to locate the source of deficiency. Lots, batches, pallets, and production lines would be involved and checked. Traceability uses informal (industry) and formal (national) rules and regulations. Traceability mechanisms had traditionally been the focus of industry, however, due to recent food security issues, the guiding force behind mandatory traceability has been government.

Many organizations are developing or including a system, be it under quality control, safety, etc., that utilizes both an identity preservation tracking IP-\(T\) system (this may include documentation, audits, and laboratory testing) and traceability (back-tracing) system (this too may include, but to a lesser degree, documentation, audits, and laboratory testing).

As unique and different as identity preservation and traceability are from each other, they both utilize many of the same concepts and processes, documentation, third party audits, laboratory tests. Each of these concepts may start from opposite ends of the food chain from one another, however, each system will incorporate the functions of documentation, auditing, and tests to insure identity preservation or traceability. See Figure 1. Terminology review for illustration.

**Terminology Review**

**Identity Preservation** = IP = trait(s) and/or credence attribute(s) of interest.
**Identity Preservation-Tracking** = IP-\( T \) = the mechanisms that track product or ingredient from origin to customer.

**Traceability** = \( T \) = the mechanisms that trace product or ingredient from shelf backwards to origin or source, for example, from a consumer or point of food safety event back through the various processes and players, then back to the source of defect.

**Identity Preservation & Traceability** = IPT = includes the mechanisms that enable both way tracking and tracing by paper and/or electronic trails, and may include third party audits and laboratory tests. The mechanisms that track forward or trace backwards need not be exclusive.

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**Figure 1. Terminology review**

The mechanism to *track* product or ingredient from origin to shelf.

**Identity Preservation - Tracking (IP-\( T \)**

Farmer  Elevator  Processor  Distributor  Retailer

The mechanism to *trace* product or ingredient from shelf back to the source.

**Traceability, Tracing, Back-tracing**

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**An important note:** Many published works use the terms ‘track’ or ‘trace’ interchangeability when pursuing forwards or backwards information of a product or ingredient within the food supply chain. Thus it is important to understand for what purpose(s) the tracking or tracing is being used. For this paper *tracking* will always be regarded as the mechanism used to follow a product or ingredient from e.g. seed, through various processes and entities, on until the product is purchased. Whereas *tracing* will always be regarded as the mechanism used to follow a product or ingredient from the point of sale or concern e.g. mislabeled product on shelf, backwards through the various entities, processes, and players, on until the source of defect or event origins.

Another good pictorial example of how both tracking and tracing systems work together is from John Deere FoodOrigins’ illustration, Figure 2. Although they use this diagram to
promote their own IPT software program, the illustration does graphically point to the connectivity of the food supply chain and how easy it would be, in the case of recall, to recall non-targeted product or ingredient, which was not involved with recall, merely because it was a similar or like ingredient. This was the case with the 2006 spinach recall in the US, where nearly all spinach was recalled due to weak traceability programs by that industry.

Figure 2. FoodOrigins’ tracking and tracing illustration

(Jorgenson, 2004)
b. Why Identity Preservation and Traceability Came into Existence

Food security has long been an issue for society. For the most part local governments through laws and codes tailored food safety to meet local needs that dealt with growing, cooking, labeling, packaging, etc., of food. Usually this was enough, or at worst kept pace to meet situations such as regional disease outbreaks, mislabeled products, or production hygiene issues. However, most recently two major events affecting two different large regions have affected local, national, regional, and international consumers. (Chapter 6 provides greater detail of how the various standards are implemented)

In Europe, the crisis that damaged the public’s confidence in their food safety was the outbreak of Mad Cow Disease, which overwhelmed authorities. As perceived by the populace, government could not handle the outbreak, was ill prepared, and fell short of expectations in protecting consumers. The drive for strict standards imposed by the grocery industry across Europe was furthered by a series of food safety crises including diesel fuel in palm oil, sewage waste in feed, listeria in cheese, salmonella and antibiotics in poultry, and Escherichia coli (E. coli) in animal meat, which undermined consumer confidence in their food supply. (Moe, 1998) Shortly after these food crises, activists and environmentalists pointed towards the next possible threat to the food supply and the environment—Genetically Modified Organisms or GMOs. These groups’ concern was well justified, as far as governments’ ability to conduct proper oversight and protecting its people, because governments fell short of expectations. Governments and the food industry let the customer or consumer down. These groups gained a greater voice in heralding the dangers of GMOs and pressured European producers to restrict perceived unsafe, untested food products. A decade of food safety scares, and well organized “Green” and consumer movements in Europe revolving around food crises, have had greater results than pressures put on American producers. Thus, European agriculture moved more aggressively to institutionalize changes than in America. Europe’s approach to food safety is in its mandatory government mandate of rules and laws, which involve documentation, testing, tolerances, and labeling. To protect its food system the EU employs the “precautionary principal” to guide it in its determination of whether or not a food is safe. (Glassheim et al., 2005)

The US has had its share of food safety incidents, though none reached the near panic level of concern that was felt in Europe towards food safety. However, for the US, the events of 9/11, the attacks on the World Trade Center’s twin towers and Pentagon, heightened both the government’s and public’s concern over food safety issues due to terrorism, and more specifically, bioterrorism. The notion that terrorists could contaminate crops and livestock along
any part of the food supply chain scared authorities. The solution was not much different than that of European authorities—traceability, and the ability to trace food products backwards. The major difference in philosophy between the US and Europe is that in Europe the rules of how to accomplish compliance is most often determined or directed by government. In the US, the government determines the requirements or criteria and lets the market, i.e. industry, producers, etc., determine the best course of action or how to meet governments mandates. Regarding GMOs, for Americans, the risks and threat from GMOs are minimal. They have had years of GMO use and consumption, so aside from government approval for various crops used for human or animal consumption, labeling of GMO content is not required. The notion of “substantially equivalent” is how the US government views approved GMO products.

For the Australian food industry, others examples of recent food safety incidents illustrate the need for greater emphasis on food safety, include: 1) 1995 Garibaldi incident where one person died and 23 people were hospitalized, 2) the 1996 salmonellosis scare in peanut butter, and 3) the endosulfan which was detected in meat for export. Other food safety incidents raised public awareness of these issues as well, and thus all manufacturers are extremely conscious of what the implications are if such a food safety incident should occur in their industry. (Smith, 1998) (see Chapter 6f The SQF Institute)

Since the occurrences of many of the above incidents, follow-on issues of tracking food shipments to reduce the risk of tampering, and on traceability systems to detail country of origin, animal welfare, and genetic composition have become paramount. In addition, tracing particular risks identified in the areas of chemical hazards (chemical residues, weed seed toxins) and microbiological hazards (mycotoxins and Salmonella) have been included in many countries’ new and improved food safety regulations. Heightened awareness of food-related safety issues among today’s consumers, coupled with a more educated public, is driving the demand for more information about food’s vertically integrated supply chain. Recent animal health and food-borne illness scares in all parts of the globe are creating a demand for source verification, food safety and supply chain identification of food products.

There are a number factors driving food safety. They include:

- increased consumer awareness
- tighter government regulations
- increased scientific knowledge and more accurate methods of testing
- increased publicity given to food safety incidents in recent years
- increased number of value-added products on the market
Towards consumer solutions – safety and consumer choice

The increasing implementation of Good Manufacturing Practice (GMP) and ISO 9000 quality management in food manufacturing have resulted in traceability systems becoming more advanced, involving increased amounts of information, and more steps in the production chain. However, the BSE crisis and debates about transgenic crops have drawn new attention to chain traceability. (Moe, 1998) Increased awareness of food safety issues among consumers, along with a more educated and informed public is driving the demand for more information about the food supply chain. Recent animal health and food-borne illness scares from all corners of the world are creating increased demand for source verification, food safety, and supply chain identification of food products. While most industries and governments have established processes and systems to ensure food quality and safety (i.e. HACCP), these systems are often applied independently at various points in the food continuum. Traceability systems assist by making the necessary linkages between a specific product and the application of these food safety and quality assurance systems at various points along the food continuum. (Can-Trace, Website http://www.can-trace.org)

From a public health perspective, improving the speed and accuracy of tracking and tracing food items can help limit the risk associated with a failure in the system. Rapid and effective traceability can also minimize the unnecessary expenditure of private and public resources and reduce consumer concerns. Furthermore, tracing food items may help public health services and industry operators in determining potential causes of a problem, thereby providing data to identify and minimize food borne public health hazards. (Can-Trace, Website http://www.can-trace.org)

Traceability benefits for business:

- Meeting Regulatory Requirements
- Recall and Risk Management: Perception related to reduced risks
- Process Improvements – Efficiency and Quality: Improved customer service/response time
- Addressing Customer and Market Needs

The last bullet highlights where businesses can benefit from government required traceability mandates, by businesses being able use their traceability infrastructure to focus on customer and market needs, which attest to prescribed trait(s) and credence attribute(s) of interest. This notion of providing what can be considered value-added often results in a new profit center for the company and additional benefit to consumer, environment, animals, region, etc.
Thus, from a business perspective, the requirements of government to enforce traceability regulations and resultant corporate infrastructure to support this mandate help facilitate the aspects of identity preservation of traits and credence attributes of interest. A business or corporation that effectively combines both traceability and identity preservation is said to have a bi-directional Identity Preservation and Traceability program or system.
c. What has been established in response to food crisis - What is out there?

Globally, many changes have occurred regarding traceability during the past decade. Still, nations and regions around the world have reacted in different ways. Of particular clarity is Guillaume Gruère’s work titled “An Analysis of Trade Related International Regulations of Genetically Modified Food and their Effects on Developing Countries,” which provides an excellent overview of traceability country by country. According to Gruère (2006), due to consumer, environmental, ethical or political reasons, many countries have adopted stringent regulation regarding the approval and the marketing of food and feed products, especially those derived from GM origins.

International regulations of GM food vary widely among developed countries. In particular, the EU and the US have adopted different approaches on the marketing of genetically modified food. EU regulations follow an approach based on the “precautionary principle” and consumers’ “right to know,” with stringent approval, labeling, and traceability standards on any food produced from or derived from GM ingredients. By contrast, the US regulatory approach is based on differences in end-product characteristics, and includes a voluntary safety consultation and voluntary labeling guidelines for GM food. Most other developed countries, including Japan, Canada, or Australia have introduced intermediary regulations that fall between mandatory and voluntary systems. (Gruère, 2006)

In the developing world, some of the large agricultural traders (such as Brazil) have developed bio-safety and marketing regulations on GM food, but at the same time many other developing countries have not adopted any specific regulation of GM food because they lack the capacity to do so, or perhaps they have adopted a position of wait and see. (Gruère, 2006)

As of 2005, ten years after the introduction of the first GM crop, from nation to nation there is large variation in the regulation of GM food. At a macro level, countries can be divided into three groups according to the status or type of their regulations: 1) countries with a comprehensive and stringent regulatory framework applied to GM food, including mandatory safety approval and mandatory labeling; 2) countries that have adopted a more pragmatic regulatory approach based on the notion of substantial equivalence with voluntary labeling instead of mandatory labeling for GM food; and 3) a large number of countries either without regulations or pending towards adopting certain regulations on GM food approval and marketing.

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3 Regarding labeling, non-substantially equivalent GM foods have to display the difference with conventional products, but there is no labeling requirement related to the fact that they were produced with genetic engineering.
Currently, developed countries are in the first and second group, while most developing countries are in the third group, with a few notable exceptions. The distinction between voluntary and mandatory labeling is important, because it drives a number of necessary regulatory requirements. Mandatory labeling requirement affects the whole agro-food channel from the retailers to the producers, requiring them to acquire and transmit information about the presence or origin for each food product, whereas voluntary labeling is driven by private incentives and the presence of market niches for non-GM food.\(^4\) (Gruère, 2006)

Among the countries with regulations, there are two main groups of countries, the ones that rely on a test of substantial equivalence (substantial equivalent products are exempt from specific requirements) and the other who generally do not, and whose regulatory procedure depends on the production process (which means that any food produced with or derived from transgenic crop is subject to GM food regulations). Each country has also adopted its set of safety approval and labeling policies with specific characteristics. More stringent regulations will generally require more costly procedures on behalf of exporters and more comprehensive policies may have a more important trade effect. (Gruère, 2006)

According to Gruère, countries can be divided into eight categories or groups according to their regulatory framework. Table 1 presents example of countries in each of these eight groups.\(^5\) (Gruère, 2006)

<table>
<thead>
<tr>
<th>Group</th>
<th>Food safety regulations</th>
<th>Labeling regulations</th>
<th>Specificity</th>
<th>Countries</th>
</tr>
</thead>
<tbody>
<tr>
<td>Group 1</td>
<td>Process based mandatory</td>
<td>Stringent, mandatory, Includes derived products</td>
<td>Traceability to 0.9% threshold</td>
<td>EU, East Europe</td>
</tr>
<tr>
<td>Group 2</td>
<td>Process based mandatory</td>
<td>Stringent, mandatory, Includes derived products</td>
<td>No traceability, low threshold</td>
<td>Brazil, China, Russia, Switzerland, Norway</td>
</tr>
<tr>
<td>Group 3</td>
<td>Process based mandatory</td>
<td>“Pragmatic” mandatory</td>
<td>Many label, exceptions</td>
<td>Australia, Japan, Korea, Saudi Arabia, Thailand</td>
</tr>
<tr>
<td>Group 4</td>
<td>Substantial equivalence, Mandatory (US: voluntary consultation)</td>
<td>Voluntary for substantial equivalent food</td>
<td>5% threshold level for labeling</td>
<td>US, Canada, Argentina, South Africa, Taiwan</td>
</tr>
<tr>
<td>Group 5</td>
<td>Mandatory (in place or pending)</td>
<td>Mandatory, introduced but not implemented</td>
<td>“Pragmatic” labeling requirements</td>
<td>Indonesia, Malaysia, Mexico, Philippines, Vietnam</td>
</tr>
<tr>
<td>Group 6</td>
<td>Mandatory (in place or pending)</td>
<td>Intention to require labeling</td>
<td>Slow regulatory process</td>
<td>India, Kenya</td>
</tr>
<tr>
<td>Group 7</td>
<td>Considering mandatory</td>
<td>No clear position</td>
<td>Wait and see approach</td>
<td>Bangladesh, most African countries</td>
</tr>
<tr>
<td>Group 8</td>
<td>No</td>
<td>No</td>
<td>GM free</td>
<td>A few African countries (Zimbabwe, Zambia)</td>
</tr>
</tbody>
</table>

\(^4\) For more information on an economic comparison between voluntary and mandatory labeling, see Runge and Jackson (2003) and Carter and Gruère (2003).

\(^5\) OECD countries are represented in the first four categories (except Mexico and Turkey), and several countries with transition economies (such as Brazil or China) are also located in these four categories. (Gruère, 2006)
The large producers and exporters of GM crops have well defined regulations, but most of them are in Group 4 (Canada, US, Argentina, South Africa), with pragmatic regulations of GM food, while the last two are in Group 2 (Brazil and China), with stringent regulations.

National regulations reveal that there is a large variation in regulations among countries, first in terms of development stages of regulatory framework, and second between countries with well defined regulations. Developed countries differ in their general approach of regulations, with most GM producers and exporters in groups of pragmatic regulations while importers tend to have more stringent marketing regulations for GM food and GM derived products. Developing countries tend to have fewer regulations in place. (Gruère, 2006)
d. Standards - Reactions to Food Safety Crises

For expanded information on standards see Chapter 6 on standards, which highlights and reviews various standards, i.e., US, Canada, EU, International, Organic, and Regional and Religious.

The International Organization for Standards (ISO) has referred to traceability in such a manner that others have borrowed from them. ISO, which develops voluntary international standards for products and services, defines traceability as the “ability to trace the history, application, or location of that which is under consideration.” This definition is quite broad. It does not specify a standard measurement for “that which is under consideration” (a grain of wheat or a truckload), a standard location size (field, farm, or county), a list of processes that must be identified (pesticide applications or animal welfare), or a standard identification technology (pen and paper or computer). It does not specify that a hamburger be traceable to the cow or that the wheat in a loaf of bread be traceable to the field. It does not specify which type of system is necessary for preserving the identity of tofu-quality soybeans, controlling the quality of grain used in a particular cereal, or guaranteeing correct payments to farmers for different grades of apples. This leaves much to be determined by producers, governments, and consumers. (Golan et al., 2004b)

According to Jenkins (2003), overall governmental traceability programs have 1) focus on bioterrorism, genetically modified organisms (GMOs), country-of-origin labeling (COOL), bio-farming, overall food safety, and legislation to monitor the industry, which has created a more informed consumer base, and that contributes to a shift in global food supply networks; and 2) consumers exert pressure on farmers, food processors, and manufacturers because of concerns about overall safety and genetic heritage of the groceries they purchase. Food producers differentiate products over a wide variety of quality attributes (taste, texture, nutritional content, origin); consumers can easily detect some attributes (color, etc.) but other innovations involve “credence attributes,” i.e., characteristics that consumers cannot discern even after consuming the product. Identification and traceability are essential for marketing food products, and, if food products are being differentiated via content and/or process credence attributes, record-keeping, auditing and validation are essential elements of verification for “identity preservation” and “authenticity management.” (Smith et al., 2005)

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6 Some believe that ISO, as an international organization consisting of individual countries with equal voting rights or equal rights to voice concerns and participate, is a more democratic venue and less bias in their judgments.
The EU Perspective

On the European continent level the general public has demanded increased food safety due to several food crises. Governments’ response has been to establish traceability systems that provide information on origin, processing, retailing, and final destination of foodstuffs. Such systems enhance consumer confidence in food, and enable the regulatory authorities to identify and to withdraw health hazardous from the market. Animal feeds are an element in this “food-to-farm” approach to public health. Such feedstuffs are preliminary elements of some foods for human consumption, and hence are an inherent element of the food chain. A harmonized EU food traceability protocol greatly assists authorities in detecting fraud as well as dangerous substances. The food chain comprises a range of sequential and parallel stages bridging the full spectrum from agricultural production to the consumable foodstuffs by consumers. (Schwägele, 2005)

The General Food Law, i.e., Regulation (EC) 178 (2002) of the European Parliament and the Council outlines the general principles and requirements of food law, establishes the European Food Safety Authority (EFSA), and provides procedures in matter of food safety, i.e., among other things the implementation of traceability systems in the food and feed supply chains in Europe. (Schwägele, 2005)

The EU traceability legislation consists of four major points: (Excerpts and condensed from Schwägele, 2005)

1. The traceability of food, feed, food-producing animals, and any other substance intended to be, or expected to be, incorporated into a food or feed shall be established at all stages of production, processing and distribution.

2. Food and feed business operators shall be able to identify any person from whom they have been supplied with a food, a feed, a food-producing animal, or any substance intended to be, or expected to be, incorporated into a food or feed. To this end, such operators shall have in place systems and procedures, which allow for this information to be made available to the competent authorities on demand.

3. Food and feed business operators shall have in place systems and procedures to identify the other businesses to which their products have been supplied. This information shall be made available to the competent authorities on demand.

4. Food or feed which is placed on the market or is likely to be placed on the market in the Community shall be adequately labeled or identified to facilitate its traceability, through relevant documentation or information in accordance with the relevant requirements of more specific provisions.
Traceability along the full supply chain - In order to be able to trace products and retrieve related information, producers must collect information and keep track of products during all stages of production (primary production, processing, distribution, retailing, and consumer). Therefore, traceability can be divided into two key functions, tracking and tracing. Tracking can be defined as the ability to follow the path of an item as it moves forwards through the supply chain from its origin to the shelf. Tracing is just the opposite and incorporates the ability to identify the origin of an item or group of items, through records, backwards through the supply chain. (Schwägle, 2005)

Aside from mandated traceability, and depending upon the IP trait(s) or credence attribute(s) of interest, other process verifications and tests may need to be employed. For example, within the EU, both farm and environmental “sustainability” have become hot topics. However, the meaning of sustainability differs from country to country. In short, the idea of “sustainability,” in its broadest sense, should include elements of environmental health, societal development, rural development, animal welfare, food quality and safety, and human health issues, which may require protocols, tests, and audits outside normal food safety mandates. (Glassheim et al., 2005)

EU Social Agenda - Within the EU some see non-food safety issues or credence attributes as conflict of interests for society. This pressure is increased due to the tension between the expectations of the “citizen” and the “consumer” as two sides of mankind. For example, the citizen expects animal welfare, care for the environment, a nice landscape, and if possible an organic agriculture. On the other hand, the consumer is not always prepared to pay an adequate price for these demands. Many producers find themselves caught between these two expectations, often mentioning that foreign competitors can sell food at lower prices since they have fewer environmental rules. Sometimes this is true, sometimes not. Psychologically, many farmers feel trapped between the supermarket (as a representative of the consumer) and the government (as a representative of the citizen). Within the EU, as in many other countries and regions, credence attributes of a social nature take on greater importance, especially when they have to do with local communities benefiting from brand naming their prized local product to the area, brand

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7 This is the case where the term “traceability” incorporates the notion of tracking (origin to shelf) and tracing (shelf to origin).
8 The General Food Law covers the entire supply chain [Regulation (EC) 178 (2002), Article 18, paragraph 1].
9 In northern Europe, talking about “sustainability” is commonly considered a discussion about environmental affairs. In southern Europe, more attention is paid to social issues. The discussion about sustainability can also be divided into two “mental maps”: one group of people is in search of concrete, consistent and scientific definitions of “what sustainability is.” The other group considers sustainability more as a process, even a political or societal process.
naming a process, plant, animal, or quality to that area or region. This represents an economic force that governments are dealing with. (Glassheim et al., 2005)

US Perspective

The events of September 11, 2001 in the US caused Congress to recognize that safety of the nation’s food supply could be compromised easily by a bioterrorist attack. In response, the US Congress passed into law (June 12, 2002), the Public Health Security and Bioterrorism Preparedness and Response Act. Under that law, the FDA has authority to order the detention of any food if, as determined during an inspection, examination or investigation, there exists “credible evidence or information” indicating that the article “presents a threat of serious adverse health consequences or death to humans or animals.” (Smith et al., 2005)

Golan et al. (2004a) concluded that US private-sector food firms are developing, implementing, and maintaining substantial traceability systems designed to 1) improve food supply management, 2) facilitate trace-back for food safety and quality, and 3) differentiate and market foods with subtle or undetectable quality attributes. Despite this, and even though the US has typically set the operating standard for international food handling, the US food industry has been lagging in regards to food traceability. There is currently no standard process that identifies a traceable product, nor brand or social equity product.10

Studies within the US have shown that 1) traceability is an objective-specific concept, 2) that the private sector in the US has developed a significant capacity to trace, and 3) industry/product characteristics lead to systematic variation in traceability systems. Golan et al. (2004a) found that efficient traceability systems vary across industries and over time as firms balance costs and benefits to determine the efficient breadth, depth, and precision of their traceability systems.

Government may consider mandating traceability to increase food safety, but this may impose inefficiencies on already efficient private traceability systems. The widespread voluntary adoption of traceability complicates the application of a centralized system because firms have developed so many different approaches and systems of tracking. If mandatory systems do not allow for variations in traceability systems, they will likely end up forcing firms to make adjustments to already efficient systems or creating parallel systems. (Golan et al., 2004b)

Not unlike the EU, fines become the tool of government to modify business behavior. Policy aimed at increasing the cost of distributing unsafe foods, such as fines or plant closures, or

10 G. Smith et al., 2005 cites the Sparks 2002 publication. Food traceability: Standards and systems for tracing and tracking food and agri-products. Memphis, TN: Sparks Companies, Inc.
policies that increase the probability of catching unsafe food producers, such as increased safety testing or food-borne illness surveillance, also provide firms with incentives to strengthen their traceability systems. When the cost of distributing unsafe food goes up, so too do the benefits of traceability systems. (Golan et al., 2004b)

Although governments may define regulations, these are but tools for achieving a number of different objectives while dealing with a complex problem. As a result, no traceability system is complete. Even a hypothetical system for tracking beef, in which consumers scan their packet of beef at the checkout counter and access the animal’s date and location of birth, lineage, vaccination records, and use of mammalian protein supplements, is incomplete. This system does not provide traceability with respect to bacterial control in the barn, use of genetically engineered feed, or animal welfare attributes like hours at pasture. This form of traceability is based upon fulfilling regulatory requirements, which are generally broad and provide minimal hurdles, but to the contrary, IPT systems are usually tailored to customers’ wants and their ability or willingness to pay. (Golan et al., 2004b)

A key notion with US traceability is “flexibility.” A single system for tracking every input and process to satisfy every objective would be enormous and very costly. Consequently, firms across the US food supply system have developed varying amounts and kinds of traceability. Firms determine the necessary breadth, depth, and precision of their traceability systems depending on characteristics of their production process and their traceability objectives. For example, an important aspect of developing regulations is appropriate focus. One difficulty with mandatory (EU) traceability is that they often fail to differentiate between valuable quality attributes, those for which verification is needed, and less valuable attributes for which no verification is needed. This can be very costly for business and hurt trade, or provide an unfair advantage to competitors. (Golan et al., 2004b)

Within the US, firms build traceability systems, aside from fulfilling rules and regulations towards food safety, to also improve supply-side management and construct lower-cost

11 According to Smith et al (2005) Traceability of a food consists of development of “an information trail that follows the food product’s physical trail,” which may include process changes of importance to the customer and/or government regulations. Traceability, for livestock, poultry, and meat, in its broadest context, can, could, or will eventually be used: 1) to ascertain origin and ownership, and to deter theft and misrepresentation, of animals and meat; 2) for surveillance, control and eradication of foreign animal diseases; 3) for biosecurity protection of the national livestock population; 4) for compliance with requirements of international customers; 5) for compliance with country-of-origin labeling requirements; 6) for improvement of supply-side management, distribution/delivery systems and inventory controls; 7) to facilitate value-based marketing; 8) to facilitate value-added marketing; 9) to isolate the source and extent of quality-control and food-safety problems; and 10) to minimize product recalls and make crisis management protocols more effective. Domestically and internationally, it has now become essential that producers, packers, processors, wholesalers, exporters and retailers assure that livestock, poultry and meat are identified, that record-keeping assures traceability through all or parts of the complete life-cycle, and residuals that, in some cases, the source, the production-practices and/or the process of generating final products, can be verified.
distribution systems. But simply knowing where a product is in the supply chain does not improve supply management unless the traceability system is paired with a real-time delivery system or inventory-control system (Golan et al., 2004a and 2004b). A vital element of any supply management strategy is the collection of information on each product from production to delivery or point-of-sale; the idea is “to have an information trail that follows the product’s physical trail.” Throughout the food industry, companies are adopting new electronic traceability systems to track production, purchases, inventory, and sales to provide a basis for good supply management, allowing them to more efficiently manage resources. (Smith et al., 2005)

**US industry efforts to encourage differentiation** – Third-party entities provide objective validation of quality attributes and traceability systems. They reassure input buyers and final consumers that the product’s attributes are as advertised. Third-party verification of credence attributes can be provided by a wide variety of entities, including consumer groups, producer associations, private third-party entities, and international organizations. For example, Food Alliance and Veri-Pure, private for-profit entities, provide independent verification of food products that are grown in accordance with the principles of sustainable agriculture. Third-party entities certify attributes as wide ranging as kosher, free-range, location of production, and “slow food.” Governments can also provide voluntary third-party verification services. For example, to facilitate marketing, producers may voluntarily abide by commodity grading systems established and monitored by the government. (Golan et al., 2004a)

In some cases (e.g., branded pork, beef for export), “verification” is required. “To verify” is defined as “to prove the truth or accuracy of, or to substantiate, by the presentation of evidence or testimony.” “Source verification” requires substantiation of the origin (e.g., breed, strain, geographic area) of the livestock, poultry or meat. “Production practice verification” involves authentication of things done (e.g., grass-fed, free-range, raised/handled humanely) or things not done (e.g., no antibiotics, no hormonal growth promotants, not fed animal by-products) during rearing of the animals. The “USDA Process Verification” Program (PVP) provides 1) suppliers of agricultural products the opportunity to assure customers of their ability to provide consistent quality products, 2) is accomplished by having documented manufacturing processes verified through independent, third-party audits, and 3) enables suppliers to make marketing claims such as breed, feeding practices, or other raising and processing claims, and market themselves as “USDA Process Verified.” “Beef export verification” is based upon substantiation of conditions required by an importing company, of the exporting country, as verified by the USDA Quality System Assessment (QSA) program (e.g., beef export verification, Japan). (Smith et al., 2005)
e. How IP-Tracking (IP-T), Traceability, and Identity Preserved & Traceability (IPT) system programs work; the fundamentals

Identify Preserved-Tracking (IP-T)

The global agricultural commodity system is being revolutionized as an increasing number of crops and livestock are being differentiated to ensure that their value or uniqueness is captured and maintained throughout the supply chain. (Smyth, 2002) Again, identity preservation (IP) refers to the trait(s) or credence attribute(s) of interest, whereas identity preserved-tracking (IP-T) refers to the mechanism of software, documentation, tests, and audits that are used to insure that the IP trait(s) or attribute(s) are within tolerance or meet regulatory compliance.

The first product differentiation system is coined identity preserved-tracking (in some literature it is called identity preserved production and marketing or IPPM), which has evolved over time in the grain and oilseed industry. Purchasers of raw products became more demanding about the quality and purity of the product they were purchasing, so the grain handling system gradually developed distinct channels to market the differing grades of grains and oilseeds. All grains and oilseeds are purchased by a grading system in today’s marketplace; this grading system has premiums that rise as one move from low to high grades. The relationship of premiums to differing grades for private market incentives is the defining feature of an IP system. (Smyth, 2002)

IP-T systems have been initiated by the grain and oilseed industry to extract premiums from a marketplace that has expressed a willingness to pay for an identifiable and marketable product trait or feature. An IP-T system is generally a closed loop channel that facilitates the production and delivery of an assured quality by allowing identification of a commodity from the germplasm or breeding stock to the processed product on a retail shelf. Grain and oilseed IP-T systems are predominantly voluntary, private firm based initiatives that range between systems that are loosely structured (e.g., malting barley) with high tolerance levels and those with rigid structures (e.g., non-GMO EU markets) with minimal tolerance levels. Firms operating in minimal tolerance systems achieve this by developing and adhering to strict protocols that specify production standards, provide for sampling, and ensure appropriate documentation to audit the flow of product. 12 (Smyth, 2002)

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12 A survey of the literature on IP shows that although there is growing discussion about IP systems, there are very few working definitions. It has been suggested that an identity preservation system is a more stringent (and expensive) handling process and requires that strict separation, typically involving containerized shipping, is maintained at all times. IP lessens the need for additional testing as control of the commodity changes hands, and it lowers liability and risk of biotech and non-biotech commingling for growers and handlers. (Smyth, 2002)
Numerous IP-T systems operate around the world. Some extend only between the breeders and the wholesale market or processor, while others extend right up to the retailer. Their structure depends on the attribute being preserved. For instance, some novel oils, such as low linolenic oils that are more stable in fryers, only have value at the processing level, while others, such as high oleic oils, have health attributes that can be marketed to consumers. IP-T systems are important for providing information to consumers about the origin of a product, as those attributes are not visible or detectable in the product itself. (Smyth, 2002)

**IP-T: Segregation** - The second product differentiation system, segregation, has frequently been applied incorrectly to the grading of different classes of grains and oilseeds in order to receive a higher price for the commodity than if it were allowed to be commingled. Segregation is a step between commodity processing (low value) and identity preserved (high value). It represents both a middle value and mid-level involvement of management to ensure its quality. Segregation systems have a formal structure and, in fact, can act as regulatory standards. Segregation differs from IP-T in that the focus of the system is not on capturing premiums, but rather on ensuring that potentially hazardous crops are prevented from entering supply chains that have products destined for human consumption. Segregation can be viewed as a regulatory tool that is required for variety approval and commercial release of grain and oilseed varieties that could enter the supply chain and create the potential for serious health hazards. Segregation systems can be developed as part of a variety registration process, where government regulators use contract registration to ensure that certain novel varieties will not enter the handling system of like varieties. The private firm seeking registration of the novel variety has to demonstrate that there is a segregation system developed to ensure the containment of the variety. (Smyth, 2002)

Segregation is focused on ensuring that the integrity of the special trait is not allowed to adventitiously commingle with other products destined for the food and feed supply chain. Production contracts are used by the private firms to ensure that the entire commodity being segregated is collected and that the producer retains no amount of seed. (Smyth, 2002)

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13 The body of literature pertaining to aspects of IP is limited, but is growing. Many of the works relate to IP systems relating to theoretical and operational uses of IP systems. Bullock, Desquilbet, and Nitsi, (2000) and Bullock and Desquilbet (2001) discuss differentiation between GM and non-GM products, and Herrman, Boland, and Heishman (1999) examine the feasibility of wheat identity preservation. Bender et al., (1999), Bender and Hill (2000), and Good, Bender, and Hill (2000) have released a series of papers on handling specialty corn and soybean crops, with costs being the focus, not the defining of the system used to handle the specialty crop. Additionally, Miranowski et al., (1999) offer some perspectives on the economics of IP, and Kalaitzandonakes, Maltzarger, and Barnes (2001) provide a solid theoretical model for examining the cost of identity preservation.

14 The distinction between “IP” and “segregation” is often blurred and a “strict segregation” system may be more precise than a loose IP system. The level of precision of the traceability system may also influence recordkeeping costs. (Golan et al., 2004a)

15 Buffer zones are required for segregation systems as a preventative measure for reducing cross-pollination. Producers may also have restrictions placed on what crop varieties are allowed to be grown the following year on fields that produced segregated crops. Premiums are available in both the short and long term to ensure that product supply is maintained.
Important issue: Internal versus External Traceability

The Food Standards Agency of the European Community recognizes two levels of IP-T within the food industry. The first level, called “internal tracking,” takes place within one link of the chain (Moe, 1998). Considerable internal tracking already exists within the food industry providing individual firms the ability to follow product logistics through their internal operations, however, only very limited information actually follows the product to the next step (Golan et al., 2004a and Pape, 2006). In addition, the real difficulty in designing and implementing IP-T lies within the complexity of the second level, called external or chain tracking. (Moe, 1998) Chain tracking, which provides information paths between individual entities throughout the entire food chain, cannot be achieved without considerable knowledge-based vertical integration, and may entail any number of entities in the seafood industry including fishers, buyers, processor, wholesalers, transporters, and retailers.16 (Moe, 1998 and Pape, 2006)

When looking at identity preserved-tracking (IP-T) systems it is important to distinguish between internal tracking and external (chain) tracking. Internal tracking is within a company or location which is under consideration. In terms of a product it relates to the origin of materials, the processing history, and the distribution of the product after delivery. Chain or external tracking is, on the other hand, focused on the maintenance of product information from one link in the chain to the next. It describes which data is transmitted and received, and how. Chain tracking is between companies and countries and depends on the presence of internal traceability in each link. In some literature the terms internal or external traceability are used instead of internal or external tracking. (Moe, 1998 and Pape, 2006)

Most IP-T regulations focus primarily on external or chain tracking. Legislation demands that each producer has control over input ingredient and is able to identify from whom they bought the raw material and to whom they delivered the finished products. This is a major gap within the notion of food and ingredient accountability. For example, a processor should be able to document all the different input ingredients as they arrive on its loading dock for use. Many loads of flour may arrive from different sources and be poured into one of several bins. Over time, as one bin empties, the flour from another bin (from still other sources) will be introduced

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16 Two important motives for the formation and coordination of information in vertical supply chains are to manage liability associated with adulteration or contamination, and to identify and preserve quality traits. Traceability systems can be defined by these motives. Segregation systems attempt to separate batches of food and ingredients from each other during processing, whereas identity preservation tracking (IP-T) systems identify the source and nature of each batch, requiring considerable information to guarantee that the traits and qualities of the product are maintained throughout the supply chain. The type of system to be used will depend on what the producers want to accomplish and how much information they want to make available to other firms in the supply chain. Information on products and production practices must remain in the control of the entity responsible for these processes. (Golan et al., 2004a)
into the process. Regarding rules that processors must follow, the processor should also be able to document, as product leaves its loading dock for its next destination, what ingredients are in the product. Unfortunately, internal tracking is often lacking in accounting for mixing of in-house bins (as bins are constantly being filled, and as product is continuously used in production). This has been the main focus during the past decade and today there exist several standards and/or solutions that will solve the internal traceability issues. (Moe, 1998 and Pape, 2006)

**Internal tracking** (in-house, processor) - Many advantages can accrue from having internal tracking. A minimum of internal tracking, being able to track the raw material that went into a product, is in the interest of most food manufacturers. Establishing internal tracking may be easy enough for individual batch processing, however, for continuous or semi-continuous processing it can be very difficult. Under such conditions the ideal traceable resource unit (TRU) can be very small and therefore many food processors do not have tracking down to the ideal TRU. Instead they have a sort of “sufficient” tracking where products processed within a period of time are known to come from a certain raw material batch, with some mixing at both ends. However, only an internal tracking system coming close to tracing the ideal TRU can be used as a grid for combining data from process control, quality management and other management systems. (Moe, 1998 and Pape, 2006)

Achieving external or chain tracking requires comprehensive planning during the initial stages of development, particularly when addressing the three issues most crucial to the success of any traceability system: 1) compatibility, it must be possible to track products from one entity to another,\(^{17}\) 2) data standardization, compatible data transmission protocols and computer applications to integrate knowledge based operations, which may include product handling and processes, including transformation, value addition, packaging, transport, and storage; and 3) the definition of a traceable resource unit (TRU). Defining a TRU may be one of the most difficult steps involved in the design of a traceability system.\(^{18}\) See Appendix A. regarding IP-T Systems at seed production, processing, and retail stages.

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\(^{17}\) This requires that all entities within the chain are able to communicate and transmit data efficiently. Having the ability to transmit and receive data does not, in itself, ensure traceability, it only provides a means. Rapid advances in information technology (IT) and increased compatibility between available operating systems have provided the necessary tools to improve knowledge-based vertical integration.

\(^{18}\) A TRU is simply defined as a unit of trade, such as a whole fish or a batch of fish at the initial stage. However, this will invariably change during processing as new TRUs are being assigned at each step within the food chain. The initial TRU must follow each fish or lot, through all steps of processing, distribution, and retail. This process can become very complicated, especially during processing, and it may be difficult to keep from mixing fish from several batches, especially when processing may include portioning, additional ingredients, processes, storage, and transportation. Mixing of batches can occur between resource units, which may cause problems in identifying individual batches. Each firm must develop a system of assigning new TRUs during processing, distribution, and retail. (Moe, 1998 and Pape, 2006)
Quality management: IP-T is also an essential subsystem of quality management. The development of advanced internal IP-T systems can, however, also be spurred by the search for improving the efficiency of data collection, plant control, and quality assurance. That search has resulted in an increasing interest in coupling data from more than one control or management system, which in turn, requires that a traceability system with a high degree of detail be established. Traceability is also a system in itself and its establishment should be given proper attention and suited to actual needs using a systematic approach. To do this well requires awareness of the various features of traceability that are addressed in this paper. (Moe, 1998)

IP-T Systems

According to Golan et al. (2004b), an IP-T system can be split into two elements, namely; the routes of the product and the extent of tracking desired or be willing to pay for. Routes describe the path along which, and the means by which, products can be identified throughout the manufacturing, distribution, and retail system. Extent defines the scope of tracking. This is elaborated below. The descriptors depth, breath, and precision highlighted in Golan works will be used to describe overall IPT concepts.

Breadth describes the amount of information collected. A recordkeeping system cataloging all of a food’s attributes would be enormous, unnecessary, and expensive. Take, for example, a cup of coffee. The beans could come from any number of countries, be grown with numerous pesticides or just a few, be grown on huge corporate organic farms or small family run conventional farms, be harvested by children or by machines, be stored in hygienic or pest-infested facilities, and be decaffeinated using a chemical solvent or hot water. Few, if any, producers or consumers would be interested in all this information. The breadth of most IPT systems would exclude some of these attributes. (Golan et al., 2004b)

Depth is how far back or forward the system tracks the relevant information. For example, an IPT system for decaffeinated coffee would extend back only to the processing stage. An IPT system for fair-trade coffee would extend only to information on price and terms of trade between coffee growers and processors. An IPT system for fair wages would extend to harvest; for shade grown, to cultivation; and for non-genetically engineered, to the bean or seed. For food safety, the depth of the traceability system depends on where hazards and remedies can enter the

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19 Golan et al., have written extensively on food issues such identity preservation and traceability systems. Her work with others in Traceability in the U.S. Food Supply: Economic Theory and Industry Studies and Food Traceability One Ingredient in a Safe and Efficient Food Supply are the basis for greater comprehension of how IPT regulations and pragmatic realities of how these regulations are employed and serve as a standard in clarity of understanding these topics. I wish to express my appreciation for their work and how it has added to this research paper. The portion of IP-T that addresses breath, depth, and precision, is borrowed, shortened, and modified from her works.
food production chain. For some health hazards, such as Mad Cow disease (BSE, or Bovine Spongiform Encephalopathy), ensuring food safety requires establishing safety measures at the farm. For other health hazards, such as food-borne pathogens, firms may need to establish a number of critical control points along the entire production and distribution chain. The key here is to know what traits/attributes are desired and/or what safety level is needed for who or what, e.g. for labors, processors, consumers, environment, animals, etc. (Golan et al., 2004b)

**Precision** reflects the degree of assurance with which the IPT system can pinpoint a particular food product’s movement or characteristics. In some cases, the objectives of the system will dictate a precise system, while for other objectives a less precise system will suffice. For more traditional systems, such as in bulk grain markets, for example, a less precise system of traceability from the elevator back to a handful of farms is usually sufficient because the elevator serves as a key quality control point for the grain supply chain. Elevators clean and sort deliveries by variety and quality, such as protein level. Elevators then blend shipments to achieve a homogeneous quality and to meet sanitation and quality standards. Once blended, only the new grading information is relevant, there is no need to track the grain back to the farm to control for quality problems. Strict tracking and segregation by farm would prevent the ability of elevators to mix shipments for homogeneous product. (Golan et al., 2004b)

**What does an IPT Chain do?** Firms have three primary objectives in using IPT systems: 1) improve supply management, 2) facilitate trace-back for food safety and quality, and 3) differentiate and market foods with subtle or undetectable quality attributes. Business wise, the benefits associated with these objectives include lower cost distribution systems, reduced recall expenses, and expanded sales of products with attributes that are difficult to discern. In every case, the benefits of IPT translate into larger net revenues for the firm. These benefits are driving the widespread development of traceability systems across the US food supply chain. (Golan et al., 2004b)

**Third Parties - Options to enhance IPT:** In cases where markets do not supply enough traceability for product differentiation, individual firms and industry groups have developed systems for policing and advertising the authenticity of credence claims. Third-party

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20 Precision in trace-back to the farm declines the further one goes down the production chain. As grain is funneled from a wider geographic area, it is more difficult to pinpoint from where and from whom the commodities came. Traceability at the port elevator level typically extends only back to the country or sub-terminal elevator. (Golan et al., 2004a)

21 When farmers deliver their crops to local elevators, they are given receipts that indicate the commodity sold, its weight, price received, time of purchase, and any premiums or discounts for quality factors such as extra moisture, damage, pests, or dockage (easily removable foreign material). Country elevators keep this information, thus establishing a recordkeeping link from the product in an elevator at a point in time to the farmers who supplied the product. An elevator operator knows the farmers who delivered grain and oilseeds at that location and the geographic area from which they came. This is the minimum level of IPT that is required by the USDA. (Golan et al., 2004a)
safety/quality auditors are at the heart of these efforts. These auditors provide consumers with verification that traceability systems exist to substantiate credence claims. For example, auditors from Food Alliance, a nonprofit organization, certify foods grown with a specific set of sustainable agricultural practices. Many buyers, including many restaurants and some grocery stores, now require their suppliers to establish IPT systems and to verify, often through third-party certification, that such systems are in compliance. The growth of third-party standards and certifying agencies is helping push the whole food industry, not just those firms that employ third-party auditors, toward documented, verifiable traceability systems. (Golan et al., 2004b)

For some crops, farmers may be asked to submit their shipments for testing. For example, the oil content of corn and the protein level in wheat are routinely tested. Tests may be performed by the elevator or by independent third-party verifiers. Elevators usually keep records of test results, including the identity of the farms that sold the commodities to them. For some specialty crops, buyers may simply require farmers to “certify” that the crops are as specified. This was the case early in the development of differentiated markets for non-genetically engineered crops. (Golan et al., 2004a)

Most, if not all, third-party food-safety/quality certifiers such as the Swiss-based Société Générale de Surveillance (SGS) and the American Institute of Baking (AIB) recognize traceability as the centerpiece of a firm’s safety management system. AIB’s standard food safety audit specifies a number of very specific activities.22 (American Institute of Baking, 2003 and Golan et al., 2004a)

According to Golan (2004b), electronic systems for tracking inventory, purchases, production, and sales have become an integral part of doing business in the US. A few big retailers such as Wal-Mart and Target have even created proprietary supply-chain information systems that they require their suppliers to adopt. In addition to private systems, US firms may also use industry-standard coding systems, such as UPC codes. These systems are not confined to packaged products. The food industry has developed a number of complex coding systems to track the flow of raw agricultural inputs to the products on grocery store shelves. These systems are helping to create a supply management system stretching from the farm to the retailer.

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22 Third party standards and certifying agencies are employed across the food industry. In 2002, AIB audited 5,954 food facilities in the US and was slated to audit 6,697 in 2003; SGS expected to perform over 1,000 US food safety audits in 2003; and ISO management standards are implemented by more than 430,000 organizations in 158 countries (ISO website). Food sectors employing third party verifiers cover the spectrum from spices and seasoning to fruit and vegetables to meat and seafood to bakery products and dough. The growth of third party standards and certifying agencies is helping to push the whole food industry, not just those firms that employ third party auditors, toward documented, verifiable traceability systems. (Golan et al., 2004a)
**Risk accumulates:** The benefits of precise tracking and tracing for food safety and quality control are greater with increased likelihood and cost of safety or quality failures. Where the likelihood and cost of failure are high, manufacturers have large financial incentives to reduce the size of the standard recall lot and to adopt a more precise traceability system. The benefits of traceability are also likely to be high if other options for safety control are few. (Golan et al., 2004a)

**Traceability Chain (back-tracing)**

Another benefit of IPT systems is that they may help firms establish the extent of their liability in cases of food safety failure and potentially shift liability to others in the supply chain. (See Chapter 12 regarding recalls and liability issues) If a firm can produce documentation to establish that safety failure did not occur in its plant, then it may be able to protect itself from liability or other negative consequences. (Golan et al., 2004a)

Despite the important role safety plays within traceability systems, it is however only one element of a firm’s overall safety/quality control system. In themselves, traceability systems do not produce safer or high-quality products, or determine liability. Traceability systems provide information, looking backwards, about whether control points in the production or supply chain were operating correctly or not. In cases where markets do not supply enough traceability for food safety trace-back, a number of industry groups have developed food safety and trace-back standards. For example, the California cantaloupe industry has incorporated traceability requirements in their marketing order to monitor food safety practices. In addition, buyers in every sector are increasingly relying on contracting, vertical integration, or associations to improve product traceability and facilitate the verification of safety and quality attributes. Many hog operations are now integrated by ownership or contractually connected to slaughtering firms. As a result, identification by herd or batch is much easier today than fifty years ago. (Golan et al., 2004b)

**Traceability** (or trace-back) can also be considered another product differentiation system commonly used in the food industry. Retail products found with unacceptable bacteria levels or intolerable levels of pesticide or chemical residues need to be quickly and completely removed from store shelves. Traceability systems allow for retailers and the supply chain to identify the source of contamination and thereby initiate procedures to remedy the situation. The key focus of traceability is on food safety. Additionally, the focus for developing traceability systems for new sectors of the marketplace has been shifting to include extracting premiums from products that possess traits of value. Extracting market premiums could never be the driver for
developing a traceability system. In and of themselves, traceability systems do not motivate quality, they simply trace it. (Smyth, 2002)

Various traceability systems have been established in Europe, North America, and elsewhere. In Canada, traceability was developed in conjunction with a quality assurance (QA) system to reassure export markets about the quality of Canadian beef products. In a similar QA effort, the Canadian grain and oilseed industries conducted a two-year pilot project in 2002 and 2003 to evaluate the costs and benefits of an on-farm hazard analysis critical control point (HACCP) based traceability system. (Smyth, 2002)

Traceability (or retrospective analysis) is required to recall what has already occurred and, in use, traceability works backwards. This means that the recordings concerning the TRU must be designed from the viewpoint that they will be interrogated retrospectively. Furthermore, a stable, accessible record system is essential. (Moe, 1998)

Advantages of traceability

• Establishes the basis for efficient recall procedures to minimize losses
• Information about the raw material can be used for better quality and process control
• Avoids unnecessary repetition of measurements in two or more successive steps
• Improves incentive for maintaining inherent quality of raw materials
• Makes possible the marketing of special raw material or product features
• Meets current and possible future requirements (e.g. confirming country of origin)

Most food processing companies establish end-product traceability to secure efficient product recall procedures. Product recall systems only require traceability in part of the chain from the production step to the consumer. However, if the problem stems from the supply of raw material, traceability back to the supplier improves the possibility of either correcting faults, avoiding re-occurrence or placing the responsibility there. Recall systems can be established on a minimum of traceability information (e.g. production date), however, the more sub-descriptors that are included (e.g. production time, batch number, production conditions) the more focused the product recall can be, thereby minimizing loss of money and reputation. (Moe, 1998)

Combining forward-tracking systems with back-tracing systems - IPT

IPT can be used in four distinct contexts, each with a different implied sense:

• Product - it may relate materials, their origin, processing history, and their distribution and location after delivery.

23 In this case however, it should be noted that this system has been met with great resistance at the farm level, as producers do not want to allow government regulators onto their farms or provide regulators with any sensitive farm information.
• Data - it relates calculations and data generated throughout the quality loop, sometimes back to the requirements for quality.

• Calibration - it relates measuring equipment to national or international standards, primary standards, basic physical constants or properties, or reference materials.

• Software and programming - it relates design and implementation back to the requirements for a system.

The first two bullets above cover the fundamental concepts included in independent traceability and tracking systems relating to products and their processing. (Moe, 1998) These important issues are somewhat neglected in the literature on food processing and are therefore the subject of this paper. Calibrating measuring equipment (bullet 3) using standards that are trackable and traceable to national or international standards are essential to all food business to provide a common base for assessment of product quality and performance in accordance with specification. It is well discussed in the literature and Chapter 8. Bullet 4 refers to software and programming, the IPT system is explained in greater detail in Chapter 10.

**Overall Supply Chain IPT Management** - Aside from traceability as a food safety mechanism, traceability is crucial for providing access to new categories of products. Many markets have demanded documentation regarding product composition prior to allowing market access. Consumer information is fundamental for traceability systems, as they are designed to increase information regarding food safety to consumers. Information is also provided back up the supply chain to regulators and processors. Labeling is important to traceability to ensure high quality standards and allow consumers to identify with this feature. In this way market premiums may be available for products that show evidence of continuous traceability.

**Summary of Chapters**

Part I (chapter 1) Introduction to Identity Preservation and Traceability, (chapter 2) IPT History, and (chapter 3) overview of IPT system components, theory, and design. Part II chapters 4-6, provide examples of official seed agencies, industry programs, and standards that includes; US, Canada, EU, international, organic, and regional and religious. Part III includes chapters 7-8, a sampling and explanation of auditors and laboratories. Part IV, chapters 9-12, reviews domestic and foreign policy and advisory organizations, software providers, IPT process facilitators, and information about food recalls and insurance. Part V, chapters 13-14, provides examples of a spreadsheet and questionnaire. The last portion of this work contains Conclusion, Appendixes, Related Products, Services, and Organizations, Glossary of Terms, Directory of Resources, and Works Cited, Works Conferred, and Acknowledgements.
2. HISTORY OF IDENTITY PRESERVATION & TRACEABILITY (IPT)

This chapter provides a short overview of IPT history, primarily from an EU and US perspective, which includes a blending of eras and events and legislative initiatives. This section will not be completely fluid or chronologically continuous. IPT history is a blending of re-actions from food scares and pro-actions to help mitigate future food problems, by both the private sector and governments. It also has taken on a perspective of credence attributes not associated with food safety, such as animal and labor welfare, food source origins, etc.¹ For the US, the events of the World Trade Center bombings motivated the most recent wave of change. While for Europeans food safety issues really came to the forefront with the discovery of Mad Cow disease (BSE) and have been amplified by concerns of genetically modified organisms (GMOs). The results have given rise to strict government regulations put forth by public demand, incited by government failures and activists. From this we can see how the US and EU perspectives have started at near polar opposites, but are working slowly and more closely together to help resolve important issues faced by differing cultures and governments. While not a complete history of IPT, the goal of this chapter is to bring the reader up to speed as to why and how different paths are being taken towards answering the challenges regarding food issues. Woven through this chapter are the more important US and EU legislations that affect IPT programs.

This chapter will highlight historical aspects of IPT, US rules history, Green Revolution, Gene Revolution, COOL, EU rules history, EU labeling/segregation/IPT, and concerns on the horizon.

**The EU and the US** - Traceability has become the focus of a major trade dispute between the EU and the US. It has also sparked debate in the Codex Alimentarius,² the international body co-sponsored by the UN Food and Agriculture Organization (FAO) and World Health Organization (WTO). Codex sets international food standards and guidelines that are referenced by the World Trade Organization in trade disputes.³

The current debate over traceability, globally, is more of a clash of differing regulatory cultures. “Traceability” is a term few in the US had heard of before 2000. US regulators prefer the terms “product tracing” or “traceback,” which have a history of use in illness outbreak

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¹ See Chapter 6 regarding how many public standards work for more specific details.
² See Chapter 6d – International Standards for more information as to specific details.
³ Excerpts and condensed from “A Brief History of Traceability” by Stephen Clapp, delivered at the Food Safety Expo in Washington, D.C. March 2002, and on 18 June 2002, at the Institute of Food Technologists annual meeting in Anaheim, Calif.
investigations and food product recalls for public health purposes through imposed industry standard systems. In the US, the notion is that product tracing should be required, if at all, for food safety purposes only. A traceback system should be able to trace one level forward and one level back and not require excessive documentation. Further, the system would be industry imposed, monitored, and policed. If private groups or industries desire traceability for identity preservation, or for organic or kosher labeling, then those groups or industries would be most efficient and cost effective in designing standards. But governments should inherently not be in the business of requiring traceability for reasons other than public health and safety. (Clapp, 2002)

The EU, on the other hand, has depended upon on traceability and labeling as solutions to low consumer confidence in the safety of its food supply. Europe has been overwhelmed by one food safety crisis after another: mad cow disease, dioxin in chicken feed, foot-and-mouth disease, fear of genetically modified foods, and, residues of a banned herbicide in organic chicken feed. Food safety scandals have toppled European governments, caused cabinet ministers to resign, and forced a major overhaul of the European Commission (EC), the EU’s executive branch. (Clapp, 2002)

In the EU, due to vocal advocacy groups and sensationalistic reports by the media, biotech food products have been especially focused upon and lumped together with these other food safety concerns. EC officials acknowledge that biotech foods are no less safe than conventional foods, and may even offer important advantages to developing countries. However, they argue that consumer confidence in Europe can only be restored if biotech products are clearly labeled, and the ingredients can be traced backward to the source and tracked forward to the customer. (Clapp, 2002)

GMO labeling policy for foods is under intense development. Countries are choosing mandatory labeling or adherence to voluntary labeling. Challenges to mandatory labeling are unlikely to be successful under current World Trade Organization (WTO) rules. Marketers and trade negotiators recognize this and are moving toward living with a variety of labeling policies. (Caswell, 2000)

Traceability became a transatlantic political fight after the turn of the century. The EC approved proposals requiring traceability and labeling for biotech foods. Traceability and labeling were seen as critical pieces of the dilemma that would enable the EU to end an informal, yet real moratorium on approving new biotech products. EC officials acknowledge that this moratorium
was illegal. The commission ended the moratorium, but for political reasons it does not dare to overrule the member states that embrace the moratorium. (Clapp, 2002)

Consumers are at yet another important crossroad on the path that will determine the market acceptance of foods produced with the use of biotechnology via the use of traceability. Individual governments are managing a range of policies that affect biotechnology and credence attributes, including those on research and development, intellectual property rights, regulatory approval (safety assessment), and labeling requirements. They are taking divergent policy paths that make for market uncertainty. At the same time, companies are announcing their intentions regarding the use or non-use of GMOs in their products. For companies, these intentions make the market less uncertain for sales, but raise the stakes in predicting the choices that other companies make. (Caswell, 2000)

The EU views its traceability and labeling proposals as the solution to its political problems with food safety and biotechnology. Europe already has a strict labeling law that has for practical purposes cleared supermarket shelves of products bearing any biotech stigma. The EU’s new rules require labeling of products in which no altered DNA or proteins can be detected. Product categories covered by the proposals include highly refined corn oil, soybean oil and canola oil, glucose syrup produced from cornstarch, and animal feed made from corn gluten or soybean meal. The new traceability rules require records of genetic transformation events to be kept throughout the production process. The proposal includes a 1% threshold for the adventitious presence of transgenic materials in non-biotech commodities. Producers must be able to show that the traces were “technically unavoidable,” and the transgenic material must have been approved by the EU. This is where full accountability of a product or traceability is critical.4 (Clapp, 2002)

As we will see, legislative proposals are usually implemented to solve problems. So too are identity preservation and traceability programs attempts to answer not only the biotech question, but also developing questions regarding the public’s demand on other attributes such as organic, food origins, animal and labor welfare, etc. Once again, the US and EU visions of traceability are in conflict. The US government would like to restrict mandatory traceability systems to food safety only. While the EU stresses not only the importance of safety but also non-safety aspects, such as labeling and identity preservation for social welfare, the environment, etc.5

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4 In addition, European consumer groups would like to label meat, milk, and eggs from animals fed biotech feed, but the EC has resisted this idea. The US is currently able to sell biotech feed grains to Europe despite consumer resistance.

5 Recent legislation in the EU and the US imposes increasingly stringent information requirements on food supply chain participants for the purpose of ensuring food safety and food security. Agri-food industry players are working to achieve compliance, through the implementation of auditable and verifiable traceability systems which integrate information across the supply chain, ensuring credibility of origin and brand claims, delivering rapid response and improving record-keeping. Traceability systems have
Another example of regulatory culture clash: Codex has defined traceability as the “ability to trace the history, application or location of an entity by means of recorded identifications.” Traceability is closely linked to product identity, but it can also relate to the origin of materials and parts, product processing history, and the distribution and location of the product after delivery. After length, Codex came up with a compromising language. For example, the text lists among risk management tools that “the tracing of products for the purpose of facilitating withdrawal from the market when a risk to human health has been identified, or to support post-market monitoring” in specified circumstances on a case-by-case basis. A footnote acknowledges that other applications of traceability (such as labeling and identity preservation) are currently under consideration elsewhere in Codex. (Clapp, 2002)

**Historical context**

As the demand for food and fiber has grown during the past 300 years, due to expanding population and rising per capita incomes, society has met this demand first by increasing the land area under cultivation and later by improving crops so that their yields became higher. Before 1900, land was abundant almost everywhere, and in the US new lands were brought into production as the frontier moved across the country between 1700 and 1900. In addition, the great crop exchange between different continents permitted high-yielding crops like potatoes (*Solanum tuberosum*) to be grown in Europe and rice (*Oryza sativa*) in the US. Improvement was by selection of the fittest that flourished in its new environment. By 1900, the frontier was closed in the US, and this increased the urgency of finding new methods for increasing crop yields. (Huffman, 2004)

The evolution of commercial food production and products, although having been influenced by a number of economic, regulatory, and environmental factors, was most influenced by the expectations of society which initiated the major changes and acted as the true driver throughout the twentieth century. As these expectations have evolved dominant themes have emerged in such a way that they can be seen to define distinct eras throughout the twentieth century. (Jones and Rich, 2004)

**The US -** The US Government has a long, albeit limited, history of mandating programs that contain traceability requirements. Government regulations have a diverse set of objectives. Often, they take into consideration numerous views, ensuring a level of food safety, preventing and limiting animal diseases, or facilitating market transactions. Some of these regulations entail proven that they can connect information across the food supply chain to simultaneously support food safety requirements / rapid response to food security issues and improve business performance, offsetting the cost of regulatory compliance by creating new value through productivity gains. (Bantham and Duval, 2004)
establishing traceability systems for select attributes in particular food sub-sectors, while other regulations have broader objectives but, in effect, require firms to develop tracing capacity. Whether the intent of the regulation is to address food safety or animal disease concerns or other issues, government-imposed demands for traceability usually requires information about the sellers and buyers (name, address, phone, etc.) and product-related information. The demands on recordkeeping are usually one-up, one-back traceability. Less frequently required, but becoming more in demand by the public, are traceability systems for regional source, process, social, and quality credence attributes, which have become more prevalent, although there are exceptions, such as the US national organic food (NOP) standard. Below is briefly highlighted some important regulations that require traceability systems, its relevant legislation, objectives of the regulations, product coverage, and recordkeeping requirement(s). The list is not intended to be encyclopedic, but, instead, illustrative of important and recent legislation that affects tracing by food suppliers. (Golan et al., 2004a and Golan et al., 2004b)

In the US, the food manufacturing industry during the first half of the twentieth century was production focused. During this time the US and others experienced world wars, the Depression, and other natural and man-made events that influenced society and agriculture. In this era a large proportion of the workforce was involved in unskilled/physical labor. The consumers’ expectation of food was to provide sufficient ration to meet energy requirements and for its satisfaction or fullness value. Society’s concerns with the environment were almost non-existent, exhibiting an attitude that the natural environment provided an unlimited supply of raw materials and storehouse for waste. While the community held narrow expectations in terms of food functionality, it did require foods to be safe. Industry responded by continuous increases in production output and of processed foods. (Jones and Rich, 2004)

In the US, one of the early legislations was the Meat, Poultry, and Egg Inspection Acts. Legislation was passed in 1906 for meats, 1957 for poultry, and 1970 for eggs. The Wholesome Meat and Poultry Acts of 1967 and 1968 substantially amended the initial legislation. The Meat, Poultry, and Egg Inspection Acts have the primary goals of preventing adulterated or misbranded livestock, meat, poultry, shell eggs, and egg products from being sold as food and to ensure that meat and meat products are slaughtered and processed under sanitary conditions. The Food Safety and Inspection Service (FSIS) of the USDA is responsible for ensuring that these products are safe and accurately labeled. The Acts call for complete and accurate recordkeeping and disclosure of all transactions in conducting commerce in livestock, meat, poultry, and eggs. For example, packers, renderers, animal food manufacturers, or other businesses slaughtering, preparing,
freezing, packaging, or labeling any carcasses must keep records of their transactions. Businesses only need to maintain one-up, one-back records. (Golan et al., 2004a and Golan et al., 2004b)

For imported meat, poultry, and egg products, importers must satisfy requirements of the US Customs Service and two USDA agencies, FSIS and the Animal and Plant Health Inspection Service (APHIS). Imported meat and poultry must be certified, not only by country, but by individual establishment within a country. Certificates are issued by the government of the exporting country and are required to accompany imported meat, poultry, and egg products to identify products by country and plants of origin, destination, shipping marks, and amount. FSIS demands that the country of origin provide a health certificate indicating the product was inspected and passed by the country’s inspection service and is eligible for export to the US. (Golan et al., 2004a and Golan et al., 2004b)

In 1930 the **Perishable Agricultural Commodities Act (PACA)** was enacted. PACA is intended to promote fair trading practices in the fruit and vegetable industry. The objective of the recordkeeping is to help facilitate the marketing of fruit and vegetables, to verify claims, and to minimize any misrepresentation of the condition of the item, particularly when long distances separate the traders. PACA calls for complete and accurate recordkeeping and disclosure for shippers, brokers, and other first handlers of produce selling on behalf of growers. PACA has extensive recordkeeping requirements on who buyers and sellers are, what quantities and kinds of produce are transacted, and when and how the transaction takes place. PACA regulations recognize that the varied fruit and vegetable industries will have different types of recordkeeping needs, and the regulations allow for this variance. Records need to be kept for two years from the closing date of the transaction. (Golan et al., 2004a and Golan et al., 2004b)

In the US, plant breeding for almost all crops was undertaken first in the public sector by the USDA and the State Agricultural Experiment Stations, and then, wherever large markets for seed existed and genetic improvements could be protected, the private sector emerged as a major source of crop improvement. In self-pollinated crops like small grains and soybeans (**Glycine max**), protection of crop improvements largely did not exist before the early 1970s, when plant variety protection legislation was enacted. In the case of cross-pollinated crops such as corn (**Zea mays**) and sorghum (**Sorghum bicolor**), hybridization discovered early in the 20th century proved a type of natural protection to developers/discoverers of genetic improvement because hybrids cannot reproduce themselves. (Huffman, 2004)

Hybrid corn, however, was not a commercial success in the US until after the first commercial double cross was developed in 1920. More than an additional decade was required
before superior double-cross varieties were generally available to farmers in the Midwest. Starting in the 1930s, hybrid corn varieties jointly developed by the public and private sectors rapidly replaced open-pollinated corn varieties. Farmers in the center of the US Corn Belt were the first to have superior hybrids made available to them because that region promised the greatest profits to the seed companies. The new hybrids were rapidly adopted by farmers, despite the additional cost, because they were profitable. Outside the Corn Belt, superior hybrids were made available later and they were less rapidly adopted by farmers. Thirty-five years later, single crosses largely replaced double crosses and in the Midwest, the private sector hybrid corn companies, e.g. Pioneer, DeKalb, Pfister, Funk Seeds, soon took control of the development of corn hybrids, commercial reproduction, and commercial distribution. In contrast, for small grains, soybeans, legumes, and grasses, the public sector remained an important developer of new varieties. This was due in large part to hybrid corn’s offspring being sterile, and its inability to be used the following year. It was not until the Plant Variety Protection Act (PVPA) signed into law in 1970 and amended in 1994, that greater gains in genetic research were observed for soybeans. In other developed countries (Europe, Japan, Australia, etc.), the public sector was also the main developer of improved crop varieties. (Huffman, 2004)

The Food Assistance Programs also have IPT qualities. The National School Lunch Act was enacted in 1946, after World War II. The purpose of the program was to guarantee that foods (flour, grains, oils and shortenings, dairy, red meat, fish, poultry, egg, fruit, vegetable, and peanut products) are strictly American; producers who win USDA contracts must provide documentation establishing the origin of each ingredient in a food product. The producer pays USDA inspectors to review the traceability documents and certify the origin of each food. Starting with the “code” or lot number on a processed product, inspectors use producer supplied documentation to trace product origins all the way back to a grower’s name and address. (Golan et al., 2004a and Golan et al., 2004b)

The Consumerism Era (1950-1980) - The so-called world food crisis of 1972-74 triggered new interest in the global availability of food in what became known as “food security.” This era saw the following milestones: The World Food Congress 1974, the establishment of the International Food Policy Research Institute 1975, and the first meetings of the World Food Council. While broader environmental issues had not yet captured the global community’s

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*Breeders had known for sometime that hybrid soybeans, and their offspring, were not sterile and that seeds once bought were less likely to be purchased again, due to the replanting of progeny. It was not until PVPA that private seed companies could benefit from their expensive research, by farmer contracts, which were recognized by law, which established that farmers could not replant part of their harvest for the next year’s crop.*
interest, during this era pollution had become an issue in the communities of developed nations. The subsequent global landmarks indicated the mood of the era: publication of Rachel Carson’s *Silent Spring* (1962) exposing the hazards of DDT, the first UN international conference on the environment (Paris, 1968), and the UN international conference on the environment (Stockholm, 1972), with the recommendation for the creation of the United Nations Environment Programme (UNEP). (Jones and Rich, 2004)

**The Green Revolution** - Just as the US was establishing rules and programs during the early to mid-20th century, for developing countries the production of their modern crop varieties started in earnest in the 1950s. Notably, in the mid-1960s, scientists such as Norman Borlaug (1970 Nobel Peace Prize recipient) developed modern varieties of rice and wheat that were subsequently released to farmers in Latin America and Asia. The success of these modern varieties has been coined the “Green Revolution.” The new rice and wheat varieties were rapidly adopted in tropical and subtropical regions with good irrigation systems or reliable rainfall. These modern varieties were associated with the first two major international agricultural research centers; the International Center for Wheat and Maize Improvement (CIMMYT)7 in Mexico and the International Rice Research Institute (IRRI)8 in the Philippines. (Huffman, 2004)

Over the period from 1960 to 2000, many of the international agricultural research centers, applying largely traditional breeding techniques, in collaboration with national research programs, but with negligible private sector input, contributed to the development of modern varieties for many crops. These varieties contributed to large increases in crop production in Asia and Latin America. These Green Revolution productivity gains were applauded; however yield gains were uneven across crops, larger in rice and wheat than other crops, and across regions, largest in Asia and Latin America and very small in Africa. Consumers in developing countries generally benefitted from declines in food prices relative to other purchases of household, which have averaged about 1% per year since 1960, and farmers in developing countries benefited only when cost reductions exceeded price reductions. One striking feature is that gains from modern varieties were larger in the 1980s and 1990s than in the preceding two decades, despite popular perceptions that the Green Revolution was effectively over by the 1980s. Overall, the productivity data suggest that the Green Revolution is best understood not as a one-time jump in yields, occurring in the late 1960s, but rather as a long-term increase in the trend growth rate of

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7 [http://www.cimmyt.org](http://www.cimmyt.org)
8 [http://www.irri.org](http://www.irri.org)
productivity. This occurred because successive generations of modern varieties were developed, each contributing gains over previous generations. (Huffman, 2004)

The next major influence came with more advanced genetic crop improvement. Genetic crop improvement or plant breeding is most notably a late 20th century phenomenon. Traditional gene exchange occurs only in sexually compatible species. Most of the genetic variation is created through crossing. Selection is conducted and determined by measuring plant characteristics such as grain yields, and the genes that underlie these characteristics were unknown. Traditional or conventional breeding also does not require knowledge at the DNA level. (Huffman, 2004)

**The Gene Revolution** - The 1990s brought us the “Gene Revolution” in crop improvement. Genetic modification in this era is a relatively new and complex process that involves insertion of a gene, often from a different species (transgenic), into a plant or animal. (It is this procedure that opponents to GMOs cite as being unsafe for the environment and food safety.) The process is sometimes referred to as genetic engineering and genetic modification, and the crops are referred to as genetically modified (GM) organisms (GMOs), or just GM crops. Since the beginning of farming, farmers and others have been genetically modifying plants to enhance the quantity of desirable attributes. However, since the early 1990s, the term “genetic modification” has been associated with a much narrower set of techniques that use recombinant DNA or gene splicing technology to facilitate the transfer of genes across species. Foods made using this type of GM material have become known commonly as GM foods.9 (Huffman, 2004)

Major GM crop varieties became available to US farmers starting in the mid-1990s with insect resistant (Bt) cotton (*Gossypium hirsutum*), herbicide-tolerant, e.g. “Round-Up Ready” (RR), cotton, soybean, and corn. Later, insect-resistant (e.g. Bt) corn became available. Insect-resistant technology uses *Bacillus thuringiensis*, which encodes proteins that are toxic to plant-feeding insects, and RR technology uses plants that have been encoded with a protein, the enzyme mEPSPS, which makes the plant tolerant to glyphosate, the active ingredient in Roundup herbicide. When Round-Up is applied to a RR crop variety every plant is killed, except for the RR plants. Newer varieties are being developed and used such as YieldGard Plus by Heartland Hybrids.10 The triple stack seed traits means that genetic technology was used to introduce three types of focused protections for the plant for in-plant protection against, for example in corn: 1)

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9 In 1973, Cohen and Boyer discovered the basic technique for recombinant DNA, which launched a new field of genetic engineering. The Cohen-Boyer patent on gene-splicing technology was awarded in 1980 to Stanford University and the University of California [Office of Technology Assessment 1989]. They built on the 1953 discovery by Watson and Crick of the structure of DNA and of the suggestion about how it replicates.

10 See Heartland’s web site for more information at [http://www.heartlandhybrids.com](http://www.heartlandhybrids.com).
European and Southwestern Corn Borers, 2) Western and Northern Corn Rootworms, and 3) Roundup Ready for herbicide protection.11 (Huffman, 2004)

The GM Controversy - The application of GM technology to crop production has been hailed by some as the greatest invention since the beginning of farming, e.g. by the biotech industry (Council for Biotechnology Education), but international environmental groups such as Greenpeace, Friends of the Earth, and Action Aid counter that GM technology has not been proven safe for humans or the environment, that it benefits only big business and not the consumers, and that it creates “Frankenfoods.” The growing controversy over GM food products and consumers’ attempts to make improved or better food purchasing decisions have stimulated interest in food labeling, identity preservation, and new sources of information. For example, two international non-governmental organizations (NGOs), Greenpeace and Friends of the Earth, believe that GM labeling would benefit consumers and these groups promote labels on GM foods to give consumers the right to choose whether or not to consume GM foods. In fact, they have demanded mandatory labeling, which they believe would benefit consumers. However, microbial contamination of foods is and has been a much greater food safety concern (even in developed countries, let alone developing countries) than GM content, but in the case of GM foods, the international NGOs have made GM food their number one issue. This is but one more example of where IPT programs can assist both consumers and industry for better understanding of the food supply chain. (Huffman, 2004)

Just as the Gene Revolution was picking up speed and attention, more of the public became focused on the environment and health. This era is distinguished by the influence of a series of international issues of historic significance: The discovery of the AIDS virus in 1981, Global Warming alert (USEPA, US National Academy of Sciences, 1983), the discovery of a “hole” in the Earth's ozone layer (1985), Surgeon General’s Report on Nutrition and Health (1980s), and National Research Council’s Report - Diet and Health: Implications for Reducing Chronic Disease Risk (1980s). Societal concerns embraced environmental issues such as pollution and its subsequent costs (financial and natural) and saw the progress from waste treatment to loss monitoring and waste minimization, and the beginnings of cleaner production

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11 In addition, Bt technology has been effective in reducing insecticide application rates dramatically in cotton in the southern US and in India. It replaced chemical insecticides that are quite toxic to the environment and humans. RR soybeans brought more effective weed control into the management toolkit of the poorest farm managers, although some extension agricultural economists indicate very little difference in the cost of production for RR soybean varieties relative to traditional soybean varieties (they fail to count the value of reduced risk of effective weed control due to weather or other delays using conventional practices) and bean yields would be expected to be higher. Farmers, however, find the technology to be easy to apply, not timing critical, and effective in a 2-year crop rotation. These are undoubtedly the reasons why RR soybeans and cotton have been such large commercial successes in the US.
processes. Community expectations of food moved to “clean and green” where the produce was free of chemicals and the environmental damage limited through the restricted use of herbicides and pesticides to the emergence of “organic” foods. (Jones and Rich, 2004)

The next major legislative law, which greatly emphasizes identity preservation and traceability systems, is the **Organic Foods Production Act** of 1990. This act, in many ways, is the modern-day template used by many in designing product, industry, and food chain IPT programs. The Act was subsequently amended and rules went into effect October 2002. The objective was to establish national standards governing the marketing of certain agricultural products as organically produced products, to assure consumers that organically produced products meet national production, handling, and labeling standards, and to facilitate commerce in fresh and processed food that are organically produced. Organic food certifiers work with growers and handlers to develop an individualized recordkeeping system to assure traceability of food products grown, marketed, and distributed in accordance with national organic standards. Records can be adapted to the particular business as long as they fully disclose all activities and transactions in sufficient detail to be readily understood, have an audit trail sufficient to prove that they are in compliance with the Act, and are maintained for at least five years. Many different types of records are acceptable. For example, documents supporting an organic system may include field, storage, breeding, animal purchase, and health records, sales invoices, general ledgers, and financial statements. In order for the attribute “organic” to be preserved, growers and handlers must maintain traceability from receiving point to point of sale and ensure that only organic or approved materials are used throughout the supply chain. Thus, for a traceability system for organic products to be viable it must confer depth. (Golan et al., 2004a and Golan et al., 2004b)

**Country of Origin Labeling (COOL)** has taken on greater meaning with increased food scares, GMOs, and bioterrorism. The legislation amends the Agricultural Marketing Act of 1946 by incorporating country of origin labeling (COOL) in the Farm Security and Rural Investment Act of 2002 (Public Law 107-171). Specific guidelines for voluntary labeling were issued in 2002 and are currently in effect. The objective is to provide consumers with more information regarding the country where covered commodities originate. The legislation affects the labeling of beef, pork, lamb, fish, shellfish, fresh fruit, vegetables, and peanuts. COOL is not required if these foods are ingredients in processed food items or are a combination of substantive food components. Examples include bacon, orange juice, peanut butter, bagged salad, seafood medley, and mixed nuts. (Golan et al., 2004a and Golan et al., 2004b)
Food service establishments, such as restaurants, food stands, and similar facilities including those within retail stores (delicatessens and salad bars, for example) are exempt from the requirements. Moreover, grocery stores that have an annual invoice value of less than $230,000 of fruits and vegetables are exempt from COOL requirements. As a result, retail food outlets, like butcher shops and fish markets that do not sell fruit and vegetables, are not included under COOL requirements. Retailers may use a label, stamp, mark, placard, or other clear and visible sign on the covered commodity, or on the package, display, holding unit, or bin containing the commodity at the final point of sale. (Golan et al., 2004a and Golan et al., 2004b)

The acts and rules, again, reflect increased identity preservation and traceability attributes, such as having stringent requirements on the depth of recordkeeping. First, the supplier responsible for initiating the country-of-origin declaration must establish and maintain records that substantiate the claim. If a firm already possesses records, then it is not necessary to create and maintain additional information. As a vertical supply chain, there must be a verifiable audit trail to ensure the integrity of the traceability system, that is, firms must assure the transfer of information of the country-of-origin claim. As a consequence, firms along the supply chain must maintain records to establish and identify the immediate previous source and the immediate subsequent recipient of the transaction. For an imported product, the traceability system must extend back to at least the port of entry into the US. Firms have flexibility in the types of records that need to be maintained and systems that transfer information. Records need to be kept for two years. (Golan et al., 2004a and Golan et al., 2004b)

The Public Health Security and Bioterrorism Preparedness and Response Act of 2002 provides new authority to the Federal Drug Administration (FDA). The objective is to protect the nation’s food supply against the threat of serious adverse health consequences to human and animal health from intentional contamination. All foods are subject to the legislation except meat, poultry, and eggs (which are under USDA’s jurisdiction). (Golan et al., 2004a and Golan et al., 2004b)

In response to concerns about terrorist contamination of the food supply following the events of September 11, 2001, Congress passed the US Public Health Security and Bioterrorism Preparedness Act of 2002. The Act enables the FDA to prevent and respond to intentional and unintentional food-borne illness outbreaks by granting it the authority to require facilities that manufacture, process, pack, distribute, receive, hold, or import food to: register with the FDA, submit notice to the FDA prior to importing any food into the US, and maintain records (for up to

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12 See Chapter 6a – US Standards for more information as to specific details.
two years) sufficient to allow the FDA to identify the immediate previous sources and the immediate subsequent recipients of food and its packaging. (Bantham and Duval, 2004)

The Act changed the way domestic and foreign food and feed facilities are required to operate since December 12, 2003, when the registration and prior notice interim final rules went into effect. Also on December 12, 2003, the FDA published the record-keeping interim final rule. The FDA used the pharmaceutical industry as the precedent for the four hour response standard. There is a scientific basis for tracking quickly, supported by studies on BSE in the UK indicating that it is necessary to know where a contamination event occurs within twenty-four hours in order to contain it. The Act, which is to conduct “trace-back” and “trace-forward” investigations in the event that the FDA has a reasonable belief that an article of food is adulterated and poses a threat of serious adverse health consequences or death to humans or animals, food supply chain management will become increasingly necessary. (Bantham and Duval, 2004)

The Act requires both domestic and foreign facilities to register with the FDA. Facilities subject to these provisions are those that manufacture, process, pack, transport, distribute, receive, hold or import food. The Act exempts farms, restaurants, other retail food establishments, nonprofit food establishments in which food is prepared for or served directly to the consumer; and fishing vessels from the requirement to register. Also, foreign facilities subject to the registration requirement are limited to those that manufacture, process, pack, or hold food, only if food from such facility is exported to the US without further processing or packaging outside the United States. (Golan et al., 2004a and Golan et al., 2004b)

The Act requires the creation and maintenance of records needed to determine the **immediate previous sources** and the **immediate subsequent recipients** of food (i.e., one-up, one-down). For imported food the rules also require prior notice of shipment and a description of the article including code identifiers, the name, address, telephone, fax, and email of the manufacturer, shipper, and the grower (if known), the country of origin, the country from which the article is shipped, and anticipated arrival information. Records are required to be retained for two years except for perishable products and animal foods (for example, pet foods) where one year of recordkeeping is allowed. Records may be stored offsite. (Golan et al., 2004a and Golan et al., 2004b)

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13 A deadline which was first extended to March 2004 and subsequently extended to May 2004.
EU – Identity Preservation & Traceability initiatives and their basis

Traceability history initiatives prior to Regulation (EC) No 178/2002 of 2002 included: In 1997, following the bovine spongiform encephalopathy (BSE) crises, the EU decided to set up the identification, recording, and labeling of beef meat (Regulation (EC) No 820/1997). Regulation (EC) No 1760/2000 followed it on July 17, 2000, seeking to establish a system of identification and recording of beef and labeling of beef, veal, and bovine meat products and specifying that: the relationship between the identification of meat and the animal or animals concerned must be guaranteed (Article 1), a correlation between the arrivals and the departures must be assured (Article 1), and the size of a batch can not exceed one day of production (Article 4). (Bantham and Duval, 2004, Golan et al., 2004a, and Jones and Rich, 2004)

In May 2001, the French Ministry of Agriculture (Direction Générale de l’Alimentation - DGAL) spearheaded operations in the beef chain in order to test and compare computerized systems for the management of traceability. The objectives of these pilot operations were to: develop effective means of traceability; innovate and adapt to the needs of operators; and set them up in real conditions, within an identified chain, in order to allow for the control of sanitary risks. Work was conducted over a fifteen month duration beginning June 2002, quality was controlled by a steering committee whose secretariat was ensured by the Bureau of Quality, and pilot results were presented to industry players in the beef supply chain during a conference in Paris in March 2004. (Bantham and Duval, 2004)

The EU, through the Council Decision of September 30, 2002, adopted a specific program for research, technological development, and demonstration, called “Integrating and Strengthening the European Research Area (2002-2006),” focusing on traceability processes all along the production chain: The objective was to strengthen the scientific and technological basis for ensuring complete traceability for instance of genetically modified organisms, including those based on recent biotechnology developments from raw material origin to purchased food products, and thereby increase consumer confidence in the food supply. (Bantham and Duval, 2004)

Additional notes: some coin this period the Sustainability and Functionality Era (1990 - present). During this era the warnings of the scientific community raised earlier on the state of the environment, which had largely been played down by the governments of developed nations, were gaining a foothold in the community consciousness, driven in part by the earth summits in Rio de Janeiro in 1992, Kyoto (Rio plus 5) in 1997 and Johannesburg (Rio plus 10) in 2002. In addition to these summits, this era saw the following significant milestones: National Food Authority (NFA) proposed the introduction of HACCP-based food safety plans (1994), The Garibaldi smallgoods incident and subsequent death of a four-year-old girl from food poisoning (1995)(see Chapter 6 regarding SQF development in Australia), the British government confirmed a link between bovine spongiform encephalopathy (BSE) and Variant Creutzfeldt-Jakob Disease (CJD), and the International Organization for Standardization (ISO) finalized the guide for environmental management systems ISO 14001 (1996).
The key EU Identity Preservation and Traceability regulations include Regulation (EC) No. 178/2002, which established the European Food Safety Authority (EFSA), from which Regulation (EC) 1829/2003 (concerning genetically modified food and feed), and Regulation (EC) 1830/2003 (concerning the traceability and labeling of genetically modified organisms and the traceability of food and feed products produced from genetically modified organisms) and its amending Directive 2001/18/EC.

**Labeling, Segregation, and Identity Preservation** - In the US, truthful labeling has been used historically to provide consumers with information on calories, nutrients, and food ingredients, under regulatory guidelines. But the federal government only requires explicit labeling of GM food if it has distinctive characteristics relative to the non-GM version. In contrast, the EC adopted GM food labels in 1997. The EC requires each member country to enact a law requiring labeling of all new products containing substances derived from GM organisms. Japan, Australia, and many other countries have also passed laws requiring GM labels for major foods. The international environmental lobby has frequently argued that “consumers have the right to know whether their food is GM or not.” Labeling, however, involves real costs, especially the costs of testing for the presence of GM, segregating the crops, variable costs of monitoring for truthfulness of labeling and enforcement of the regulations that exist, and risk premiums for being out of contract. (Huffman, 2004)

**Identity Preservation and Traceability (IPT)** - An effective labeling policy also requires effective segregation or an “identity preservation system.” To the extent that there is a market for non-GM crops, buyers of crops would be expected to specify in their purchase contracts some limit on GM content and/or precise prescriptions regarding production/marketing/handling processes. One can envision a marketplace of buyers with differentiated demand according to their aversion to GM content. To make this differentiation effective, new costs and risks are incurred. Additional testing involves costs of conducting the tests for which there are several technologies of varying accuracy. The risk is that GM and non-GM varieties will be commingled and detected in customers’ shipments under contract limits on GM content. This is a serious economic problem as agents seek to determine the optimal strategy for testing and other risk mitigation strategies. (Huffman, 2004)

“Tolerances” are an important issue in identity preservation and segregation. Tolerance refers to the maximum impurity level for GM content that is tolerated in a product that still carries the non-GM label. There are two levels where tolerances apply: one is defined by regulatory agencies such as the Food and Drug Administration, and the other is commercial
tolerances. Individual firms can and seem likely to adopt different tolerances, subject to any regulation. Moreover, different countries are likely to have different tolerance levels and this increases the risks and costs of identity preservation. (Huffman, 2004)

Dual market channels could develop privately without regulated tolerance levels. This system would require growers to declare GM content at the point of first delivery and be subject to their own uncertainty about GM content. This is commonly referred to as “GM Declaration” and has been an important element of the evolution of markets for GM grains. At the delivery point, a grain elevator could segregate within its own facilities, or each elevator could specialize in handling only GM versus non-GM grain. Or, it could be a vertically integrated firm with some delivery points specializing in GM and others in non-GM commodities or different GM commodities. (Huffman, 2004)

Major risks arise in segregation and identity preservation. Growers face three sources of risk: 1) “volunteer or feral plants” in subsequent crops, 2) pollen drift, and 3) on-farm adventitious commingling. The volunteer-plant rate is highest during the first year after planting a crop and decreases as subsequent years pass. At some cost to farmers, this population can be reduced through mechanical weeding or selective application of chemical herbicides. Pollen drift is modest in self-pollinated crops, e.g. wheat, rice, and soybeans, but very high in open-pollinated crops, e.g. corn and sorghum. Even in self-pollinated crops, out-crossing occurs at a nonzero rate for most plants. Farmers can reduce the likelihood of pollen drift in the crops by establishing physical barriers (buffer strips) and physiological barriers (staggering pollination dates). On-farm adventitious commingling can be expected to occur at a significant rate on farms producing GM and/or non-GM crops, and other GM crops. This problem would decrease as a farmer becomes more specialized in one non-GM crop, but if this resulted in more monocultures, then it would increase costs from pests that thrive on monocultures, soil erosion, and higher commercial fertilizer rates. (Huffman, 2004)

Although private sector handlers routinely segregate and blend grains as a primary function of their business, new risks arise when handling GM grains due to the added risk of adventitious commingling. Currently in the US, this risk may be about 4% at the elevator level. Farmer-processor contracting of specialty crops could reduce this margin by specializing in the product being delivered. Another source of risks is testing because no test is 100% accurate. This risk varies with the technology, tolerance, and variety of products handled, and seems likely to be falling over time as the technology of testing advances. (Huffman, 2004)
In a recent study, it showed that with current GM technology, standard-labeled and non-GM-labeled products would sell at a premium. For this reason, growers and handlers of non-GM grains have a private incentive to “signal” their “superior quality.” This signaling is costly, i.e. it involves segregation and identity preservation. Because GM grains would currently sell at a discount, GM growers and handlers do not have any incentive to undertake costly identifying and segregating non-GM from GM grains. In fact, because non-GM would sell for more, they have an incentive for adventitious commingling of GM and non-GM products. Hence, only products destined to be non-GM would need to be tested. Furthermore, setting of tolerance levels must take into consideration that the science of detection of impurity is steadily rising, so “a zero tolerance level” is very costly. Studies have shown that consumers would pay a significant amount for what they perceived as a zero tolerance level in vegetable oil, tortilla chips, and russet potatoes, but they were indifferent between a 1% and a 5% tolerance level, i.e. indifferent between a non-GM labeled product with 1% and 5% GM impurity rate. (Huffman, 2004)

In a marketing system with identity preservation or segregation, end-users and buyers would need to express their needs and aversions to GM in contracts with tolerances. Ultimately, it is important for buyers, which want to limit GM content in non-GM shipments, to specify limits/restrictions in their purchase contracts. Those who are not opposed to GM would not have to do anything special. Grower declarations on grain shipped is a critical first-step in this process. Therefore, it is important that growers know the purity of the varieties they plant or at least have the capability of knowing. This provides a wealth of information that needs to be conveyed to the marketing system. To the extent that farmers do not have perfect control of their production process, e.g. use purchased seed that may not be 100% non-GM, grow crops in the open-air where windblown contamination can occur rather than in greenhouses, and produce both GM and non-GM crops, which leads to adventitious commingling, they may be reluctant to declare that their delivery of grain is GM-free. (Huffman, 2004)

New safety concerns on the horizon—How will IPT meet these challenges?

Below are three short selections of challenges that will be faced by the food industry and consumers. Following this is a concern regarding traceability of food after it is purchased.

1. “Send in the clones: FDA set to approve food from cloned animals.” The US FDA recently released a preliminary safety assessment that clears the way for marketing of meat and dairy products from cloned animals for human consumption. According to consumer groups, such as the Center for Food Safety, the assessment and the agency’s expected endorsement of cloned food comes despite widespread concern among scientists and food safety advocates over the
safety of such products. The move to market cloned milk and meat also ignores dairy and food industry concerns and recent consumer opinion polls showing that most Americans do not want these experimental foods. (*The Organic & Non-GMO Report*, 2007)

2. “Germans find Italian organic standards wanting.” A German report claims that 17% of “organic” food products imported from Italy in 2005 were not actually organic, *AgriHolland* reports. By comparison, only 2.5% of German claimed falsely to be organic.¹⁵ (*Agra Europe Weekly*, 2006)

3. “From GMO to nano: A familiar debate over a new technology.” Scientists develop a new technology they claim will revolutionize food production and create healthier foods. Critics raise concerns that the technology poses great risks to human health and the environment. Government agencies have difficulty regulating the technology. The new technology is not genetic engineering, but nanotechnology. The theory behind nanotechnology is that by manipulating and assembling molecules and atoms, the so-called building blocks of matter, in certain configurations scientists can create almost anything. (*The Non-GMO Report*, 2006)

One area where industry has no incentive to create traceability systems is for tracking food once it has been sold and consumed. No firm has an incentive to monitor the health of the Nation’s consumers in order to speed the detection of unsafe product. Government-supplied systems for monitoring the incidence of food-borne illness, such as FoodNet and PulseNet, are one option for helping close this gap in the food system’s traceability network. Food-borne illness surveillance systems increase the capability of the entire food supply chain to respond to food safety problems before they grow and affect more consumers. (Golan *et al.*, 2004b)

**The results of IPT - improved food safety and consumer confidence**

The results from businesses that combine identity preservation-tracking systems and traceability systems, which results in a comprehensive IPT program, has been a tremendous improvement in food safety and confidence building towards public and private food chain participants.

In practice, the challenge of food safety and preserving a food product's identity is complicated by the many times that ingredients and products change hands between the seed supplier and the food manufacturer. For example, a medium-sized food company has more than 1,000 suppliers of over 8,000 ingredients that go through more than 30 processing plants and end up in some 6,000 different finished products. (Anonymous, 2005)

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As we have seen, reactions to food crises have brought about increased legislation and rules around the globe. Players in the food chain include principal components such as parent-seed companies, farmers, elevators/cooperatives, transportation, storage, processors, and retail. But the food chain also includes direct support cadre that includes software developers, auditors, labs, training personnel, etc. Policy makers have motivated producers to develop new tools and approaches towards IPT. From rules and programs implemented by industry, and academia through studies, are discovering leverage points and ways to improve IPT.

Changes in local to global supply chain have not been easy, nor without cost. There are many factors that affect costs and benefits of IPT systems such as;

**Factors affecting costs**

- The wider the breadth of traceability, the more information to record and the higher the costs of traceability
- The greater the depth and the number of transactions, the higher the costs of traceability
- The greater the precision, the smaller and more exacting the tracking units, the higher the costs of traceability
- The greater the degree of product transformation, the more complex the traceability system, the higher the costs of traceability
- The larger the number of new segregation or identity preservation activities, the higher the costs of traceability
- The larger the number of new accounting systems and procedures, the more expensive the start-up costs of traceability
- The greater the technological difficulties of tracking, the higher the cost of traceability

**Factors affecting benefits**

- The higher the value of coordination along the supply chain, the larger the benefits of traceability for supply-side management
- The larger the market, the larger the benefits of traceability for supply side management, safety and quality control, and credence attribute marketing
- The higher the value of the food product, the larger the benefits of traceability for safety and quality control
- The higher the likelihood of safety or quality failures, the larger the benefits of reducing the extent of failure with traceability systems for safety and quality control
• The higher the penalty for safety or quality failures, where penalties include loss of market, legal expenses, or government-mandated fines, the greater the benefits of reducing the extent of safety or quality failures with traceability.

• The higher the expected premiums, the larger the benefits of traceability for credence attribute marketing.
3. IPT THEORY, DESIGN, COMPONENTS, AND INTERPRETATION

a. Chapter Abstract

The key to this chapter is to understand that all components of an IPT program must work together. Each must be able to not only function on its own, but also be passed along to the next component in the process. This chapter primarily covers IPT process theory, system design, and system components. At the end of the chapter there will also be an introduction to types of laboratory analysis and challenges to IPT through batch processing.

Traditionally the food supply system was made up of independent farmers selling their product to elevators or cooperatives. Elevators and cooperatives attempted to meet minimum commodity standards and hoped to prevent spoilage or infestation. Some farmers may have been on contract and sold directly to processors. Transportation providers were loosely governed and regulated, in the same accordance as storage facilities aimed to meet the minimums standards. Processors received truck or train loads of commodities that would be added to bins of like commodities. Mixing and processing occurred nearly continuously, with batch production becoming more common over time. Product and resultant mixtures would in turn be packaged, stored, shipped, and used as ingredients in final use products. Again, this final product was made up of many ingredients and numerous processes, would be packaged, stored, shipped, warehoused, and at some point put on shelves for sale to a customer or end consumer. The chain was typically fragmented in regard to food safety, accountability standards, etc. The goal was efficient food production (commoditized), and an abundance of food inexpensively provided to consumers and customers.

The advent of recent domestic and global events has given cause to increase food safety and consumer choice. Identity preservation and traceability offer a solution. Throughout the IPT food chain of events, numerous parties are directly and indirectly involved with identity preservation and traceability practices such as management, documentation, processes, verification, certification, analysis, procedures, etc. To better understand the parties that are involved with IPT, it is important to understand how identity preservation and traceability fits into each party’s area of responsibility. In order to do this it is important to know what identity preservation and traceability is, which is discussed next. After that, the ideas involved in designing an IPT program are discussed. Following this, the major components of IPT will be divided into four groups. The first group will be that of rules and regulations that govern the identity preservation and traceability program. The second group includes the primary parties that
are directly involved with the food chain, i.e. its farming, transportation, etc. The third group is comprised of support parties that facilitate IPT such as software providers, trainers, auditors, laboratories, equipment, and chemical manufactures, etc. The fourth and last group is comprised of ancillary parties such as advisory policy groups, lobbyists, and insurance organizations. A laboratory analysis section will highlight its growing importance within product conformity, quality control of traits, etc. Finally, of increasing difficulty and complexity is the monitoring of batch production processes for IPT compliance. This section will provide an overview of how difficult it is to provide an accurate accounting of ingredients of 1) inbound bulk commodity products that arrive at the loading dock for processing to 2) outbound products that have been processed.
b. Theory - What is assumed with identity preservation and traceability?

What is identity preservation and traceability? There are many definitions and ways to describe these two terms. In essence, identity preservation is a term used in the food chain, which helps describe a level of tolerance(s), and/or process(s), and/or other attribute(s) that customers and customers along the food chain may desire or demand. Tolerance may include percentage of GMO material in the crop or percentage of protein in soybeans. Processing may include knowing what chemicals were applied to the crop or if the process was in accordance with religious rules. Other attributes may include animal and labor welfare or geo-location of food origin. Identity preservation is generally viewed as starting from the seed and soil, and following the crop, process, or other, through the food chain, until it arrives on retail shelves. Many organizations characterize this as from dirt to dinner plate or farm to fork, etc.

Traceability, on the other hand, moves in just the opposite direction or backwards from dinner plate, back to the crop’s origins or back to a specific event. Traceability can be viewed more as an accounting type function based upon paper and electronic records, kept by participants and members of the food chain. Often the traceability or traceback is tied directly to an identity preservation system or program used in crop production, transportation, processing, etc. In this way identity preservation is usually more extensive than traceability, but no less important.

A premier work on traceability is Golan’s USDA research publication on traceability, which is groundbreaking in its clarity. In her work titled “Food Traceability One Ingredient in a Safe and Efficient Food Supply,” she emphasizes that “[f]irms determine the necessary breadth, depth, and precision of their traceability systems depending on characteristics of their production process and their traceability objectives.¹ (See pages 24-25) Although her work coined terms breadth, depth, and precision to describe traceability program structures or formatting, other IPT programs and systems perform in generally the same manner using alternative terms. Yet the same object is shared by all program and systems, namely to ensure a specific level of tolerance and/or attributes and methodology to traceback or certification process to ensure specifications.

The reason that identity preservation and traceability are so important is that many of the tolerances and attributes of importance are not evident to the consumer’s naked eye. One cannot tell at the grocery store if an item was grown in accordance with organic standards or with

unapproved chemicals, is a tomato derived from transgenic processing or not, or does this product have mycotoxins in it or not? For these and many other reasons, IPT programs and systems are essential in protecting our food supply. Traceability or traceback is used by both public and private entities for various reasons, such as to recall mislabeled or contaminated product, and for public notifications to alert consumers about food security issues. (Golan et al., 2004b)

Identity preservation and traceability programs usually key in on specific attributes of interest. Once the attribute or attributes are determined, a program must be established and managed. Responsibility and oversight of the program are key to insuring compliance.

**So where do you start when putting together an IPT program?**

The International Organisation for Standards (ISO) defines traceability as “the ability to trace the history, application or location of that which is under consideration.” The Canadian Food Traceability Data Standard, developed by the Can-Trace initiative, further defines traceability as being made up of two components: tracking and tracing. Tracking is the capability to follow the path of a specified unit and/or lot of trade items downstream through the supply chain. Traditionally trade items are tracked routinely for availability, inventory management, and logistical purposes. Meanwhile, tracing is the capability to identify the origin of a particular unit located within the supply chain by reference to records held upstream in the supply chain. Units are traced for purposes such as recall and complaints. (Miskin, 2006)

Identity preservation and traceability is information. It is the data that uniquely identifies primary materials, ingredients, processes, additives, and finished products at each step in the supply chain, from seed to the consumer. It also identifies the parties, locations, and shipments involved in the planting, harvest, transportation, transformation, processing, packaging, storage, and distribution of food products. Finally, it records the processes to be validated by auditors in order to demonstrate compliance with food safety (HACCP), food quality, and identity preservation programs. (Miskin, 2006)

Regardless of IPT format, there are several challenges all successful systems must overcome. One is the fact that the data must be collected from multiple sources, including animal ear tags, harvest/slaughter records, certificates of authenticity, labels or markings on boxes and pallets, receiving and shipping activities, processing activities, food safety and food quality inspections, packing equipment, and so on. Another issue is that the data may not be stored in a single location. Data storage can be electronic, manual or both. In the event of a recall, the data may have to be integrated from a combination of manually kept logs, processing records, shipping documents, weight sheets, pick lists, spread sheets and/or databases. (Miskin, 2006)
To be effective, IPT data/information must be shared with suppliers and customers, creating two additional challenges. The first is the lack of standardization between trading partners in how products, parties, and locations are identified. The second is the lack of standardization in how the data is shared. The solution to these two challenges has existed for many years in the downstream portion of the supply chain, where product is packed and shipped in boxes and pallets. Industry initiatives such as ECR (Efficient Consumer Response) and EFR (Efficient Foodservice Response) provide a solution through the use of bar codes on boxes and pallets and the transmission of electronic messages, all of which use the GS1 data standard. (Miskin, 2006)

**Description of an IPT System**

Whatever its field of application, an IPT system can be characterized by four essential components: the scope, traced elements, means, and performances.

<table>
<thead>
<tr>
<th>Scope</th>
<th>Context</th>
</tr>
</thead>
<tbody>
<tr>
<td>These elements are relatively stable. An initial analysis may be conducted by the chain members.</td>
<td>Objectives (traits of interest—credence attributes) Stakeholder(s)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Traceable Elements</th>
<th>Field of application</th>
</tr>
</thead>
<tbody>
<tr>
<td>These may develop over time according to objectives. A shared minimum may be decided by each sector, but the choice of traced items depends on company and its customer(s).</td>
<td>Batch/logistic unit Links between successive batch and logistic units Recorded information Archiving period</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Means</th>
<th>Regulating Standard(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>They determine the performances of the IPT system. They are chosen according to the scope and needs of traced elements.</td>
<td>Information system EAN•UCC identification standards Auditing</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Performances</th>
<th>Reliability, Speed, Accuracy, Precision, Validation, Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>These are the key indicators demonstrating the traceability system's degree of integration. They must be analyzed for each trade item.</td>
<td></td>
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</table>

These parameters should be analyzed by each company in the supply chain. The analysis can be done either by each company or collectively, within the framework of a chain-wide approach.

Each company or professional chain has its own objectives concerning its identity preservation and traceability program(s). Table 2 Non-hierarchical objectives of IPT includes several non-hierarchical objectives for which an identity preservation and traceability system could be implemented, together with the management resources and possible complementary tools.
Table 2. Non-hierarchical objectives of IPT

<table>
<thead>
<tr>
<th>Issues</th>
<th>Traceability Objectives</th>
<th>Management Resources and Matching Tools</th>
</tr>
</thead>
</table>
| Quality         | • Verify or control claims concerning the origin and background of a product  
• Reveal the cause of quality fluctuations and implement corrective actions  
• Identify batches (defective goods, for example)  
• Monitor and optimize a production process | • Quality controls  
• Internal & upstream specs  
• Analysis methods for risks and failure modes  
• System of attestation by third party organizations                                                                 |
| Health & Safety | • Carry out product withdrawals/recalls quickly and precisely  
• Facilitate the identification & monitoring of long term accidental effects after product launched | • Database per chain                                                                                     |
| Logistics       | • Rationalize the processes linked to logistical flows  
• Optimize stock management and storage conditions  
• Monitor shipments and deliveries in real-time  
• Control product forwarding and be reactive should incidents occur  
• Be aware of unspecified losses | • Logistic and shipping service providers specifications                                                      |
| Legal Matters   | • Respect regulations  
• Help to define responsibilities  
• Help to combat fraud by monitoring volumes and flows of manufactured and sold goods  
• Help to control labeling | • System of control by third party organizations  
• Systematic sampling  
• Database per chain                                                                                          |
| Marketing       | • Protect a brand image  
• Provide end users with more detailed product characteristics  
• Recall equipment from customers for verification  
• Improve customer services (real-time monitoring, after-sales service, etc.) | • Crisis management unit                                                                                   |
c. Identity Preservation and Traceability Program Design

Applying philosophy - The concept of traceability takes on a completely different significance when it is extended beyond the farm to embrace the greater agro-industrial sector as a whole. In this case, identity preservation and traceability means the ability to track and retrace all the stages of process, production, and distribution system, and must therefore be viewed as identity preservation and traceability over the entire food chain, from farm field to the consumer’s table. It follows that food chain IPT should be relatively simple when all the processing is handled by a single organization, but becomes extremely complex for multiple-ingredient products, which call upon a number of different systems for raw material production, processing, and marketing. (Bodria, 2003)

It is necessary, in this case, to identify and characterize all the material flows (raw materials, additives, semi-finished products, packaging materials etc.) that converge into a given product, as well as all the organizations involved at each stage, in order to ensure that the product’s history can effectively be retraced to ascertain the causes and responsibilities for any problems or defects. Food chain IPT is therefore a concept which can be defined as “the identification of the organizations, processes, material flows, and other credence attributes involved in the formation of a product unit that is individually and physically identifiable.” (Bodria, 2003 and Jorgenson, 2004)

IPT—different from other types of programs and systems - From the above definition, it follows that IPT is based on two fundamental elements.

First, the fact that IPT is, in effect, an allocation of responsibility, making it substantially different from other product and process assurance systems such as ISO 9000 for quality and HACCP for safety, which are both designed to control technical aspects. For these two systems (ISO & HACCP) all the actors involved in the preparation of the product must assume responsibility for the materials used, and for the procedures and operating conditions within their competence, so that in case of harmful or defective products the causes can be identified and the appropriate corrective and control actions implemented.2 (Bodria, 2003)

The second fundamental element of identity preservation and traceability is the unit of interest size or lot, that is to say the unit of product that can be physically and individually identified, and which provides the true basis of an effective system for managing emergencies

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2 Some argue that ISO and HACCP systems, with their feedback loops, are too focused on Critical Control Points, rather than comprehensive responsibilities. That responsibility is more than a checklist item; it represents spherical conditions that affect ingredient and product. Thus, the scope of responsibility goes beyond quality and safety, which may be part of any product and process assurance program or system.
and attributing responsibilities. In fact, the *lot* makes it possible to identify all the units which have undergone a given production process, so that they can be isolated in the event of quality or food safety problems. (Bodria, 2003)

As has been mentioned, “Identity preservation & traceability” means the end-to-end *tracking* (raw product forward to end consumer) of ingredients and chain of custody associated with the manufacture and distribution of food products, and end-to-end *tracing* (end consumer back to raw product origins). The implementation of an IPT program will affect a company’s strategy, business processes, its technology, and will require a disciplined approach. Identity preservation and traceability solutions are being elevated to the C-level in food and beverage companies as a *critical* component of core business strategy. Thus, a company’s IPT program and its design play a significant part in overall corporate performance. Programs must take into consideration 1) knowledge of company, 2), program objective and IPT standard(s) used, 3) direct and indirect customer(s) and their trait(s) of interest and credence attribute(s), 4) level of tolerance(s), 5) measure(s) of performance, and 6) compliance determinant(s) and third party involvement, 7) Channeling, and 8) alternative approaches. (Jorgenson, 2004)

1. **Knowledge of company or understanding one’s company:**

   Most food companies have some tracking capability through their accounting, operational, and recall management systems. However, these programs often prove insufficient and suffer from common shortfalls. These traditionally “back-office” systems are critical to companies while complying with an increasing array of governmental and industry requirements. If properly designed, they can make identity preservation and traceability *at worst* profit neutral and *at best* profit fortifying. These systems, therefore, need to be brought out of the back office and into the executive suite so they can take their proper role in a company’s competitive strategy. (Jorgenson, 2004)

**Specifically, many back office systems provide:**

- Inadequate amounts of data.
- Inaccurate data.
- Slow response times in the event of crisis.
- The inability to maintain the identity of individual ingredients throughout processing.
- The inability to track of ingredients/products that are within close proximity of each other.
- The inability to keep track of ingredients and products between incoming ingredients from loading dock and outgoing pallets of finished products.
• The inability to track food and ingredients back to their point of origin at the farm, ranch, etc.
• The inability to create a composite picture of the lifecycle of a food product across multiple, unrelated enterprises in the supply chain.

In order to overcome shortcomings, innovative IPT programs focus on: (Jorgenson, 2004)

**Technology**—The need for better information in the chain is driving innovation and investment at all points in the chain. **Data collection** is critical; **connectivity** is the key value creation.

**Traceability**—Regulators have responded to consumer concerns by mandating traceability, “**zero tolerance for food safety**”. Traceability can be used to create value and offset the cost of compliance, which has been estimated to be half- to one-percent of the cost of goods.

**Transparency**—Value comes from sharing information to improve operations and efficiency among business partners. Successful chains are using transparency to achieve competitive advantage and improve margins.

**Technology Improves Operations in the Chain**—This helps improve connectivity across activities, assurance managing brand integrity, sourcing for better quality/compliance, certification of products and suppliers, chemical compliance of pesticide usage and residue, and reporting.

**Observations and Challenges**—Many systems take into consideration that the total supply chain needs to be connected enough, to those that are willing to pay - can businesses respond in 4 to 24 hours from time of an event; and global definition of “production lot.”

2. **Establishing Program Objectives and IPT Standard(s) to be Used:**

**Establishing Program Objectives:** Most IPT program begins with evaluating and agreeing on not only safety aspects, but also the business goals, it is intended to support. Potential business goals may include: (Jorgenson, 2004)

• Gathering the data necessary to support marketing claims (e.g., 100% organic, GMO free, fair-trade products, adherence to humane animal agriculture practices, etc.).
• Proving compliance with contractual requirements (e.g., meeting the specifications of raw materials and ingredients that are supplied to food manufacturers).

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3 Recent development in electronics and sensors technology has made available data collection systems that can provide the basis for the development of agricultural IPT. Current localization systems based on differential GPS can offer accuracy in the order of 1-2 m, while “variable rate” distribution systems and “yield monitoring” systems can easily record what and how much we distribute and we harvest.
• Verifying regulatory compliance (e.g., Bioterrorism Preparedness, COOL, USDA National Organic Program standards).

**Determining IPT system standard(s):** The complex composition of the food chain makes it very difficult to define a single IPT system that can be applied to the broad diversity of food products. It is therefore necessary to define the specific or general standards which provide guidelines for the implementation, management, and surveillance of an identity preservation and traceability program. Such standards should aim to assure the IPT of each specific ingredient and product, and the individual actions (e.g. process) taken to produce it, as opposed to generic supply chain logistics, as well as to identify the organizations involved in its formation. Note the emphasis difference of IPT to quality and safety programs. (Bodria, 2002)

3. **Customer(s); direct and indirect and their traits(s) of interest—credence attributes:**

   In order to determine customers’ wants, a successful IPT program necessitates that some designated “leader” handle the coordination the supply chain, a role that could presumably, though not necessarily, be filled by the organization which markets the finished product. The leader organization is responsible for tracing the food chain leading to the formation of the product, and for defining operational procedures (audits, lab tests, etc.) to assure that the causes and responsibilities of any food credence attribute or safety hazard can be identified. (Bodria, 2002)

   **For example – For leadership**

   An IPT standard could be developed along the following lines: (Bodria, 2002)

   • **Identification and designation**, as the agents responsible for IPT, of the organizations which handle the processing operations and transfers of primary raw materials or other components significant for the purposes of traceability, and of those which supply secondary materials (process agents, additives, packaging, etc.). This may be done by contracting and forms of testing and auditing. Ownership of responsibility can be defined and agreed upon contractually with built-in forms of checks and balances, incentives, etc.

   • **Designation** of a coordinator responsible for defining the operating methods and traceability procedures, and for collecting the relevant documentation and ascertaining compliance. A third party and/or laboratory may fill this area.

   • **Documentation** of the material flows within the food chain, recording each passage in qualitative and quantitative terms. Later used for verification by third parties.
- *Management* of lots through every stage of the process, ensuring that they are identifiable and that their traceability is documented at all times.

- A *code of food chain* on each of the documents which accompany the loose or packaged materials entering the production process. An important management process tool for tracking.

- The *marking* of every package that reaches the end consumer or targeted customer with a logo identifying the food chain, and with a lot code. Example: USDA Organic, or any other official or recognized third party certification.

- The *possibility of traversing* the supply chain in both directions: in order to both “trace” (i.e. work back from the finished product to its origins) the nature and history of all the components, as well as “track” (i.e. reconstruct its forward progress) an unsafe raw material in order to identify the finished product lots which may have been contaminated by it. This track and trace may be used for whatever trait is desired.

4. **Levels of tolerance(s) for output traits or credence attributes:**

   In general, there is a direct correlation between increased product purity standards (tolerance levels) and higher IPT costs. Standards for the final product largely determine the complexity of production, handling, processing, testing, and labeling procedures required to maintain the identity of a commodity, and therefore the costs associated with the IPT program. The benefits of value-added output traits can only be captured if purity of the product is maintained throughout production and marketing, but the added value must be sufficient to pay for the added IPT costs.

   Many believe that the introduction of value-enhanced, identity preserved, crops will further *decommodify* the US commodity handling system. This may result in a shift away from traditional bulk commodity handling practices to a system that tracks and preserves the genetic or process identity of products from seed to end user. In such systems, specialized biotech crops and organic crops may result in greater farm profitability due to higher commodity prices. However, economists disagree on whether these traits or attributes will possess sufficient value to be shared with all participants in the value chain. Identity preservation is only successful if it enables all handlers in the value chain to share the increased value achieved by segregation. If a disproportionate burden of IP costs falls on any one group in the handling chain, IP systems may fail economically. (Sundstrom and Williams, 2002)

   The burden of maintaining purity and the cost of IP is distributed differently under different conditions. In the case of higher-value commodities, such as corn with higher oil or
improved nutritional content, a price premium must offset the increased costs of IP. In other cases, IP is employed primarily to ensure the absence of a particular component in a commodity, such as in the marketing of non-GMO foods. In this case, the burden falls primarily on the producer and marketer of the non-GMO product to ensure the purity of the product, along with the substantial additional costs for testing to confirm this.

While some markets pay a premium for non-GMO certification, in many cases there is little or no price premium for such products since their inherent value is no greater than similar commodities not subjected to IP and testing. As organic products must also be GMO-free, organic producers face potential additional costs of testing to assure the absence of GMO traits. The need to test for GMO traits depends entirely upon the regulatory, marketing, and labeling requirements of different countries and product categories, which are largely under development and flux. In particular, the levels at which threshold tolerances are set for adventitious contamination have a large impact on IP requirements and costs. Thus, it is difficult to determine precise cost-benefit-risk relationships at the present time. No doubt these issues will be settled in the marketplace as the higher potential value for both producers and consumers is balanced against the costs of delivering identity preserved commodities. One thing is clear, the economic success of IP systems depends upon having sufficient market premiums at all points in the value chain. (Sundstrom and Williams, 2002)

Identity Preservation Programs (not including traceability)

These programs must not be confused with traceability, which also enables to retrace the chain’s links all the way back to the grower. The IP programs draw the guidelines necessary for minimum certification. They guarantee that products remain free of any contamination and, therefore, retain their specific quality. They establish procedures and document evidence that procedures were observed. This involves the handling of information flows.

Within a system, at least one of the major players in the chain must also assume the role of an organizing third party for IP. It is this entity who captures the customer’s demand and controls product quality all along the supply chain (Table 3.). It is this entity who draws the contracts and controls their good execution. And as the last link before the final user, this entity is responsible for sharing the added value among the participants. The entity controls the chain because of his/her central position at the joining of two information flows. In the supply chain, the information bearing value is demand; conversely, the information flows produced by the third party comes at a cost for the coordinating entity (contracts, control, product separation), but has value for the customer. There is thus a capture of value by means of information.
Table 3. Product differentiating characteristics

<table>
<thead>
<tr>
<th>Differentiating Characteristics</th>
<th>Level I Identity Preservation</th>
<th>Level II Specialty Variety</th>
<th>Level III Super Commodity</th>
<th>Level IV Standard Grade</th>
</tr>
</thead>
<tbody>
<tr>
<td>Relative Value/Premium</td>
<td>High</td>
<td>Medium</td>
<td>Low</td>
<td>None</td>
</tr>
<tr>
<td>Buyer Control</td>
<td>Variety Production Practices, Cert., etc.</td>
<td>Min/Max Attributes</td>
<td>Attribute Preferences</td>
<td>Grades Only</td>
</tr>
<tr>
<td>Attribute Testing</td>
<td>Typically Required by Grain Buyer</td>
<td>Correlates to Cost/Value of Grain</td>
<td>Efficient Consistent</td>
<td>Grade-Driven</td>
</tr>
<tr>
<td>Producer Contracts Types</td>
<td>Acreage Production Bushels</td>
<td>Production Bushels Normal/Open</td>
<td>Normal/Open</td>
<td>Normal/Open</td>
</tr>
<tr>
<td>Producer Linkages</td>
<td>High</td>
<td>Moderate</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>Minimum Segregation</td>
<td>Begins at Farm</td>
<td>Begins at Farm</td>
<td>Merchandiser/End-User-Determined</td>
<td>Merchandiser/End-User-Determined</td>
</tr>
<tr>
<td>Production Volumes</td>
<td>Low</td>
<td>Moderate</td>
<td>High</td>
<td>Very High</td>
</tr>
</tbody>
</table>


5. Measure(s) of performance – for consumers, for firms:

When considering IPT performance requirements, a key question should be “what problem am I trying to solve or what opportunity am I trying to seize?” Defining the opportunity or problem will be essential, especially as to how the answer would be applied to various firm objectives.

In this section we are really talking about two measures of performance, both of which can be written upon at length. The first deals with measuring the performance of the output product to the desired trait(s) or credence attribute(s) of interest. This is usually for the benefit of the customer(s) and consumer(s). The second focuses internally on measuring IPT requirement procedures, as they apply to conforming to regulations, contract, etc. Often firms will look at this internal aspect in a cost versus benefit of IPT procedures to seek ways to leverage opportunities and to minimize inefficiencies. This aspect is often the determining factor as to if a firm will participate with producing products that require IPT systems.

**Output product:** Firms’ ancillary programs such as quality and management systems programs assist in measuring continual improvement of product. Firms have procedures in place that dictate processes, procedures, etc. that must be performed, that in the end help support compliance to whatever measures they are seeking. Many of these other systems also employ feedback loops for quicker product improvement and corrections for shortcomings. In addition, firms may have in-house auditors, tests, and analysis (laboratory) to test output product, to confirm procedures. While other times third parties may inspect for credence attributes performance measures that may entail both qualitative on-sight visits and quantitative laboratory
confirmation. For consumers and customers, it is the output product measure of performance that is most critical. For example, this is where third party auditors will confirm or deny organic claims as being true or false. Many times it is laboratory results that provide performance measure as to specific traits, food origins, etc. and by which customers make their decisions.

**IPT requirement procedures:** For organizations, many internal aspects must be considered when developing an IPT program. Costs of IPT may be spread through several objects and the cost vs. benefit from each objective may be nearly impossible to calculate individually. Here is a list of objectives to consider: (Boyle et al., 2004a)

- Inventory management
- Regulatory compliance
- Managing raw material to specification
- Documentation to substantiate brand claims
- Recall containment
- Contract compliance
- Brand assurance

Normally, a firm will attempt to attain more than one of these objectives. Fortunately, the IPT capabilities needed to achieve many of these objectives are highly leveragable, providing significant opportunity to build a compelling business case for improving overall traceability capabilities.

For example, the information required to track inventory lots to contain a potential food safety incident can also serve as a documentation audit trail that substantiates a brand claim in the marketplace, e.g., country of origin.

Studies are being conducted regarding the cost vs. benefits of on-farm IPT practices for farmers. In one study farmers from two organizations are participating in growing ultra-low linolenic non-GMO soybeans. In this case study time/costs of IPT procedures are documented by each farmer. The goal is to measure how much the additional cost of implementing IPT procedures total, and then comparing that cost against the additional premium that is paid for the particular IPT product. Studies such as this hope to illustrate leverage points farmers can take advantage of, and of weak areas where efficiencies could improve. In the end, it is hoped that by having participants directly involved with this type of study, and if the results are positive, that then other farmers will participate in IPT programs. From like study, other cost vs. benefits analyses can be performed with elevators and especially for processors and manufacturers.

**Summary of benefits:** The advantages of adopting IPT are to improve supply management, make it easy to trace back for food safety and quality, and to detect any quality problem before the product reaches the market.
Some of the **benefits for organizations** that utilize IPT systems include: (Fonsah, 2005)

- Minimizing the production and marketing of unsafe and inferior quality goods
- Reducing the costs involved in the distribution system
- Minimizing the cost of recalls
- Reducing the potential for bad publicity
- Reducing liability and increasing revenue of the implementing company

For **consumers the benefits** include:

- Verification of standard: e.g. kosher, halal, organic, non-GMO, etc.
- Enhanced animal welfare
- Improved laborer welfare
- Regional credence attributes

**Factors Affecting IPT costs**

- Breadth of traceability and the amount of information to record
- Depth and the number of transactions
- Degree of precision and exactness the tracking units
- Degree of product transformation and complexity of the system
- Number of new segregation or identity preservation activities
- Number of new accounting systems and procedures
- Technological difficulties of tracking

**Factors affecting benefits**

- Value of coordination along the supply chain
- Size of the market
- The higher the value of the food product
- Likelihood of safety or quality failure
- The penalty for safety/quality failures, where penalties include loss of market, legal expenses, or government-mandated fines
- The size of the expected premiums

6. **Compliance determinant(s) - Third Parties:**

   In order to prove identity preservation and traceability compliance, IPT programs must usually follow prescribed protocols. This is commonly outlined by contract between parties and/or by regulations. Contracts will typically outline the methodology of verification or certification to insure compliance. At a minimum a contracting entity can accomplish this through
a paper and/or electronic paper trail. In this way the trail from seed to dinner plate will range from being (ideally) continuous and flowing with complete transparency to a (less desirable) more fragmented and laborious compliance trail. As simple and complete a paper trail may be to conform to specifications, an additional step is becoming more common, and often required – auditing. In much the same way, regulations, regardless of their origins, will declare specific requirements that pertain to many aspects of food and food safety. Although not all sovereign regulations specifically address identity preservation and/or traceability, many do address IPT like procedures and systems within other regulations or rules. See Part II for more details on standards that relate to IPT.

**Certification** - In nearly all credible IPT programs certification by third parties is required. It is clear that food chain IPT must be subjected to surveillance and certifications, performed by independent bodies that are credible and representative. (Bodria, 2002) In fact, a false declaration of traceability does not just constitute a deception towards the consumer, but is also an act of unfair competition between firms. In the case of voluntary adoption of food chain IPT, the certification could consist of:

- an *international standard* which sets out general implementation guidelines
- a number of *certification bodies* accredited by the national standards authorities
- a system for *documenting material flows* suitable for the different product supply chains

Pointedly, auditors, and explicitly third party auditors, are being used to verify paper/computer trail statements and process claims (farm fields) to enforce contractual obligations such as Non-GMO soybeans or to meet public assurance (think USDA Organic Standard). In some cases, in-house auditors provide evaluation towards compliance. Often, an in-house audit is used as a maintenance function of the overall system and is designed for continual quality and IPT improvements of the system. These auditors are usually involved with quality assurance and quality management. In other words, auditors will usually verify that a “process” is either in or out of compliance.

In addition to third party and internal auditors, laboratory tests are conducted to insure quality control or QC (think protein or oil content of crop or detection of GM traits). This is another way to enforce compliance and an area that is receiving increasing attention. As more new varieties of crops are brought into the public arena, testing must keep up with these newer entrants, in order to test them for safety and approval for trade. See Part III on Auditors and Laboratories.
7. **IPT - Lite (Channeling Programs):**

Identity preservation certification programs can work in two ways to guarantee purity and ensure the value of specific crop traits. A true IPT program is not simply product segregation, but rather a process that results in certification that a product meets specific quality standards. A good example is using pure planting stocks to sampling and verifying product identity in order to establish confidence in the integrity of the system and the quality of the products. Alternatively, *channeling* is a process-based certification program that focuses on the segregation of large volumes of commodities. (Sundstrom and Williams, 2002)

The emphasis in channeling is on the integrity of the process used to produce the commodity, *but the final product may or may not be tested* specifically for the quality traits of interest. True IPT programs may cost as much as five to ten times more to implement and maintain than channeling systems due to more stringent standards and the additional costs of repeated sampling and testing. (Sundstrom and Williams, 2002)

**Channeling failure** - The channeling of agricultural products for specific markets has been used as long as markets have been diversified. Different varieties, grades, and types of products have long been directed to different, specific end uses, and there are many successful examples of such market diversification and product segregation, including white and yellow corn, and fiber quality grades in cotton. However, the introduction of crops developed using biotechnology and subsequent concerns over their safety have increased the demands upon commodity IP systems, and failure to properly preserve the identity of a product can be devastating. For example, StarLink was a hybrid corn variety produced through biotechnology that provided protection from the European corn borer. It was approved by the US EPA for animal feed, but not for human consumption, pending further tests for potential allergenicity. The particular *Bacillus thuringiensis* (Bt) protein produced in StarLink (Cry9C) was not immediately broken down in simulated digestion tests, and because some allergens are also not readily digested, more data were required before it could be approved for human consumption.

A strict IP program was to be implemented to ensure that the StarLink grain was only destined for animal feeds, but this program failed in practice. Even though only 0.5 percent of the total US corn acreage was planted with StarLink corn in crop years 1999 and 2000, some of this corn was mixed with corn sold for human uses and traces of its DNA (but not the Cry9C protein itself) were found in taco shells and related corn products sold in supermarkets in the US and abroad. While no danger to human health was anticipated from this low level of exposure, and no

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*This is another process based system and may result in certification.*
adverse effects in humans was ever documented, the USDA and Aventis Crop Science (the developer of StarLink corn) moved quickly to remove contaminated products from the marketplace. Food manufacturers, milling companies, retailers, and seed dealers recalled or withheld from the market all products that were identified as containing StarLink DNA, and StarLink registration has been voluntarily withdrawn. The estimated cost of this IP failure may exceed $1 billion. This incident exposed weaknesses in the grain commodity IP system that must be addressed if biotech or value-added crops are to be grown and marketed with confidence. (Sundstrom and Williams, 2002)

8. Different approaches towards IPT: Compulsory or voluntary IPT standards?

This is a large issue being fought and modeled by various cultures and governments. Placing food chain IPT procedures within an appropriate regulatory system is one of the main issues of conflict and is a question of primary importance.5 (Bodria, 2002)

Compulsory - Some organizations, most notably the European Union (EU), appear to favor statutory or mandatory regulations towards IPT. In fact, in its White Paper on Food Safety, the EU states that “... the competent authorities monitor and enforce this responsibility through the operation of national surveillance and control systems ...”. In this case, governments rather than private organizations act as the third party and labs for tests and verification. It is assumed, but not explicitly said, that generic rules that include nearly step-by-step methodologies would be mandated—the one size fits all. The notion of government and innovation to improve efficiencies would be a limiting factor for the sake of government control and its feel good aspect of its oversight. (Bodria, 2002)

Talks about mandatory IPT compliance have been a policy issue for some time. Propositions about enacting a compulsory system that would trace back animal feed to monitor Mad Cow disease or mycotoxins, improve food safety, monitor food transportation systems, and minimize the risk of tampering, have been a priority of policy makers globally. All these propositions have one thing in common—providing adequate information to consumers (choice) on a variety of food attributes including country-of-origin, animal welfare, GMOs, organic, etc. (Fonsah, 2005)

An alternative route, voluntary, leaves food chain IPT to the initiative of individual organizations, who voluntarily undertake to comply with the rules and procedures, set out in a standard. Standards, be it government, or where there is no government regulation by industry,

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5 Identity preservation and traceability requires high standards. In fact, this regulatory measure is regarded by some countries, especially the less developed countries, as a technical barrier to trade.
establish criteria, tests, and audits to monitor IPT compliance. This should be a more nimble structure to meet the changing nature and needs of society and changes due to improved technology. (Bodria, 2002)

In the compulsory case, IPT is treated as essential for the assurance of product safety, and bound to a legally binding framework of rules, in much the same way as HACCP hygiene monitoring. This solution has the advantage of a generalized application of IPT, but it also presents a number of shortcomings. The HACCP practice has highlighted the difficulty of achieving simultaneous compliance by a large number of differing production systems and firms, as well as sometimes overriding business management decisions. (Bodria, 2002)

Alternatively, a voluntary system, based on a clear definition of identity preservation and traceability specified in an international standard, implies a free and conscious commitment on the part of the organization’s management, and therefore leaves less scope for dodges or accusations of excess complexity. In addition, this type of approach makes traceability a selling point to the consumer, making it an element of added value on the marketplace, thereby enhancing the competitiveness of the product. This would be another motivational factor for businesses. Voluntary IPT therefore has the practical effect of making its fair application advantageous to the producers themselves, as well as to the surveillance bodies. (Bodria, 2002)

With the passage of time, commingling of economic needs, and global ties binding cultures more closely to one another, the noted differences between government and private regulations, and compulsory and volunteer IPT systems may become blurred. In the end cultural and economic dictums should prevail.

**Bringing it all together**

The diverse challenges of IPT share a common solution set—the ability to accurately and quickly follow products backward and forward in the supply chain. Breaking down a program into its components can help explain what goes into establishing such a program and how the infrastructure can be used to meet multiple compliance requirements. Regardless of the company in which it operates or the business goals it is designed to support, a meaningful traceability program should incorporate the following components. (Boyle et al., 2004b)

- **Know your business and establish IPT goals.** An effective IPT program begins with a clear definition of the business goals it is intended to support and the context of these objectives. Hand in hand with goals are the business’s weaknesses and strengths. These goals include regulatory compliance, managing brand to sustainable agricultural practices, and social welfare concerns.
• **Design enabling business processes to comply with standards.** The next step is to design business processes that will support the goals and the standards by which they will be measured. Many organizations have referred to various Quality Control (QC) and Quality Assurance (QA) systems such as HACCP. However, none of these programs on their own can fulfill all requirements that IPT programs entail.  

• **Who are the various customers?** This could involve changes in process management to distribution, and interactions with suppliers and customers due to each customer’s individual trait(s) of interest. It is at this step that the real work begins.  

• **Levels of tolerance(s).** The organization must understand the level of tolerance goals and the management practices and processes that lead to success. The tolerance level of trait(s) or credence attribute(s) may be simple or difficult to measure or observe depending upon its characteristic(s). It is important to know the tolerance range or limits of the contract or regulations that govern the trade. In addition, the method of testing the level of tolerance and how often the testing will occur.  

• **Measuring Performance.** There are two major areas of performance measures: the first focuses on output trait(s) or credence attribute(s) of the product (customer focused), and the second are the measurements used, usually financial cost – benefits accounting methods, to measure total IPT production costs to premium revenues received (company focused). The first deals with the measuring of output trait(s) or credence attribute(s) by recordkeeping, auditing, laboratories, etc. This may be easier than the second, financial cost – benefits accounting, which is very detailed in analysis of all aspects concerning IPT costs that include equipment, marketing, management, labor, inputs, processing, etc.  

• **How to Comply with Regulation(s).** Closely tied to measuring performance above, third party certifiers are essential. Most often these entities must be certified by an authority that can grant licenses or privileges to certify. Many official certifying agencies are certified by national, regional, and international standards organizations such as ISO, HACCP, etc.

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6 Defining relevant units of production. Most inventory systems are designed to track a unit of production as a stock-keeping unit (SKU) or part number to support inventory management and accounting processes. On farms the unit may be the bushel, bin, or wagon. At a grain elevator the unit may be the truck load or train car. This is likely to be inadequate to support a traceability program if the objectives include reducing the financial and brand exposure of a recall, improving precision in operational decision making, or supporting the integrity of credence attribute or brand claims with more robust documentation. For example, instead of tracking one day’s receipts of corn syrup to a plant as a lot discernible from other lots one might define a lot as a train car of corn syrup, which can be distinguished from every other train car of corn syrup. This small change would significantly improve tracking precision in an environment where 50 train cars of corn syrup are received each day.
d. Components

This section lists many, but not all, components of an IPT system from parent seed breeder to final sale. The components section is divided into four groups. The first group consists of various standards or criteria that an IPT program may follow. The second group comprises the principal components of the food chain. These are the key or primary players involved in grain production; this listing is also similar in structure to livestock, fruit, and vegetable production. The third group lists the direct support cadre that helps facilitate principal component organizations in meeting compliance. The fourth and last group embraces organizations that indirectly, yet instrumentally, may influence principal component organizations.

1. Governance Standards, Criteria Specifications Parameters (See Part II for greater details regarding specific standards)

   Standards are important for food safety and for establishing public confidence in the food chain. Standards come in many forms and each is distinctly unique. However, each outlines specifications that are to be observed. Below are listed the various types of standard’s formats.

   - Public or Private
   - Formal or Informal
   - Country Standards
   - Regional Standards
   - Highly regulated to no or little regulatory oversight
   - International Standards
   - Sector Standards
   - Organic Standards
   - Industry Standards
   - Religious Standards
   - Less defined standards – animal and labor welfare, sustainable agriculture, etc.

   Many of these types of standards and criteria specifications are explained within this publication in other chapters. Organic standards have been the most recently recognized example of IPT.

2. Principal Components in the Agri-business Food Chain

   To confidently preserve trait(s) of interest (e.g. non-GMO), or ensure credence attribute(s) of interest (e.g. fair labor, animal welfare, food origins) many, if not all, of the below components must be tied together in order to safeguard the characteristic of importance. The first aspect for any of these components is their in-house IPT program. This includes details of their program, standards to be followed, documentation, inspections, audits, etc. The next major detail is the manner in which the information/data is passed along to the next component.

   In this regard, it is in the transparent transfer that identity is preserved and if need later, where traceability is done more quickly and efficiently.

   - Parent seed companies
• Farmers
• Elevator/Cooperatives
• Transportation and Conveyance Equipment – throughout chain; trucks, wagons, etc.
• Storage Facilities – temporary and long-term storage
• First Level Processor – crusher, extractor, etc.
• Second Level Processor – refining, batch processing, etc.
• Warehousing
• Retail – end location before purchase by customer or consumer

For an example see Appendix B Farm IPT program and its components. This example provides a glimpse of the general system, procedural component, and system checklist of an on-farm system.

3. Direct Support Cadre

Organizations that assist or facilitate principal components IPT programs are called direct support cadre. The below listing comprises many of the specialty areas of direct support, which embraces the essential infrastructure needs of many of the principal component organizations. Direct support organizations help enable principal players to meet compliance requirements.

• Auditors (See Chapter 7 for greater detail)
• Laboratories (See Chapter 8 for greater detail)
• Software Providers (See Chapter 10 for greater detail)
• Training Personnel (See Chapter 11 for greater detail)
• Chemical Companies – providers of pesticides and fertilizers
• Equipment Manufacturers – support of combines, planters, etc.
• Other Service Providers

Regarding software and software providers - To facilitate traceability, a trail of information must be created at each step of production. Although many farm operations are computerized, there is still much paperwork created. For example, when a farmer receives seed in bags it is tracked to where it is stored, which field it is planted in, when it is harvested, which dryer bins it goes into, etc. All of this documentation must be entered into the computer system based on unique storage locations or tracking numbers. As product becomes more processed computer systems based on bar coding technology are playing an increasingly more important role. (Mayer, 2003)
4. Ancillary Support

The advisory and policy groups are instrumental in forming and modifying standards and performance criteria. Often these groups include not only industry participants, but also communities, activists, regulators, etc. The usual focus is to bring forth more acceptable regulations towards the achieving the goals of society (consumers) and efficiency in production (producers). Many times these groups attempt to tackle new problems such as the introduction of new process or new product (think GMO). Other times the issues may address social concerns of the environment, food safety recalls, labor and animal welfare, etc. Insurance companies play a key role in reducing production costs through the observance of protocols and rules.

- Advisory and Policy Groups, Lobbyists (See Chapters 9a and 9b for greater detail)
- Insurance Companies (See Chapter 12 for greater detail)
- Other

Chapter 12 – Food Recalls and Insurance is eclectic in composition, but its patchwork approach of wide ranging topics attempts to provide a clearer picture of negative aspects of not insuring and resultant aspects of recall.
e. Analytical Techniques for Laboratory and Field

Analytical laboratory techniques may ascertain a plant or grain’s chemical composition and DNA. This is essential for environmental risk assessment, government regulation, production, and trade, and this is especially important regarding genetically modified (GM) crops. At present, DNA- and protein-based assays can analyze chemical composition. DNA analysis has increased due to stringent food labeling and traceability regulations for GM crops. One international event that pushed the issue of GMO safety in the food chain to greater prominence was the detection of unapproved transgenes in corn, the discovery of StarLink corn in human food, and then the subsequent recall of hundreds of food products (Auer, 2003).

Analytical techniques for tracking chemical composition (protein, oil traits), radioactive isotopes (food/processing origins), genes (DNA), and transgenes (foreign species DNA) must be chosen based on research question and a combination of other factors. The accuracy, precision, reproducibility, sensitivity, and specificity of the method used must be understood in relation to the research question. Practical considerations include the cost and time per sample, the chemicals and equipment required, sample handling and processing, adaptability to field conditions, and technical expertise. For product IPT and food labeling activities, methods must be practical for testing points at the farm, during transport, and in food processing. Regardless of the technique, appropriate experimental controls, production processes, and information about parental crop lines and transgenes must be available (Auer, 2003).

Laboratory Methods

The three most widely used laboratory methods are 1) DNA-based molecular techniques to characterize genetic markers, 2) isozyme analysis of protein profiles, and 3) marker genes that produce a selectable phenotype. Information in this section is directly derived and modified from Carol Auer’s “Tracking genes from seed to supermarket: techniques and trends” (2003) and Steve Tanner’s “Testing for Genetically Modified Grain.” (2001)

1. DNA-based molecular techniques are used to identify genetic markers and describe genetic relationships. They have become a powerful tool for crop breeding, population genetics, and descriptive studies on gene flow. Polymerase Chain Reaction (PCR) is a detection technique which “looks” for specific DNA base sequences, or foreign genes, that have been inserted into the organism’s DNA. PCR uses primers to target specific base sequences unique to the foreign DNA and then amplifies these sequences, often a million-fold, through a series of processes. PCR then

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7 This section is of particular importance because it highlights the various types of tests available used in IPT programs. This is different from Chapter 8, which focus on specific auditing laboratories and their characteristics.
uses gel electrophoresis to detect the presence of the modified DNA. If the primers contact the target gene, specific bands will be present on the electrophoretic plate; products that do not contain the target gene will not have these bands. Positive and negative controls are analyzed with each set of unknowns for confirmation purposes.

Molecular markers are advantageous because they are abundant in the plant genome, are not affected by environment, can be based on sequences that are selectively neutral, and can provide a high level of resolution between closely related plants. Disadvantages of molecular markers include the requirements for expensive laboratory equipment, costly reagents, and technical expertise.8

**Advantages of PCR:** It is very sensitive, is specific for the target DNA base sequence, can provide semi-quantitative results, and may be suitable for processed food.

**Disadvantages of PCR:** It typically takes two to three days to analyze, requires relatively expensive expertise, equipment, and laboratory environment, cannot test for an array of genetic modifications, and costs range from $200-$500 per sample.

2. Isozymes are related enzymes that catalyse the same reaction but have different structural, chemical or immunological characteristics. Isozyme (allozyme) analysis uses the isozyme profile to distinguish between related plant classes, an approach that has been documented for many crop species. Although laboratory equipment and cost are modest, isozyme variation are not always sufficient to discriminate between classes and might not be selectively neutral. Plant samples must be handled carefully to protect enzyme activity and activity is affected by tissue type, developmental stage, and environmental conditions.

3. In experimental research on gene flow, GM crops containing selectable marker genes can simplify the identification of hybrids and the screening of large numbers of plants. The most common selectable markers are antibiotic resistance and herbicide resistance, both of which are routinely used in the initial selection of transformed plant cells and plant propagation. Visible markers or reporter genes can be inserted to study gene flow, including Green Fluorescent Protein (GFP). The family of GFP genes provides the advantage of real-time, non-invasive identification of GM plants and pollen in the laboratory or field.9

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8 The most useful molecular techniques to describe genetic relationships include Amplified Fragment Length Polymorphisms (AFLP), Random Amplified Polymorphic DNA (RAPD), Restriction Fragment Length polymorphism (RFLP) and microsatellite markers. AFLP and RAPD have an advantage in that they do not require prior information about DNA sequences or a large investment in primer/probe development.

9 For example, tobacco plants expressing GFP under the control of a promoter for anther and pollen expression demonstrated that a hand-held ultraviolet (UV) light can detect transgenic pollen carried by bees. GFP expression could support direct monitoring of pollen movement over different large distances and research on containment strategies. However, government approval would be required before unconfined release of the gene encoding GFP into the environment. (Auer, 2003)
Rapid Test Kits for the Field

To effectively market biotech and non-biotech crops, the grain and food industries have access to reliable detection methods to measure the value of improved quality attributes and to distinguish biotech from non-biotech crops.

The two most common immunological assays are 1) enzyme-linked immunosorbent assays (ELISA) and 2) immunochromatographic assays (lateral flow strip tests).

1. **ELISA** technology has been developed specifically to detect the presence of biotech grain. ELISA can produce qualitative, semi-quantitative, and quantitative results in 1–4 hours of laboratory time. ELISAs are commonly used in a variety of assays (mycotoxins, bacteria, pregnancy tests, etc.) and have been used in GIPSA’s Official Inspection System for many years to provide relatively inexpensive, easy to operate, and rapid analyses for mycotoxins. The ELISA approach is fundamentally different from the PCR approach. The PCR technique detects a particular DNA-base sequence; the ELISA technique generally detects a specific amino acid sequence, or protein, produced as a result of the genetic modification. Using glyphosate-tolerant (Roundup Ready) soybeans as an example, PCR detects the DNA sequences that have been inserted into the soybean DNA, but ELISA detects the specific protein that is expressed as a result of the genetic modification. Clearly, this protein must be uniquely associated with the genetic modification and be sufficiently different from other proteins to avoid a high incidence of false positives.

**Advantages of ELISA:** It is rapid and can usually be completed in 10 minutes, is generally sensitive, does not require expensive equipment, and can be performed by trained non-technical personnel.

**Disadvantages of ELISA:** Some test kits are not available for all biotech grains; as with PCR, test are usually specific for a particular genetic modification, but it is possible that test kits capable of detecting multiple genetic modifications could be developed; are dependent on the expression of the foreign protein by the plant, which can be influenced by environmental factors; and tests are often not suitable for the testing of processed foods, as the expressed protein may be removed, altered, or destroyed during processing.

2. The **lateral flow strip tests** produce qualitative results in 5–10 minutes at any location and for less than $10. However, sufficient protein concentrations must be present for antibody detection and protein levels can be affected by the plant’s environment, tissue-specific patterns of transgene expression, protein extraction efficiency, and food processing techniques that degrade proteins.
Other testing methods - In addition to PCR and protein-based methods, chromatography, mass spectrometry and near-infrared spectroscopy (NIR) can be used in some situations, such as GM crops that have significant changes in chemical composition. However, these methods can fail when alterations in GM crop biochemistry are within the range of natural variation found in conventional crops.

GIPSA’s approach

In November 2000, the USDA established a Biotechnology Reference Laboratory at GIPSA’s Technical Center in Kansas City, Missouri. The laboratory helps buyers and sellers manage risks and increase overall market efficiency. The mission of the laboratory is to ensure the reliability of sampling and detection methods for biotechnology derived grains and to facilitate information exchange. GIPSA provides guidance on sampling of grain consignments, grain identity preservation protocols, an accreditation program for DNA-based testing laboratories, impartial verification of commercially available rapid test kits, and third party testing for specific biotech events. Much of the information below is from *Proceedings of GEAPS Exchange ’01 “Testing for Genetically Modified Grain.”* (Tanner, 2001)

Sampling the Lot (Barge, railcar, truck, etc.) - Unofficial sampling methods that may have served the commodity system well in the past may not produce satisfactory results in today’s marketing systems. Specifically, grain facilities that are attempting to segregate or identify biotech grain are encouraged to review GIPSA sampling procedures. Probability theory can be used to describe risks associated with random samples. Buyers and sellers can use this knowledge to manage marketing risks.\(^\text{10}\) The USDA has extensive procedures for sampling lots. The procedures have been developed for sampling both static lots (railcars, barges, trucks) and moving grain streams. These procedures are used for all official sampling and are recommended for obtaining a representative sample for biotechnology derived grain testing.\(^\text{11}\)

Sample Acceptance Plans - Measuring a sample from a lot is a cost-effective means of obtaining information on a lot. Unfortunately, samples will vary in the amount of the constituent of interest. Also, the parameter being measured and the analytical method may introduce variation in measurements. Probability theory can be used to describe the variation. The

\(^{10}\) Risks associated with non-randomly selected samples are unknown and therefore cannot be managed.

\(^{11}\) The Grain Inspection Handbook, Book I, Grain Sampling 1) contains these instructions and can be obtained by contacting GIPSA, or by accessing the GIPSA Web page at: [http://www.usda.gov/gipsa/strulreg/handbooks/gihbk1/gibbk1.htm](http://www.usda.gov/gipsa/strulreg/handbooks/gihbk1/gibbk1.htm). The Mechanical Sampling Systems Handbook 2) contains information on mechanical sampling systems and can be obtained by contacting GIPSA or by accessing the GIPSA Web page at: [http://www.usda.gov/gipsa/strulreg/handbooks/msshb/mssh95.pdf](http://www.usda.gov/gipsa/strulreg/handbooks/msshb/mssh95.pdf). Also, random sample is the desired sample from any lot. However, obtaining a true random sample is often not possible in practice. The procedures developed by GIPSA are designed to provide an approximation of a random sample. GIPSA handbooks refer to these samples as representative samples. [http://www.usda.gov/gipsa/strulreg/handbooks/msshb/mssh95.pdf](http://www.usda.gov/gipsa/strulreg/handbooks/msshb/mssh95.pdf).
parameter being measured, the sample size, and the number of samples tested influence the measurement variability. By choosing an appropriate sample size and number of samples tested, buyers and sellers can manage the risks associated with sampling variability.

**Single Sample: Qualitative Testing** - The model of a grain sample is a collection of kernels from a grain lot. One objective of testing may be to estimate the amount of biotechnology derived kernels in the lot. Qualitative testing will not provide an estimate of the amount of biotechnology derived kernels in the lot. Qualitative testing produces a positive result if one or more biotechnology derived kernels are in the sample and produces a negative result if no biotechnology derived kernels are in the sample. A positive result may mean that one biotechnology derived kernel was present in the sample or that all kernels in the sample were biotechnology derived.

**Multiple Samples: Qualitative Testing** - A single large sample serves the buyer’s interests well. However, some buyers may be willing to accept some low concentrations while unwilling to accept high concentrations. Sellers of lots with low concentrations would like to have high probabilities of these lots being accepted. Decreasing the sample size will increase the chances of a negative result on low concentrations. Unfortunately, decreasing the sample size increases the chance of a negative result with higher concentrations. A single qualitative test may not serve the interests of both the buyer and the seller. An alternative is to implement a multiple sample plan.

**GIPSA’s Grain Identity Preservation Protocols** - Protocols to improve confidence that grain shipments meet certain contract specifications are likely to become more widely used. GIPSA has cooperated in the implementation of one such protocol to satisfy Japanese importers of food corn that StarLink™ corn is not present in export shipments. Under this protocol, the official inspection system provides official testing of domestic shipments (barge or rail) expected to be exported to Japan. Containers are sampled via official sampling procedures and at least three sub-samples of 400 kernels each are tested by rapid test methods. The testing protocol has the goal of rejecting corn with one or more kernels of StarLink™ in 1,200 kernels for export to Japan. If any sub-sample tests positive, that barge or railcar is excluded from the identity protocol. All units that test negative are physically sealed and included in the identity protocol. At export port locations official inspection personnel monitor the export elevator’s processes for avoiding inadvertent commingling of grain and the inbound and outbound transfer of grain included in the protocol.
f. Batch Processing

Within identity preservation and traceability’s chain of events, one of the most difficult areas to retain IPT is during batch processing; this event may occur often in the development of a food product. Facing many food safety crises food companies try to limit incurred risk and to reassure consumers. The point is not only to follow the products efficiently, but also to minimize recalls, and the number of batches (lots) constituting a given finished product. For example, a major IPT problem area of concern during processing is characterized as “disassembling and assembling” of bills of material (also known as 3-level bill of materials). Such “dispersion problems” are encountered often in the food industry.

The goal for many processors is to try to control the mixing of production batches in order to limit the size, and consequently the cost and the media impact of batches recalled in case of problem. Given the 3-level bill of materials (raw materials split into components assembled into recipes), the objective is to minimize the manufacturing batch dispersion in order to optimize traceability.

Moe (1998) proposes an interesting definition for traceability in the batch production industry: he introduces the notions of chain and internal traceability. “Traceability is the ability to track a product batch and its history through the whole, or part, of a production chain from harvest through transport, storage, processing, distribution, and sales (hereafter called chain traceability) or internally in one of the steps in the chain for example the production step (hereafter called internal traceability).”

Two types of product traceability can be distinguished. Tracing is the ability, in every point of the supply chain, to find origin and characteristics of a product from one or several given criteria. It is used to find the source of a quality problem. Tracking is the ability, in every point of the supply chain, to find the localization of products from one or several given criteria. It is used in case of product recall. The distinction between these two traceabilities is important. Indeed, an effective information system for one of these traceabilities is not necessarily effective for the other. However, an effective information system could handle most, if not all, requirements for both traceabilities.

Kim, Fox, and Gruninger (1995) proposed a quality data model where the concept Traceable Resource Unit (TRU) was introduced. A TRU is defined as a homogeneous collection of one resource class (think pork) that is used, consumed, produced, and released from one

---

process, to then be moved along in the food chain to its next stage. The TRU is a unique unit, that is to say, that no other unit can have the same (or comparable) characteristic from the traceability point of view. More concretely, a TRU corresponds to an identified type of production batch. In the case of discrete processes, the batch identification is generally easy.

**Definition of batch dispersion:** In order to evaluate the accuracy of the traceability in the production process, Dupuy *et al.* (2002) introduced new measures: downward dispersion, upward dispersion, and batch dispersion. The downward dispersion of a raw material batch is the number of finished product batches which contain parts of this raw material batch. For example, if a reception batch of ham is used in x batches of sausages, then the downward dispersion will be equal to x. The upward dispersion of a finished product batch is the number of different raw material batches used to produce this batch. For example, salami produced with components of two different batches of pork shoulder and three different batches of pork side will have an upward dispersion equal to 5. Finally, the batch dispersion of a system is equal to the sum of all raw material downward dispersion and all finished products upward dispersion.

**An industrial issue: Example - the sausage industry**

The example comes from a French sausage manufacturing company. The pork industry is interested in improving its traceability. In order to produce sausage, this company cuts pork meat in components like ham, belly, loin, trimmings. . . Further in the production process, these meat components are minced and mixed to create minced meat batches. These minced meat batches will be used to produce different types of sausages see Figure 1. by Dupuy *et al.*, 2005.

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**Figure 1. Industrial case, meat cut, and sausage production**
Each type of raw material provides components in fixed proportions (a carcass can have only four legs). This is the disassembling (or cutting) bill of material. A component can also come from different raw material types. The finished products (sausages) are composed of several components in given proportions. This is the assembling (or mixing) bill of material. During a working day, the company receives several batches of different types of raw material (ham, side of pork, shoulder . . .). So, many batches of component will be created and also many finished product batches. (Dupuy et al., 2005)

The batch dispersion problem does not concern only the sausage production process. For example numerous processed foods, derived of or having grain ingredients, are produced daily. It may concern all the production processes which associate disassembling and assembling processes and in which traceability optimization is an important factor. This is one, if not the most, difficult portion of any system wide program. The preservation of particular traits or attributes as these individual ingredients mix together during several processes along the food chain is a struggle that the food industry is attempting to overcome. (Dupuy et al., 2005)
PART II. PROGRAMS AND STANDARDS

Part II includes three sections that highlight the spectrum of programs and standards that incorporate IPT fundamentals. The chapters include official seed agencies—chapter 4, industrial programs—chapter 5, and national, regional, international, organic, and religious standards—chapters 6a through 6f. Official seed agencies start this part due to their importance, as often the origins of seeds upon which the food supply system depends, and which have had IPT programs in existence for many years. The industrial programs chapter illustrates how various industries and organizations have implemented IPT programs; many of these programs incorporate only a discrete food segment while others include nearly the entire food chain. The last chapter of this section provides an extensive assortment of standards that many food systems of the world incorporate.
4. OFFICIAL SEED AGENCIES

a. Chapter Abstract

Official seed agencies, be it state, national, or organic, are at the beginning and stand as the basis of any IPT system or program. For nearly a century, these types of agencies have developed seeds for national and international consumption. It is almost a given that these organizations have pure, highly preserved identity, which are prized by their customers. This chapter will offer a sample of official seed agencies, services offered, price listing if available, and any other IPT services of interest such as checklists. In the US, most states or regions have their own seed and/or crop improvement organizations, the sampling provided are of primarily grain focused organizations. See Appendix C Official US and Canadian seed agencies for more information.1

Much, if not all, of the information provided in this paper regarding official seed agencies is derived and condensed from their home websites. Information provided is offered as a sample of checklists, application information, etc., of the actual IPT/traceability programs that each organization offers. It is recommended to visit their websites for more accurate and up-to-date information regarding any of their programs and government regulations.

Many of these associations came into being to address the very first level or first step of the IPT chain by focusing on progeny seeds and plants. These organizations’ form of documentation are much more public than private seed companies, for which may focus on proprietary tools of IPT.

Included is the national Association of Official Seed Certifying Agencies (AOSCA); state crop improvement associations of Iowa, Minnesota, Indiana; Canadian Seed Institution (CSI) and CSI Centre for Systems Integration; and the Canadian Soybean Export Association.

Each crop improvement organization has developed, in addition to Quality Assurance programs, newer programs that address Identity Preservation. Fees incurred for IP certification are dependent upon end user’s traits of interest, degree of traceability, and tolerance levels.

Note that each organization emphasizes particular services that are important to their region and customers. Again, what follows are company/organizational statements from their websites, and naturally reflect their views.

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1 For a directory of Association of Official Seed Analysts (AOSA) see http://www.aossaseed.com/membership_directory.htm#Associate%20Members and for Association of Official Seed Certifying Agencies (AOSCA) see http://www.aosca.org/member%20agencies.html, and for (AOSCA) international seed authorities see http://www.aosca.org/international%20seed%20authorities.htm.
b. Association of Official Seed Certifying Agencies (AOSCA)

Association of Official Seed Certifying Agencies (AOSCA)
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Ph: 309.736.0120
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Chet Boruff, Chief Executive Officer, cboruff@aosca.org
Peggy Gromoll, Administrative Assistant, pgromoll@aosca.org

The Association of Official Seed Certifying Agencies (AOSCA) was established in 1919 (as the International Crop Improvement Association) and is committed to supporting customers in the production, identification, distribution, and promotion of certified classes of seed and other crop propagation materials. The AOSCA has several international member countries located in North and South America, Australia, and New Zealand. Their mission is to promote and assist the advance and development of seed or plant products in local, national, and international markets by coordinated efforts of official seed certification agencies acting to evaluate, document, and verify that a seed or plant product meets certain accepted standards. They accomplish this through the establishment and maintaining of minimum standards for genetic purity, recommend minimum standards for seed quality for the classes of certified seed, and periodically review agency genetic standards and procedures to assure compliance with the US Federal Seed Act.

In cooperation with the Organization of Economic Cooperation and Development (OECD) and other international organizations, the AOSCA is involved in the development of standards, regulations, procedures, and policies to expedite movement of seed and encourage international commerce in improved varieties.

Programs and Services

The AOSCA provides a wide range of programs and, with member agencies on three continents, they offer a broad network of member organizations to coordinate the delivery of services that enhance and certify the quality of seed and crop propagating materials. Cooperation among member agencies assures uniform quality from field inspection through laboratory testing. Regarding Crop Certification, AOSCA agency personnel work with local and national clients on the coordination of programs across regional boundaries. Field inspection services are an integral part of AOSCA’s “systems approach,” which includes detailed inspection reports created and maintained as part of the record-keeping process. Quality control inspection services may be tailored to best fit individual customer needs for Seed Certification, Quality Assurance, Identity Preserved, or other programs. The AOSCA’s (Members Only) Yellow Book provides more in
depth information regarding many of its programs such as The Identity Preservation (IP) Program to Crop Standards and Service Program Publications.

**Quality Assurance**

Regarding identity preservation and traceability, the purpose of AOSCA’s Quality Assurance (QA) program is to provide a complete service for seed products as varieties, hybrids, brands or blends that are generally not marketed as certified seed. System guidelines are very similar to certification guidelines and allow the seed producer to market seed with the assurance to each customer that the seed is of known purity and quality as verified by an unbiased third-party agency. These third-party agents provide coordinated, professional, and unbiased field inspections and laboratory testing for quality control of purity standards related to established descriptors across seeds, seed lots, and years of production in addition to an unbiased record system for use in meeting state, federal, and many foreign seed law requirements.

**Identity Preserved**

For the AOSCA, Identity Preserved (IP) refers to the maintenance of a product’s specific traits or characteristics through growing, production, and marketing channels. The function of AOSCA’s IP certification program is to assist in preserving the genetic and/or physical identity of a product. In order to use the IP logo, these specific minimum requirements must be met and are designed to assure the customer that the identities of certain traits, physical qualities or avoidance of specific traits are met. Several AOSCA IP programs have been specifically developed to address transgenic crops and provide a “systems approach” to assure that these products meet tolerance levels of genetic material derived from biotechnology.

**IP Protocol Standards** include (many of these standards are shared in common with other public, private, and non-profit parent seed organizations and evident in their published protocols and standards):

1. Eligibility requirements for crop varieties/brands or processes used are such that a detailed description of the morphological, physiological, and other characteristics of the plants and seed that distinguish it from other varieties/brands or processes utilized must be provided to the inspection agency.

2. Applicant’s responsibilities;
   a) Care of equipment (that all equipment that may come in contact with product is cleaned prior to usage)
   b) Maintaining identity of product (each field must be identified by number or other designation, maps must show field identities and locations, inspected crops
must be clearly identified at all times, bins identified by bin or lot numbers, bags identified and stored appropriately)

c) Record requirements (field numbers, amount of harvest, assigned bin and lot numbers, records of transfers, and copies of all completed agency documents)

3. Application for field inspection (includes standard applicant information regarding address, fields, variety/brand, type and name of program [99.5% non-GMO], planting date, previous crop, seed source identity, etc.)

4. Establishing source of seed; the inspection agency will be supplied with evidence of the source of seed used to plant each field for inspection.

5. Field inspection of one or more fields will be made each time a crop is harvested and when genetic purity and identity or any other factor affecting product identity can best be determined.

6. Field inspectors will provide a written inspection report for each field inspected, fields will be passed if conditions are satisfactory, but all or parts of the field will be rejected if program requirements are not met.

7. Product handling requirements include: facilities ability to perform handling without introducing mixtures; identity of the product maintained at all times; records of all program operations completed and adequate to account for all incoming product and final disposition of product; handlers’ program records will be inspected; an authorized inspection agency representative shall take adequate samples, etc.

8. Carry over product; all eligible product not used in the crop year of production must be reported to the agency to remain eligible for future labeling.

9. Labeling; the product meeting specific program requirements may be labeled using the IP logo and clearly state the program name.

Other AOSCA protocols include Non-GMO Soy Program and Non-GMO Corn Program.

**Seed Certification**

The purpose of seed certification is to preserve genetic purity and its identity. It is an official AOSCA agency program enabling seed companies to market genetically pure seed. Certification services are available for field crops, turf grasses, vegetables, fruits, vegetatively propagated species, woody plants, and forbs. Once seed has been certified, it qualifies for the official “blue” certified seed tag and meets state, federal, and international seed law requirements. Requirements for producing certified seed include special land requirements, planting eligible
stock, field inspections, proper seed labeling, and meeting standards based on complete lab analysis. Below are several common classes of seed. Some national seed programs have additional classes of seed for specific traits and/or level of purity.

**Seed classes:**

- **Breeder seed** - seed directly controlled by the originating or sponsoring plant breeding organization
- **Foundation seed** - the progeny of Breeder or Foundation seed handled to maintain specific genetic purity and identity
- **Registered seed** - the progeny of Breeder or Foundation seed handled to maintain satisfactory genetic purity and identity
- **Certified seed** - the progeny of Breeder, Foundation or Registered seed handled to maintain satisfactory genetic purity and identity

The program imparts:

- Coordinated, professional, and unbiased field inspections and laboratory testing
- An unbiased record system for use in meeting state, federal, and international seed laws.
- Seed buyers with assurance that the designated seed has met purity standards related to a known description across seed lots and years of production

**Organic Certification**

Organic is a labeling term that denotes products produced under the authority of the US Organic Foods Production Act. It is based on minimal and restrictive use of off-farm inputs and on management practices that restore, maintain, and enhance ecological functions. Certification includes inspections by trained and qualified inspectors of farm fields and processing facilities, detailed record keeping and periodic testing of soil and water to ensure that growers and handlers are meeting the standards which have been set. Several AOSCA agencies are certified from the USDA National Organic Programs and their respective state authorities.
c. Iowa Crop Improvement Association

Iowa Crop Improvement Association
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Ph: 515.294.6921
Fax: 515.294.1897
Email: iowacrop@iastate.edu
Web: http://www.agron.iastate.edu/icia Accesed 11 July 2006

The Iowa Crop Improvement Association (ICIA) is the official seed certifying agency (a non-profit organization) for the State of Iowa, and its mission is to provide an unbiased source of service and education in production and quality assurance for Iowa agricultural crops. This status, mission, and focus are very similar throughout nearly all US Crop Improvement Associations. The organization was first formed in 1902. In the 1920s ICIA began providing Iowa with quality, unbiased seed production services, and crop performance testing services. The organization was renamed Iowa Crop Improvement Association in 1950 following the merger of several other agricultural organizations.

ICIA’s mission, again, similar to other crop associations, is to provide an unbiased source of service and education in production and quality assurance for their state’s agricultural crops. ICIA’s objectives are as follows:

- To provide mechanisms for conducting domestic and international seed certification and seed quality assurance
- To provide educational and leadership opportunities to influence public policy regarding crop improvement
- To conduct, in cooperation with Iowa State University College of Agriculture, testing and disseminating information on the adaptation and performance of crop hybrids and varieties
- To coordinate all Iowa Crop Improvement Association activities to be consistent with environmentally sound agricultural practices
- To provide a mechanism for commodity identity preservation

Identity Preserved Grain Services

The Identity Preserved (IP) program of ICIA promotes assurance that the desired traits in specialty crop production are maintained throughout all production and handling processes. The IP program is designed for application on special-use raw products under agricultural or horticultural production, including those destined for use as food, feed, nutraceuticals, fiber, and unique oils or grain.
ICIA oversees the following points during the production and handling process:

- Field inspection of production to specified standards
- Proof of seed stock with plant description or specific trait definition
- Quantity of harvested product
- Representative sampling
- Laboratory evaluation
- Documented transfers of product
- IP official labeling of product with labels, imprints, or certificates

**Seed Production Services**

ICIA currently offers three protocols for offering unbiased, third-party service to seed producers. They are Certified seed, Quality Assurance seed, and Native Species seed.

Certified seed is seed produced from approved seed stock which is used to produce a variety for marketing as Foundation, Registered or Certified seed. Quality Assurance seed is an alternative for varieties or brands which are not eligible to be or do not need to be marketed as Certified seed. Native Species seed is certified based upon the source or geographic origin of the seed’s collection source. Services included in these programs include: recordkeeping, field inspection, seed sampling, lab inspection, and labeling.

**Iowa Seed Directory**

The ICIA offers a yearly Iowa Seed Directory, which provides information on the production and conditioning of seed in Iowa. The directory has two purposes for its publication 1) to provide a complete available listing of all fields that have met certification requirements and 2) be a useful and convenient resource for prospective buyers of seed who are attempting to locate supplies. The listings in the directory include Approved Conditioners and Certified, Quality Assurance, and Native Species seed.

**Summary of ICIA Fees**

The following is a sampling of the fees involved in seed certification.

<table>
<thead>
<tr>
<th>Service</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Approved Conditioner</td>
<td>$250.00 for initial year; $200. per year for renewal</td>
</tr>
<tr>
<td>Bin Sampling</td>
<td>$50.00 per trip plus actual cost</td>
</tr>
<tr>
<td>Field Application and Inspection</td>
<td>$35.00 Applicant fee per crop</td>
</tr>
<tr>
<td>Foundation corn and sorghum</td>
<td>$20.00 for ea. separate combination and/or isolation</td>
</tr>
<tr>
<td>Commercial corn and sorghum</td>
<td>$7.00 per acre if received by June 1</td>
</tr>
<tr>
<td>Small grain: ($20.00 per field minimum)</td>
<td>$2.50 per acre if received by May 15</td>
</tr>
<tr>
<td>Soybean: ($10.00 per field minimum)</td>
<td>$2.25 per acre if received by July 10</td>
</tr>
<tr>
<td>Foundation Corn Ear Inspection</td>
<td>$25.00 per bin inspected, minimum $50. per visit</td>
</tr>
</tbody>
</table>
Table 1. (Continuation)

<table>
<thead>
<tr>
<th>Service</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Foundation Corn Winter Growout</td>
<td>$50.00 plus actual cost of service</td>
</tr>
<tr>
<td>Lot Fee</td>
<td>$10.00 per lot of native species</td>
</tr>
<tr>
<td>Membership Dues</td>
<td>$25.00 annual fee to be an associate member</td>
</tr>
<tr>
<td>Seed Lot Sampling</td>
<td>$60.00 per trip for initial sample</td>
</tr>
<tr>
<td>Varietal Purity Evaluation</td>
<td>$12.00 per sample</td>
</tr>
</tbody>
</table>
The Minnesota Crop Improvement Association (MCIA) was founded during the 1903 Minnesota State Fair at a meeting in the Territorial Pioneers Log Cabin on the fairgrounds, by those interested in the “systematic encouragement for the use of pedigreed seed,” and dedicated to improving the productivity, profitability, and competitive position of its members. MCIA was a founder of the International Crop Improvement Association which was established at a meeting in St. Paul in 1919 and later became the Association of Official Seed Certifying Agencies (AOSCA). MCIA is a non-profit, operates on fees charged for services performed, and offers an assortment of certification of parent and Foundation seed, Quality Assurance programs and education, Identity Preserved and Organic Certification Services, customized third-party, and an array of laboratory services. MCIA is Minnesota’s official seed certifying agency and official noxious weed seed, free forage, and mulch certifying agency, recognized by Minnesota’s Dept. of Agriculture and Agricultural Experiment Station.2

Identity Preserved Grain Certification Program - MCIA provides services to producers, processors, and marketers of identity preserved products to help them develop and implement effective identity-preserved systems. IP services offered:

- MCIA acts as an unbiased third-party which checks part or entire IP systems. Checks may include seed sources, planting records, field inspections, harvest records, storage facilities and conditions, product transportation, handling and processing, final product testing, and labeling verification.

- Advantages to utilizing MCIA’s Identity Preserved Grain services; for companies with IP systems already in place, MCIA offers process verification services through documented on-site audits and inspections that provide assurance to buyers that IP protocols are being followed. In addition, MCIA offers on-farm field and storage site

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2 MCIA's official publication, The Minnesota Seed Grower, was established in 1928 and has since been published continuously on a regular schedule. MCIA was also the first US seed certification agency to adopt a computerized system for keeping certification records.
inspection services to verify that growers are following production practices required by the production system.

- MCIA provides third party certification under the AOSCA IP Standards, standards which are recognized both domestically and internationally.

For example, grain producers who intend on merchandising IP crops consider the following:

- Know the specifics of the IP product; research the market, potential added costs, delivery windows, delivery location, and storage requirements. Verify that the variety used will meet IP requirements. Obtain a contract for the finished product to protect value-added premium.

- Select eligible fields. Fields must not have had the same specie grown on them the prior year.

- Obtain eligible planting stock. Keep invoices, tags and bulk certificate samples. Ask that lot numbers be indicated on the invoice at the time of seed purchase.

- Clean planting equipment thoroughly between IP stock and other plantings. Remove all seed of other types or kinds and verify seed stock eligibility prior to filling planter. Record the variety and lot number throughout planting; map documentation is recommended. If all seed is not eligible for IP merchandising, document starting and ending points of eligible plantings.

- Isolate field from non-IP fields. IP fields should be adequately separated from other fields to guarantee the final product can be mechanically kept separate. If the field is lodged, plants from the IP field must not be in contact with adjacent fields. In cross-pollinated crops, isolation should be sufficient to eliminate potential contamination from foreign pollen.

- Prepare fields making certain all quality requirements are met. These preparations could include any weed, disease, insect or isolation corrections if required.

- Attach permanent labels on all bins and storage areas. Clean all trucks, trailers, bins, and augers before beginning work in IP fields.

- Clean all harvesting equipment thoroughly. The first load of grain from an IP field should be dumped into a non-IP load to guarantee equipment is clear of possible contamination.

- Take samples for any quality testing requirements. Carefully document all processing details and periodically check bins to verify quality.

- Implement marketing plan.
• Third-party inspections must be arranged in advance and are often required to fulfill contract specifications.

**MCIA Organic Certification Services** - MCIA is a USDA National Organic Program (NOP) Accredited Certifying Agent (ACA) for the provision of organic certification services in Minnesota and neighboring states. MCIA currently conducts inspections and certification for organic producers, handlers, processors, and wild crop collectors. The USDA has deemed MCIA compliant to the ISO Guide 65 Assessment for US Organic Certifying Agencies. Operations certified organic by MCIA may display the NOP Certified Organic seal on qualified products.

Since Organic certification is a process-oriented system covering production, harvest, handling, processing, packaging, labeling, and transportation, operations certified by MCIA include food handlers, distributors, retailers, agricultural handling facilities, wild crop collectors, and farm and garden producers. Products currently certified by MCIA range from soup to nuts, including coffee roasting, maple syrup, poultry slaughter, seed, fruit and vegetable production, soups, whole grains, wild rice and others.

**Requirements for Approval of Grain Handling Facilities** - These requirements are the basis for approving facilities handling grain eligible for AOSCA IP™ grain certification. General requirements:

1. Copies of US grain standards, standards for the use of the AOSCA IP™, and specific IP program standards for the products to be handled must be held onsite.
2. Facility must be inspected annually.
3. Facility maintenance and housekeeping must be adequate to ensure that the quality and identity of the IP products handled is maintained.
4. Storage facilities and grain handling equipment must be adequate to ensure that the quality and identity of the IP products handled is maintained.
5. An IP grain handler’s agreement indicating the intention to comply with all IP grain handling requirements must be signed each year by the facility manager.
6. Only approved bins and equipment within the facility may be used to handle IP products.
7. All equipment and storage facilities must be accessible for cleaning.
8. MCIA has the right to inspect facilities and disposition records at any time.
9. Only product handled by an agency approved IP grain handling facility shall be eligible for IP grain certification.
### Grain Certification Fee Schedule

#### Membership
- General Membership Fee (June 1 - May 31) ........... $50.00

#### Field Inspection Fees
- One Inspection (min fee per field - $40.) .................. 2.00
- Two Inspections (min fee per field - $55.) ............. 2.75
- Three Inspections (min fee per field - $70.) ............ 3.50

#### Late Application Fee (per field) ......................... 20.00

#### Re-Inspections (per field) ............................... 40.00

#### Sampling
- For Product On Which Final Fees Are Collected:
  - Identity Preserved (IP) Samples (per trip) ............. 50.00
  - Service Sampling
  - Actual Cost of Time ($50 per hour), Mileage & Expenses (Minimum per trip) .......... 50.00

#### Final Fees
- Identity Preserved Minimum charge/lot ................. 10.00

#### Approved Facility Fees
- Approved IP Grain Handling Facility Fee (includes membership) ...................... 150.00

### Organic Fee Schedule

#### Deposit
- $200/application

#### Inspection
- 60/hr

#### Reinspection
- 60/hr + expenses

#### Document services and review
- 60/hr

#### Late Fees:
- June 1 ........................................... 100/application
- July 1 ........................................... 200/application
- August 1 ........................................ 300/application

#### Inspection
- 60/hr + expenses

#### Wild Crop Late Fees: Two months prior to harvest
- $100/application
  - 1 month prior to harvest ......................... 200/application
  - At harvest ...................................... 300/application

#### Handler Late Fees: Anniversary of certificate
- $100/application
  - 1 month after anniversary ..................... 200/application
  - 2 months after anniversary ................... 300/application

#### Certification transfer fee
- 25.00

#### Certification Fees will be based on one of the following two schedules. Seed and Whole Grain Organic Certification Fees:
- Certification Minimum charge/lot ............... 10.00
- Sunflowers, Grasses & Legumes (per lb.) ........ 0.001
- Corn Grain, Barley, Oats, Rye (per bushel) .... 0.03
- Beans, Peas, Seed Corn, Soybeans, Wheat (per bushel) 0.06

#### All Other Crops and Processed Products Organic Certification Fees: based on gross organic sales and/or processing fees:
- First $2,000,000 ..................................... 0.5%
- Amounts Over $2,000,000 .......................... 0.1%
- Minimum Charge ................................. 25.00

#### Sampling:
- For Product on Which Final Fees Are Collected:
  - First Samples (per trip) ......................... 50.00
  - Resamples (per trip) - First Lot .............. 50.00
  - Each Additional Lot ........................... 25.00

#### Service Sampling
- 60/hr + expenses

#### MCIA website for more information; [http://www.mncia.org](http://www.mncia.org)
e. Indiana Crop Improvement Association

Indiana Crop Improvement Association
7700 Stockwell Road
Lafayette, IN  47909
Ph: 765.523.2535  or 866.899.2518
Fax: 765.523.2536
Email: icia@indianacrop.org

The Indiana Crop Improvement Association (ICIA) was created to deliver unbiased services to customers in the seed, grain, food, and related industries. As a non-profit, self-supporting agency, ICIA impartially carries out various seed programs including seed certification, identity preservation (IP), quality assurance (QA), and laboratory testing. ICIA’s mission is to improve productivity, profitability, and the competitive position of ICIA members by providing services to producers, conditioners, and distributors of plant products enabling them to provide high quality plant products to Indiana, the US, and the World. The Association’s office and seed laboratory facilities are located in Lafayette, Indiana. Though not on campus, the Association has a strong working relationship with Purdue University, as all ICIA full-time staff are associates in the Purdue Agronomy Department.

Identity Preservation Programs

ICIA’s IP program is an extension of the identification and tracking service provided through its seed certification and QA programs. The identity of a crop is maintained beyond the seed through commercial production in quantities required to meet the end-user’s needs. Indiana Crop’s IP programs comply with the general Identity Preserved guidelines for Certified IP products adopted and maintained by the Association of Official Seed Certifying Agencies (AOSCA).

ICIA tailors identity preserved services to meet specific needs. It can, for example, verify that the variety in a field is the variety specified, inspect fields to determine and report on crop conditions, identify and specify the amount of any crop contaminants, estimate yield, etc. It can also verify, through inspections and auditing, the integrity of a product through a particular process, such as tracing a non-GMO raw material through a food plant. However, this does not certify that a crop is organic. IP programs may involve field inspections, seed lab testing, bin inspections, auditing, and issuance of specific labels or certificates. All programs are tailored to meet the specific needs of the customer. ICIA then provides auditing and other services necessary to validate the customer’s quality plan is being followed.
Field Services

Indiana Crop Services provides trained personnel located across the state to deliver a wide range of quality assurance field services. Field inspections result in a third party documentation for seed certification, QA, IP, and other customized services.

Aside from Identity Preservation programs some specific objectives of field inspection include:

**Seed Certification**

The purpose of seed certification, as it is in other states, is to preserve the genetic purity and identity of crop varieties. It is an official system, with standards supported by both federal and state laws, designed to help increase the supply and speed the distribution of seed of improved crop cultivars while maintaining the genetic integrity of the product.

Often it takes several years of concentrated effort for a company or an institution to develop a new crop variety. These varieties are released with many different and important genetic traits which influence pest resistance, standability, grain quality, maturity, herbicide tolerance, and yield, to name a few.

Seed Certification relies on seed pedigree records, field inspections, laboratory testing, post-season trueness-to-type plot testing, and other agency-approved protocols to help evaluate and perpetuate varietal purity and identity. Seed of varieties must meet the minimum genetic standards in each phase of the program to be labeled and sold with the familiar blue tag as certified seed.

In Indiana, the Indiana Crop Improvement Association has been designated the official Seed Certifying Agency by the Director of the Purdue Ag Research Programs at Purdue University.  

**Quality Assurance Program**

ICIA’s Quality Assurance (QA) Program provides a uniform, unbiased quality control system and marketing tool for crop seed marketed as brands, varieties or hybrids. While it is designed as a complete quality control service for products not using seed certification, the guidelines are similar to those of the certification system. It is readily customized to meet the needs of the customer. ICIA’s QA program adds significant value to seed programs as it assists in maintaining product purity and identity in an era of increasingly costly genetic traits.

The QA Program provides the following:

---

1 In general, in the US, seed certification is a voluntary program. However, there are crop varieties protected under the US Plant Variety Protection under the “Certification Option” provided under Title V of the Federal Seed Act (Federal Seed Branch) that must be sold by variety name only as a class of certified seed.
• Coordinated, professional, and unbiased field inspections, laboratory testing, and post control grow out tests for quality control in seed production, conditioning, and marketing

• An unbiased record system for use in meeting state and federal seed law requirements, assessing royalties or research fees, establishing a defense for use in avoiding problems, and helping to resolve problems between seed suppliers, growers, and customers

• A marketing image of sound quality control

• Assurance to buyers that seed bearing the QA trademark has met purity standards related to a known description across seed lots and years of production

• The QA program can also be of great assistance in helping describe new products and is frequently used in facilitating wholesale movement of seed

Indiana Crop Lab Services

Conventional Tests - ICIA offers a full range of professional services are available, which includes an in-house Registered Seed Technologist, and services that are also ISO 9001-2000 certified to assure customers quality is of utmost importance in delivering service.

Genetics Lab Services - Indiana Crop offers a full compliment of genetic identification testing services. PCR, ELISA, Isozyme, and other trait tests are available for use by the seed, grain and related industries. Tests include most Bt Events including YieldGard® Rootworm and Herculex®. ICIA provides a “stacked” test for Bt and Rootworm. ICIA will offer non-GMO testing services to farmers who need to verify commercial products moving into specific markets.

<table>
<thead>
<tr>
<th>Table 3. Indiana (ICIA) Services and Fees (a sample list)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Membership</td>
</tr>
<tr>
<td>New Member Fee (one time) ..................................$500.00</td>
</tr>
<tr>
<td>Associate (per year) ............................................. 50.00</td>
</tr>
<tr>
<td>Approved Conditioner (per year) .................................. 50.00</td>
</tr>
<tr>
<td>Field Inspection Fees Per Acre</td>
</tr>
<tr>
<td>A. Corn: Base application fee .................................$40.00</td>
</tr>
<tr>
<td>(if submitted after June 15) .................................. 90.00</td>
</tr>
<tr>
<td>Per field 10.00  Per acre 7.00</td>
</tr>
<tr>
<td>B. Small Grains and Soybeans; Certified:</td>
</tr>
<tr>
<td>Base application fee ..................................$10.00</td>
</tr>
<tr>
<td>(Small grains after May 15) .................................. 60.00</td>
</tr>
<tr>
<td>(Soybeans after July 1) ........................................ 60.00</td>
</tr>
<tr>
<td>Per field 10.00  Per acre 2.50 (hybrids) 5.00</td>
</tr>
<tr>
<td>Per acre (legumes, grasses) 5.00</td>
</tr>
<tr>
<td>Quality Assurance (non-certified inspection):</td>
</tr>
<tr>
<td>Base Fee .....................................................$2.00 /acre</td>
</tr>
<tr>
<td>Second inspection price .................................... 1.00 /acre</td>
</tr>
<tr>
<td>(i.e., Bloom or Roundup or reinsp for purity)</td>
</tr>
<tr>
<td>Field applications submitted after inspection is underway will be charged an additional $10 fee per field.</td>
</tr>
<tr>
<td>C. Phytosanitary Inspection Fees</td>
</tr>
<tr>
<td>With regular inspection-per acre ..........................$1.00</td>
</tr>
<tr>
<td>Without regular inspection; (Per field) ................. 10.00</td>
</tr>
<tr>
<td>Minimum (soybeans) ........................................... 100.00</td>
</tr>
<tr>
<td>Minimum (corn, small grains) .................................. 50.00</td>
</tr>
<tr>
<td>D. Breeder Plot Inspections</td>
</tr>
<tr>
<td>1 to 5 plots of 5 acres or less .......................... $50.00 /plot</td>
</tr>
<tr>
<td>&gt; 6 plots ..................................................... 40.00 /plot</td>
</tr>
<tr>
<td>(Per acre) ...................................................... 1.50</td>
</tr>
<tr>
<td>Labeling Fees</td>
</tr>
<tr>
<td>For those printed by the Association:</td>
</tr>
<tr>
<td>A. Small Grains and Soybeans</td>
</tr>
<tr>
<td>1. Certified classes, Qty Assurance and plain labels</td>
</tr>
<tr>
<td>a. Price per tag with analysis data ......................$0.60</td>
</tr>
<tr>
<td>B. Corn</td>
</tr>
<tr>
<td>1. Certified and QA price per tag ..........................0.7</td>
</tr>
<tr>
<td>2. OECD card stock per tag ................................... 1.11</td>
</tr>
<tr>
<td>C. Bulk Retail Sales for all bushels covered by bulk retail sales certificates (price per bushel) ...............$0.02</td>
</tr>
<tr>
<td>D. Price per transfer certificate for bulk transfers ....5.00</td>
</tr>
</tbody>
</table>
Laboratory Services - The ICIA Seed Laboratory provides many services for the seed industry. Lab services are available only to ICIA members or associate members who are bona-fide seed producers. The ICIA lab does not provide seed testing for farmers’ bin-run grain.

<table>
<thead>
<tr>
<th>Warm Germination Test</th>
<th>Soybeans .............................................. $10.00</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alfalfa ................. $10.00</td>
<td></td>
</tr>
<tr>
<td>Clover ................... 10.00</td>
<td></td>
</tr>
<tr>
<td>Corn ...................... 6.50</td>
<td></td>
</tr>
<tr>
<td>Grasses ................... 6.50</td>
<td></td>
</tr>
<tr>
<td>Small grains ............. 6.50</td>
<td></td>
</tr>
<tr>
<td>Sorghum .................. 6.50</td>
<td></td>
</tr>
<tr>
<td>Soybeans ................ 6.00</td>
<td></td>
</tr>
<tr>
<td>Purity Analysis</td>
<td>Alfalfa ..................................................... $10.00**</td>
</tr>
<tr>
<td>Alfalfa ................... $10.00**</td>
<td></td>
</tr>
<tr>
<td>Clover .................... 10.00**</td>
<td></td>
</tr>
<tr>
<td>Corn ..................... 5.00**</td>
<td></td>
</tr>
<tr>
<td>Small grains ............. 5.00**</td>
<td></td>
</tr>
<tr>
<td>Soybeans ................ 5.00**</td>
<td></td>
</tr>
<tr>
<td>Separations .................. Hourly Rate**</td>
<td></td>
</tr>
<tr>
<td>Varietal Analysis</td>
<td>Oats .............................................. 7.00</td>
</tr>
<tr>
<td>Soybeans ................. 7.00**</td>
<td></td>
</tr>
<tr>
<td>Bt Seed Testing</td>
<td>Bt Testing (90 Seed Test).......................... $70.00</td>
</tr>
<tr>
<td>(Fewer than 90 Seeds--$1.00/seed)</td>
<td></td>
</tr>
<tr>
<td>Bt GMO Testing</td>
<td>Cry1 lab ......................................... $70.00</td>
</tr>
<tr>
<td>Cry9e ...................... 55.00</td>
<td></td>
</tr>
<tr>
<td>Corn “Package”</td>
<td>(All Bt’s, RR, &amp; Liberty)......................... $165.00</td>
</tr>
<tr>
<td>Seed Count per Pound</td>
<td>Corn .............................................. $3.00</td>
</tr>
<tr>
<td>Soybeans ................ 2.00</td>
<td></td>
</tr>
<tr>
<td>Wheat ..................... 3.00</td>
<td></td>
</tr>
<tr>
<td>Soybean Antibody (ELISA) Test</td>
<td>Lipoxygenase ......................................... $5.00/seed</td>
</tr>
<tr>
<td>L1 only .................. $5.00/seed</td>
<td></td>
</tr>
<tr>
<td>L1 &amp; L2 only ............. 6.00/seed</td>
<td></td>
</tr>
<tr>
<td>L1, L2, &amp; L3 ............. 7.00/seed</td>
<td></td>
</tr>
<tr>
<td>Peroxidase Antibody Test</td>
<td>$30.00/variety</td>
</tr>
<tr>
<td>Varietal Screen .......... $5.00/seed</td>
<td></td>
</tr>
</tbody>
</table>

**Work may be assessed at an hourly rate of $32.00 per hour.

Custom molecular marker service programs are also available to assist with plant breeding, quality control and genetic identification.
f. Canadian Seed Institute (CSI) and CSI Centre for Systems Integration

Canadian Seed Institute (CSI) and CSI Centre for Systems Integration
Jim M’Cullagh, Executive Director
Suite 200-240 Catherine Street
Ottawa, ON, K2P 2G8
Ph: 613.236.6451
Fax: 613.236.7000
Toll-free: 1.800.516.3300
Email: jmcullagh@csi-ics.com
Email: csi@storm.ca
Web: www.csi-ics.com Accessed 17 August 2006

The Canadian Seed Institute (CSI) is a not-for-profit organization founded in 1997 by the Canadian Seed Trade Association (CSTA), the Canadian Seed Growers’ Association (CSGA), and the Commercial Seed Analysts Association of Canada (CSAAC). The institute employs independent assessors to evaluate seed establishments using the CSI standard. CSI also provides accreditation and monitoring programs for the Canadian seed industry. Recognized by the Canadian Food Inspection Agency, CSI has been authorized to be the single-point contact for all seed organizations, seed laboratories, operators, and graders seeking registration, licensing or accreditation. Presently, CSI monitors over 1,300 Canadian seed establishments, authorized importers and accredited seed testing laboratories. CSI’s standards are developed to harmonize with other countries laws and regulations in order to eliminate many technical barriers faced with international trade.

Canadian Identity Preservation Systems - In this chapter identity preservation of Canadian parent seeds, other than soybean crops, will be examined. The other two identity preservation programs, for grain crops and soybeans, will be discussed in the Standards chapter within the Canadian Identity Preserved Recognition System (CIPRS) and for soybeans through the Canadian Soybean Identity Preservation Procedure (Chapter 6b).

The Centre for Systems Integration, an independent not-for-profit division of the CSI, was created to simplify certification under multiple programs for Canada’s agricultural and forestry segments. The Centre for Systems Integration offers a variety of services including:

- Organic certification that provides access to Canadian, US, Japanese, and European markets
- ISO registration, in collaboration with ISO registrars
• Food safety certification, including on-farm and post-farm food safety programs, and HACCP certification
• CIPRS certification with the Canadian Grain Commission
• Consultation services in partnership with Aon Management Consulting on how to apply Six Sigma principles

The Canadian Seed Institute (CSI) is an independent body that administers the accreditations of both individuals and facilities that handle seed in Canada. The most recent project was working with the Canadian Grain Commission to develop their identity preserved recognition system - CIPRS. In order to have a facility accredited by the Institute, seed handlers and processors must have a documented quality management system in place that meets all of the elements of the Institute’s standards. Everything from equipment hygiene to record keeping must be covered in the quality management system. The seed facility must then be audited by an approved auditor. Based on the audit report, the Institute will determine whether or not to accredit the facility. Only accredited facilities are allowed to process seed of pedigreed status.

The Centre of Systems Integration was created to simplify multiple certification requirements by offering clients the expertise to integrate into one quality management system that can be audited by a single auditor.

The CSI standards combine the process improvement and customer focus of the ISO 9000 series of quality systems standards, with the regulatory requirements for documentation and traceability of the Canada Seeds Act. The Institute currently has programs in place for seed companies and facilities that wish to store, handle, process, package, test, grade, and import or export seed. In addition to general quality processes, the Institute also monitors the technical aspects of the processing industry that ensure the facility is operating according to industry standards and using approved methods and procedures.

In Canada, seed testing for domestic certification is performed by accredited seed testing laboratories. In order to qualify as an accredited lab, both the facility and the seed analyst must be accredited by the Canadian Food Inspection Agency. Canada is a member of both the Association of Official Seed Analysts and the International Seed Testing Association. Canadian participants in both of these organizations play a key leadership role. These international commitments ensure that Canadian laboratory methods and procedures align with continually improving techniques that are used worldwide.
Programs and Accreditation

- Integrated Seed Quality Management System (ISQMS) – is directed towards seed businesses who want a quality system that extends from production to retailing
- CFIA Phytosanitary Certification Program for Seed – for exporters shipping seeds in small packages to the US
- Approved Conditioner – for businesses that condition seed
- Bulk Storage Facility – for businesses that store and/or hold seed in bulk
- Authorized Importer – for businesses that import seed
- Seed Testing Lab – for businesses that conduct seed analysis

The Table below describes the programs under which CSI is accredited:

<table>
<thead>
<tr>
<th>Accreditation Body</th>
<th>Program</th>
</tr>
</thead>
<tbody>
<tr>
<td>Canadian Food Inspection Agency</td>
<td>Accredited as a “Conformity Verification Body” for assessment activities in support of the seed and plant health programs</td>
</tr>
<tr>
<td>Canadian Grain Commission</td>
<td>Accredited as a “Service Provider” to the Canadian Identity Preserved Recognition System for conducting audits</td>
</tr>
<tr>
<td>USDA</td>
<td>Accredited certifying agent under the USDA’s National Organic Program</td>
</tr>
<tr>
<td>Deutscher Akkreditierungs Rat (DAR)</td>
<td>Accredited to ISO Guide 65 as an inspection body to the European Union Organic Regulation (EEC) 2092/91</td>
</tr>
<tr>
<td>National Quality Institute (NQI) / Registrar Accreditation Board (RAB)</td>
<td>CSI auditors accredited as ISO 9000:2001 auditors</td>
</tr>
</tbody>
</table>

CSI Programs and Accreditation – Integrated Seed Quality Management System (ISQMS)

The Integrated Seed Quality Management System program is an industry-driven program that recognizes the extra efforts of seed businesses that have incorporated activities beyond conditioning, storage, import, or export of seed via additional activities required under ISQMS requirements.

CSI Accreditation Lists

Accredited Assessor List - [http://www.csi-ics.com/pdfs/Assessor%20List_Seed.pdf](http://www.csi-ics.com/pdfs/Assessor%20List_Seed.pdf)


CSI Accreditation Fees (sample listing)

Initial Application Fee ................................................. $300.00
Operator and Grader Evaluation Fee .................................................................75.00
Accredited Seed Testing Lab ..................................................................................450.00
Canadian Identity Preserved Recognition System (CIPRS) ........................................500.00
Integrated Seed Quality Management System (ISQMS) .............................................500.00

CSI’s USDA NOP Certification

Following an intensive process of review by the USDA, CSI is now allowed to certify organic farms (other than livestock) and handling facilities under the US National Organic Program. This means CSI can assist organic producers and processors to certify their operations. The certification process involves CSI approved organic inspectors visiting a business to review their organic system plan and check it against the US National Organic Program Rule. The inspector’s report is reviewed by CSI, and if the operation is in compliance with the NOP, CSI grants organic certification.

CSI Quality System Assessments and ISO Client Compliance

CSI requires ISO-registered clients to have the technical components of their quality system assessed by a CSI accredited assessor/technical expert in conjunction with or in addition to an ISO audit. The technical assessment will fulfill the requirements of the agreement between CSI and the client, and CSI’s obligations to CFIA to verify specific technical components of the various programs.

A number of CSI clients have taken the initiative to gain ISO registration for business purposes and have requested clarification on the requirement for a CSI assessment in addition to the ISO audit. A committee was assembled by CSI to examine the feasibility of using ISO audits without CSI participation for the purposes of CFIA. The committee came to the conclusion that the current ISO audits did not investigate, and ISO auditors were not trained to evaluate, technical issues related to the sampling, grading, handling, testing, importing or labeling of pedigreed seed. The committee recommended a technical assessment be conducted to deal with requirements of the Seeds Act and Regulations or the Canadian Methods and Procedures for Testing Seed, as applicable.

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Six Sigma Implementation. In addition to quality systems such as ISO & HACCP, CSI, in co-operation with AON Rath & Strong, assist in the implementation of Six Sigma. Six Sigma stands for Six Standard Deviations (Sigma is the Greek letter used to represent standard deviation in statistics) from mean. The term "Six Sigma" relates to the number of mathematical defects in a process. Six Sigma practitioners focus on systematically eliminating the defects so they can get as close to "zero defects" as possible. Six Sigma methodology provides the techniques and tools to improve the capability and reduce the defects in any process. Generally speaking, companies use Six Sigma to reduce variation in products and processes - but the net effect of any Six Sigma project is what people are really looking for: fewer defects, shorter cycle times, increased capacity and throughput, lower costs, higher revenues and reduced capital expenditures.
5. INDUSTRY IPT PROGRAMS

a. Chapter Abstract

This chapter provides numerous examples of industry identity preservation and traceability programs and includes TraceFish as an industry template. The food industry’s numerous and dynamic privately developed IPT programs illustrate the varying scopes and depths utilized by organizations in order to accomplish their safety and identity preservation and traceability programs. The industry players’ vertical and horizontal integration into other aspects of agriculture varies tremendously depending upon the companies’ mission. Some, such as the seed companies, remain very focused upon seed purity and specific traits (genetics). GEAPS, which is a non-profit society, provides guidelines for the grain industry as a whole, while others such as National Starch and AIB have industry specific requirements that they abide by. Below is a brief summary of what to expect in this chapter.

IP template for grain industry - TraceFish leads off this chapter because in many ways this organization spearheaded the notion of IPT, which many other industries have followed. TraceFish was also one of the first to incorporate Global Trading Identification Number (GTIN) and batch number systems.

Parent seed - Pioneer’s software systems, in-house systems, programs, website, and services.

Grains & oilseed supplier - Clarkson Grain’s Pure Green™ system - certified by external organizations, offers sales/svcs for GMOs, but prefers non-GMOs & organic products.

Seeds, processed grains, and inventory software supplier - Northland & Pacifica Research - externally certified, offers sales/svcs, and Windows-based software for its GMO, non-GMO, and organic products.

MicroSoy® Flakes - MicroSoy® Corporation - processor of non-GMO conventional and organic, and kosher IP soy products, certified by OCIA, JAS, and Star-K.

Soya-based food and drinks products - Alpro Soya - processor of a unique “whole soya bean process” for making soya milk and other soya products.

Grain processor and handler - Cargill’s InnovaSure™ IdP system, in-house GMO and non-GMO tracking, tracing, and identity preservation system for throughout the supply chain.

Society & extension training - GEAPS and Purdue - provides its members information regarding grain and IPT, and is also conduit for Purdue’s Extension grain education programs.

Knowledge-based products and services - John Deere FoodOrigins™ - full service, in-house, tracking, tracing, and identity preservation system for throughout the supply chain.
International grain-trading and logistics Co. - AgMotion’s Tracekey™ system – in-house web-based softwares for organic and non-GMO IP and marketing systems.
Processor - National Starch’s TRUETRACE™ system - full service, in-house, non-GMO corn tracking, tracing, and identity preservation system.
Baking Institute – AIB - offers certification of standards, audits, and technical/analytical services.

What follows are company/organizational statements from their websites, and naturally reflect their views.
b. TraceFish

Mr. Petter Olsen
Norwegian Institute of Fisheries and Aquaculture Ltd.
N-9291 Tromso, Norway
Ph: +47 77 62 90 00
Fax: +47 77 62 91 00
E-mail: petter.olsen@fiskforsk.norut.no

Stirling Aquaculture Institute of Aquaculture
University of Stirling
FK9 4LA, UK
Ph: +44 1786 467900
Fax: +44 1786 451462
E-mail: staq@stir.ac.uk

Alistair Lane
European Aquaculture Society
Slijkensesteenweg 4
B-8400 Oostende

http://www.tracefish.org/ Accessed 2 August 2006
http://www.rontec.co.uk/Fish_News_International_Article.htm Accessed 3 August 2006

TraceFish (or “The Traceability of Fish Products Concerted Action Project”) was an undertaking coordinated by Fiskeriforskning (Norwegian Institute of Fisheries and Aquaculture Ltd.).¹ It began in 2000 with the aim of bringing together companies and research institutes to establish common views with respect to what data should follow a fish product through the chain from catch/farming to consumer. Twenty-four companies/institutes were members of the consortium, including major European fish exporters, processors, importers, and research institutes. In collaboration with their Joint Venture partner, Nesco Weighing Ltd, they have developed software writing data to TraceFish XML format and running on a version of the Data Terminal. This enables them to offer full TraceFish implementation.²

The premise was that with increasing information demands from buyers and consumers, it is and was no longer practical to transmit all the relevant data physically along with the product. A more sensible approach was created to mark each package with a unique identifier, and then transmit or extract all the relevant information, such as its source/origin electronically, e.g., the use of the EAN.UCC System for the identification, bar coding, traceability, and ecommunications

¹ TraceFish was funded by the European Commission under the “Quality of life and management of living resources” thematic programme project and is an electronic system of chain traceability. It was developed under the patronage of the European Commission in its Concerted Action project QLK1-2000-00164.

² There are scientific publications underway describing the impact of the TraceFish standard. One of the few papers already published and available discusses the impact of communication standards (TraceFish is taken as an example) on business transaction costs. The reference is: Dreyer H. C., Wahl, R., Storøy, J., Forås, E. and Olsen, P. (2004). “Traceability standards and supply chain relationships.” The 16th Annual Conference for Nordic Researchers in Logistics (NOFOMA), Linköbing, Sweden.
regarding fish and fish products. This was done to ensure that the fish industry did not find itself in the same kind of situation that engulfed the meat industry, which lead to loss of sales and customer confidence. Even now the meat industry does not have anything like TraceFish standards in place, although they may want to follow TraceFish’s lead to adopt a similar system.

**History - Traceability in the Fishing Industry**

The fishing industry is the last major food source that cannot, in the majority of cases, tell the consumer about the product it is selling. With the food scares involving meat, Mad Cow, and Foot-and-Mouth Disease (FMD), and the uncertainty about basic commodities such as drinking water and GM food, concerns about food safety is ever increasing. The media has highlighted these food scares, and processors in the fish industry are no exception. The stories that kept resurfacing about fish farms and the safety of aquaculture-reared fish, including the medications given to the fish during the farming process, and fish being caught in waters contaminated by radioactivity and toxic chemicals and entering the human food chain have been appearing in several publications.

Although some forms of traceability have been put in place by parts of the industry for some time, there has never previously existed a process by which information has been made accessible throughout the supply and processing chain. Starting January 1st 2005, the EU mandated that all fish products sold within the EU are subject to appropriate traceability. The US FDA is also looking to enact similar legislation in the US in the near future.

Despite the development of TraceFish standards, a complete system for the collection and transmission of traceability data, including software to meet these standards, was not created by the TraceFish consortium. However, a traceability system has already been developed for the Danish fresh fish chain, which was in development before the TraceFish project. This research focused on all aspects of the fresh fish chain by using bar codes and serial shipping container codes to identify each resource unit and track each delivery. This research was successful in showing that traceability could be achieved, and recognized the fact that system costs for vessels

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3 For references to documents or texts concerning TraceFish, the most important one is probably the EAN/UCC Traceability of Fish Guidelines which can be found at [http://www.ean-int.org/Doc/TRA_0403.pdf](http://www.ean-int.org/Doc/TRA_0403.pdf). EAN/UCC is represented in over 100 countries and their numbering series are utilized by over 1,000,000 companies. The EAN recommendation for implementation is fully based on TraceFish, and the TraceFish standards and the TraceFish process is referenced numerous times in the EAN guidelines.

4 The EC does not explicitly demand fish traceability according to TraceFish. It demands ‘one-up, one-down’ traceability from January 1st 2005, and TraceFish is currently the only standard for this type of traceability. This means that organizations can meet the EU requirements with ad-hoc solutions or proprietary systems, but if they want to implement and gain the benefits from standardized exchange of traceability information, they will have to use TraceFish. The main tangible benefit from using a standard way of communicating electronically (in this case TraceFish) is that participants can send and receive messages to anyone else who supports the standard; they do not require them to be on the same system or use the same software as you. The alternative would be to base traceability on paper-based forms or ‘unstructured’ electronic messages, which would mean significant need for re-punching and, in practice, loss of information and increased response time if something happens.
and small firms need to be addressed, and more user-friendly interfaces must be developed to promote efficiency.

The TraceFish strategy does not demand perfect traceability, i.e. that a particular retail product should be traceable back to a single vessel or farm and batch of origin, or vice versa from origin to destination. Pragmatically it is recognized that mixing of units is likely to occur at a number of stages in the distribution chains, e.g. in grading at auction markets prior to sale and in the processing of raw materials into products. Where such mixing occurs, the food business is transforming the trade units. The requirement for traceability is that the business records the IDs of the received trade units that may be input to each created trade unit, and vice versa. The particular product is then traceable back to a finite number of vessels or farms and batches of origin, and vice versa.

**TraceFish, how it works**

When looking at traceability it is important to distinguish between two different types of traceability; internal traceability and external or chain traceability (as has been mentioned earlier). Internal traceability is within a company or location which is under consideration. In terms of a product it relates to the origin of materials, the processing history, and the distribution of the product after delivery. Chain traceability or external traceability is, on the other hand, focused on the maintenance of product information from one link in the chain to the next. It describes which data is transmitted and received, and how. Chain traceability is between companies and countries and depends on the presence of internal traceability in each link. When the process of establishing TraceFish was completed three standards existed. The standards describe for full-chain traceability:

- what data should be recorded how and where in the captured fish chain.
- what data should be recorded how and where in the farmed fish chain.
- how these data should be coded, transmitted or made available in electronic form, what (existing) electronic standard should be chosen to aid the dissemination of these data.

TraceFish produced three standards that were developed for industry use. They are not the only way of achieving full chain traceability, but they are the only ones accepted by CEN and EAN. The standards establish where, what, and how data should be recorded in the farmed and

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5 This increased focus is already being seen with major retailers shifting focus to meet those demands. One of those is the Carrefour group. This French chain identifies ‘risky’ fishing areas before deciding on whether to buy certain fish products or not. This shifted focus can also be seen with more and more producers investing in eco certification (producing seafood that is good for the ocean ecosystem) or organic certification (producing organic seafood). It can also be seen in some supermarkets.

6 Three TraceFish standards are publicly available. The two fish industry standards are sold and distributed through CEN, the European Committee for Standardization, [www.cenorm.org](http://www.cenorm.org). The titles are: **CWA 14659 Traceability of fishery products –**
wild caught fish chain for full chain traceability. They also identify how modern electronics and software can be used to transmit data through the chain, and the standards to be used to successfully obtain the data if and when required. These standards are formatted on a pull system, rather than a push system basis. This means that only the minimum amount of necessary data is pushed along the chain. The majority of data is held at the individual point of action, whether that be a boat, auction, transport company, or processor. The only data pushed forward is the information required for labeling purposes or for commercial use by users further down the chain.

All commercially sensitive information is held at the point of action and is accessible only by those parties who have authority to do so, e.g. food standards agencies. The standards are based on a Global Trading Identification Number (GTIN), plus a batch number. The GTIN is unique, the first part is issued by the EAN (ID. of supplier) and the second part is allocated by the supplier (ID of product). The batch can be as big or as small as the organization sees fit, or as much as they are prepared to risk having to destroy should the product be recalled.

Throughout the project Nesco contributed to the Technical Consortium and Technical Work Group, by providing its “Traceway” Integrated Traceability System. Traceway is not just a piece of hardware nor a software package, but an blend of both, creating an integrated traceability system compliant with the EU standard, but also designed for the individual application and the customers’ specific requirements. Traceway is a collection of building blocks, put together and configured for an individual process, be it on board ships or docks, at an auction, during transportation, at processing, at the fish farm, or during packaging for the retailer or end user. The whole idea behind the Traceway System is to keep the process as simple as possible so as to enable the information to be accessed as easily as possible, as and when required and for the component parts to be compatible throughout the whole chain of supply.

Although virtually every distribution chain is different, they all appear to be made up of a number of characteristic components or building blocks. The types of business identified in this document for captured fish distribution chains are:

- fishing vessels
- vessel landing businesses and auction markets
- processors
- transporters and storers
- traders and wholesalers
- retailers and caterers
**TraceFish Certification – Future Goals**

“TraceFish” is not a label. The two fish industry standards mentioned have status as voluntary industry agreements in the form of guidelines and principles. There has been talk of making the two TraceFish CWA standards certifiable, but this work has not started. One of the reasons for this is that the proliferation of the standards is biggest “upstream,” in connection with catch/farming and primary processing. Labels are more relevant downstream from secondary processing to consumer. The technical standard is certifiable; this is inherent in XML. The TraceFish XML schemas specify what it takes for messages to be “well-formed” and “valid,” and this requirement is absolute. Thus, it is possible and likely that the solution providers that support TraceFish (Maritech, Akvasmart, TraceTracker, FarmControl, Hugtak, C-Trace, Nesco, etc.) will market their applications as “TraceFish compatible.” This means that the software can send and receive messages in XML format as specified in the TraceFish technical standard. At least two of the solution providers above have indicated that they will also use TraceFish XML to exchange traceability information internally between their own applications.

**Key notion with TraceFish and other traceability systems**

When it comes to identifying the trade units, producers may affix the identifier to the trade unit any way they want, including human readable on the label, human readable in accompanying documentation, in a bar code, or in (or linked to) a radio frequency tag. Neither the TraceFish CWA standards nor the TraceFish technical standard has any requirements with respect to the nature of the data carrier. What is important though is the structure and makeup of the unique identifier. Both TraceFish CWA standards explicitly state that identification of trade units must be based on the “GTIN+” concept. TraceFish acknowledges that this is the most important and also the strictest TraceFish requirement. It is not uncommon for a company to produce dozens or hundreds of trade units every day, each marked identically. This violates the most fundamental TraceFish principle; that each single trade unit must receive a unique number to identify it. Even if it is from the same production batch, and has all its properties in common with another trade unit, it must have its own unique number. The reason for this is referential integrity, in particular so that if initially identical trade units take different routes or has different

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7 As indicated above, several organizations have worked very closely with those who develop software suites or applications (ERP type in particular) for use in the fish industry such as; Maritech, Stein-Erik Joellanger, stein.joellanger@maritech.no, Akvasmart (technical), Elin Loetvangen, elin.loetvangen@akvasmart.no, Akvasmart (managerial), Rune Loenne, rloenne@akvasmart.com, TraceTracker (technical), Steinar Kjaersroed, steinar.kjaersroed@tracertracker.com, TraceTracker (managerial), Ole-Henning Fredriksen, ole-henning.fredriksen@tracertracker.com, FarmControl/Hugtak, Stefan T. Holskuldsson, stefan@hugtak.is, C-Trace, Alan Steele, alan.steele@ctrace.co.uk, and Nesco, Gordon Norman, g.norman@nesco-weighing.co.uk

8 GTIN plus is a numbering system to uniquely identify each particular trade unit (e.g. the production batch and serial number (AI 10) or the date and time of production (AI 11)).
history (temperature, delivery, re-packaging, destination, application etc.) there is a mechanism to identify exactly what happened to each trade unit and where each trade unit went.

**Regarding Food Safety**

TraceFish is a standard for documentation, not for food safety in itself. TraceFish standardizes what should be recorded and transmitted, and to some degree how measurements should be taken. It does not standardize thresholds or safety limits; this is the responsibility of national or international food safety legislation. TraceFish does set a standard for what it is required, recommended, and possible to record. TraceFish believes the benefits of using their system includes: reduced information loss, better payment for better quality, enabling of remote auctions, tailoring and marketing of products with particular properties, less frequent, quicker and smaller recalls, documentation of liability, reduced cost of information logistics, better production control in addition to the enabling of value adding data like more accurate estimate of remaining shelf life.

**Challenges of Aquaculture**

This is an industry that trades globally in a vast range of finfish and shellfish species and their by-products, and which is hugely diverse in comparison to other protein sources. There are hundreds of different species of fish captured around the world, often with specialized fisheries, fish handling, and food safety requirements. Fish are pursued and captured in the wild by independent fishermen. This encompasses enormous variability in comparison to the controlled farming, often monoculture, of other protein sources. A similarly wide range of live, chilled, frozen, processed and added-value fishery products are then produced and traded within the various distribution chains, again often with specialized food handling and food safety requirements. There is a huge and complex international trade in the raw materials, primary and secondary processed products.

According to TraceFish, to ensure a perfect traceability at all stages of the marketing process, fisheries and aquaculture products have to be accompanied by a document indicating the information described above, as well as the Latin name of the product. The EAN.UCC System enables cost-efficient, timely, and accurate transfer of commercial information, production method, and catch area by means of standard data structures, bar codes, and electronic messages.
### c. Pioneer Hi-Bred International, Inc. - MarketPoint

<table>
<thead>
<tr>
<th>Pioneer Hi-Bred International, Inc.</th>
<th>MarketPoint</th>
</tr>
</thead>
<tbody>
<tr>
<td>Resource Connection</td>
<td>115 Summit Drive</td>
</tr>
<tr>
<td>P.O. Box 1000</td>
<td>Exton, PA 19341</td>
</tr>
<tr>
<td>Johnston, IA 50131-0184</td>
<td>Ph: 610.594.1880</td>
</tr>
<tr>
<td>Ph: 515.270.3200</td>
<td>Fax: 610.594.1881</td>
</tr>
<tr>
<td>Fax: 515.270.3581</td>
<td>Toll Free: 877.365.1903</td>
</tr>
</tbody>
</table>


Parent seed companies typically develop and sell new seed varieties to farmers and to other parent seed companies. These parent seed companies’ identity preservation and traceability systems are well developed and overseen by official seed agencies. It is the parent seed industry, and often joint cooperation with other organizations such as universities, that provide the starting point of seed (specifically grains for this paper) identity preservation and traceability.

Historically, parent seed companies have come into being from the outgrowth of universities’ extension programs, which intended to develop improved seed varieties, and in cooperation with smaller, family-size seed companies, some which had started at the turn of the 20th century.\(^9\) Seed company spokespeople often cite that they have been in the identity preservation and traceability business since their beginnings. Yellow corn was always grown, harvested, and marketed differently from white corn. Over time, other aspects and grain traits became increasingly more important, such as the development of *bt* corn and Roundup Ready soybeans. Since the late 1990s, food chain IPT has taken on greater importance in how agriculture has managed and viewed itself. In addition, much more has and is taking place after the parent seed company stage to ensure that grains retain their particular identity and that they can also be traced back through the system. To aid in this, several parent seed companies have expanded they scope of their IPT programs to include the farmer and beyond, as we will see with the following systems.

**Pioneer History** - In May 1926, Henry A. Wallace and eight associates created the Hi-Bred Corn Company, one of the first companies to develop, produce, and sell hybrid corn. These hybrids delivered some of the best agronomics and performance available for their time. Each new generation of hybrids was selected and bred to raise the performance bar and deliver even greater value to farmers. In fact, since 1926, the US average corn yield has increased five fold. Advancements in farm equipment, production practices, fertility programs, and genetics have all contributed to this bounty.

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In response to market demands for high quality grains and specialized traits in seed and grain there became an increased need to reduce co-mingling or “contamination” of grains. To overcome this challenge, Pioneer began their own traceability and identity preservation (IP) grain systems to help ensure, “through acknowledgement, processes, and documentation, which distinct steps were taken to help prevent co-mingling of Pioneer-brand grain and oilseeds.” In addition to confronting co-mingling issues, their Traceability Center provides value-chain customers with the processes and tools they need in the areas of risk management and food safety. The Traceability Center highlights coordinated quality crop systems that help protect seed purity and grain identity to meet grower and end-use customer requirements.

Pioneer’s MarketPoint™ resource is a web-based tool that links grower customers or end-use customers (livestock producers, grain and oilseed processors, and export customers) to custom information and services from Pioneer. It offers products and systems focused on grain quality education, identity preservation and traceability, product stewardship, agronomic reporting and more.

Pioneer’s Market Opportunity Center is housed within Pioneer MarketPoint Website. The Market Opportunity Center provides grain production management tools that allow searches for real-time market opportunities, coordinate production agreements, and tracks supply information throughout the growing season.

The Pioneer GrowingPoint™ website is designed to deliver comprehensive, value added information over the web to farm operators. It includes in-depth information from a producer’s perspective on agronomy, technology, and profitable business practices. All of the information and electronic tools on the site are designed to help farm operators make profitable growing decisions, keep them electronically connected to their sales professional, and allow Pioneer to provide additional value to its most loyal customers.

Pioneer also offers their Crop Production Systems that incorporates IPT programs. Crop Production Systems are custom solution packages based on Pioneer brand seed grown under specific direction, to support growing, harvesting, and delivering high quality grain and oilseeds. The offering to livestock, grain and oilseed customers includes custom identity preservation solutions based on Pioneer® brand seed. These IP solutions range in complexity based on customer needs, from providing a level of segregation to providing full traceability with verification. Quality Crop Systems are custom solution packages that link Pioneer growers to downstream opportunities.

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10 Pioneer also offers Pioneer Grain Stewardship Education program to growers.
The Components of Quality Crop Systems are:

- Trace products from seed to delivered grain
- Document traceability
- Provide grain production management tool
- Reduce or eliminate paperwork
- Improve grain or trait quality
- Reduce variability in grains received
- Manage adequate supply volumes
- Provide grower training certification
- Provide production, inventory and delivery management

For example, their program helps by providing “tips” on numerous aspects of farming such as their Insect Resistance Management (IRM) Program and the farmer’s legal obligation, as outlined in the Pioneer’s Technology Agreement (TA), to maintain a “refuge”. (Sample below.)

- Minimum Refuge Area – each farm is required to maintain a minimum refuge of non-Bt corn acres.
  - Min 20% of corn acres in the Northern Corn Belt (non-cotton growing) Region
  - Min 50% of corn acres in the Southern Cotton Growing Region
- Refuge Distance – Pioneer recommends the refuge be placed within ¼ mile of the YG/LL field, if at all possible. The EPA requires the refuge no further than ½ mile from the YG/LL field. (YG = YieldGard/Cry1Ab corn borer resistance and LL = Liberty Link/Glufosinate herbicide tolerance)
- Insecticide Use – the refuge may be treated with insecticides if needed, but sprayable Bt insecticides must not be used.
- Buffers/Isolation – due to the pollination of a corn plant, it is not possible to completely eliminate cross pollination. Pollen from YG/LL plants may be transmitted to non-YG/LL cornfields around the YG/LL fields. To minimize cross-pollination concerns, Iowa State University professors, Roger Ginder and Robert Wisner, suggest a separation distance of 660 feet, similar to that used by the seed industry as a separation for seed production.
- Notification of Neighbors – The Quality Grains Initiative at Iowa State University suggests growers discuss their planting intentions with their neighbors and try to work together to maximize each other’s grain marketing options.
• Auditing – EPA requires Pioneer to conduct an annual survey of growers to understand concerns around the IRM plan.

• Planter Clean Out – Pioneer encourages cleaning the planter before and after planting the YG/LL products (see the ISU Planter Clean-out Tips www.extension.iastate.edu/Publications/PM1847.pdf)

• Harvesting Clean Out – Pioneer recommends following a clean out procedure on the combine and other transportation equipment following the harvest of the YG/LL hybrids.

• Storage – Pioneer recommends following a clean out procedure on storage bins and related equipment used for the YG/LL hybrids.

Abbreviations used with corn hybrids: Bt = transgenic corn borer protection; LL = Liberty Link/Glufosinate herbicide tolerance; IR, IMI, IMT, PT = Imidazolinone Resistant (Pursuit, Resolve, Contour); YG = YieldGard/Cry1Ab corn borer resistance, and RR = Roundup Ready/Roundup herbicide tolerance.

**Pioneer’s Identity Preserved (IP) Checklist Pre-Harvest Agreement**, see Table below.

| 1. Verification of Seed: Seed Invoice/Bag Tag/Bag Sticker | 11. Collect & Submit Grain Samples: From Combine/From Dryer/From Bin |
| 2. Separate Seed Storage | 12. Grain Drying: Dryer Cleaned/Flushed Prior to IP Crop, Drying Temp < 140 degrees |
| 3. Planter Cleaned Prior to Planting IP Crop | 13. Storage Bin: Bin Cleaned Prior to IP Crop, Bin Tag or Sign |
| 5. Field Sign Placed | 15. Truck Identification (License, Pre Assigned, Scale Ticket, Truck Sign) |
| 7. Verify Acres Planted | |
| 8. Crop Protection Usage: Pesticide/Herbicide/Insecticide | |
| 9. Periodic Production Estimates: Pre Harvest/Post Harvest/In Storage Bin | |
| 10. Harvest Equipment Cleaned: Combine (Cleaned/Flushed) Wagons/Trucks | |

**Identity Preserved (IP) Checklist Post-Harvest Confirmation** (sample).

| Grower Name, Contract No., Previous Year Crop, Acres Planted, Corn Variety |
| The grower hereby certifies and warrants that the following procedures and practices were followed: |
| **At Time of Planting**—Certified seed of contract variety was used. |
I purchased the required amount of certified seed, of the contracted variety, to plant the contracted acreage and have proof of the variety and the amount purchased. I thoroughly cleaned the planter prior to planting, all corn seed of other varieties and other crop types were removed to ensure purity of contracted variety was maintained.

**During Harvest and Storage**—I confirm my combine was thoroughly cleaned to remove seeds of other corn varieties and other crop types prior to combining an IP variety field. All delivery equipment used to deliver IP variety corn was inspected by grower for cleanliness and cleaned thoroughly prior to filling. If stored on farm, storage bin was thoroughly cleaned, of sound quality and clearly identified as storing an IP variety corn prior to filling with IP corn variety. I am aware that a delivery sample of my IP contracted corn may be retained for inspection and genetic identification, if required.

**At all times**—To the best of my ability, I ensure that the above Identity Preserved variety is not contaminated with corn of other varieties at any time during the production, harvest or storage periods.

Example of IPT system; 2006 Low Linolenic Soybean Program - Indiana, Michigan, Ohio Production contracts with Bunge required that Low linolenic soybeans must be identity preserved. Planting, harvesting, and transportation equipment must be cleaned prior to use.

- Premium of $0.35 per bushel for harvest delivery.
- Premium of $0.40 per bushel for on-farm storage.
- Contract is buyer’s call.
- Crushing will be done at Bunge facilities in Bellevue, OH and Marion, OH.
- Planning to have delivery periods to the Bunge facilities at Bellevue and Marion, OH between October 2006 and August 2007.

Pioneer encourages that customers see their Pioneer sales professional for the latest program, premium, and variety information. Pioneer® brand low linolenic soybean varieties qualify for all applicable Pioneer® brand product purchasing discounts.

It should be noted, that although it is unclear what the penalties for lying or non-complying will be in regards to IPT programs, chapter 12 points towards considerations for truthfulness and compliance.
d. Clarkson Grain Company, Inc.

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info@clarksongrain.com
Accessed 7 July 2006.

Traditionally commodity markets buy grain by grade standards that focus on physical features, which have little to do with value. Value depends on factors such as protein, sugar, starch structure, taste, and texture, features that depend primarily on choice of genetics.

Clarkson Grain (CG) also realizes that value-added products move through supply chains with identity preserving protocols, such as organic, non-GMO, and Kosher, which require verifications as requested by clients/contracts. Clarkson tracks materials from seed to farm and field and on to their clients.

In 1991 CG began supplying organic grains and oilseeds to Japanese buyers, loads ranging from tons to hundreds of thousands of tons. Today they supply organic raw and intermediate materials to customers around the world. They operate 25,000 tons of dedicated commercial organic storage backed by several times that in farm storage.

For Organic Certification, CG certifies its facilities, products, and activities with QAI (Quality Assurance International) and OCIA (Organic Crop Improvement Association) to secure access into American, Asian, and European markets. It respects and recommends several other certifiers and regularly buys from farmers using most NOP certifiers.

Clarkson Grain also supplies grains, oilseeds, and related ingredients to people making foods and feeds. They select, produce, and handle materials to optimize clients’ process yield, quality factors including taste and nutrition, security and access to markets from conventional to organic. They contract with approved, qualified farmers in 20 US states and 3 countries to produce selected hybrids and varieties. They produce ingredients in plants they own or control and offer several products on exclusive arrangements.

CG coins their identity preservation programs as “IdP.” CG helps clients identify features they desire such as functional, bio-chemical, or physical properties; seed source; production culture (organic, chemically restricted); absence of genetically engineered traits; and traceability. CG then applies segregation and verification protocols by internal and 3rd party inspectors to deliver complying materials. CG owns, operates, and contracts storage, handling, and shipping
facilities to “IdP” conventional as well as organic grains and oilseeds. They are a licensed grain dealer and warehouse, not a broker. For very disciplined IdP programs, CG uses multi-layered inspections, lab tests, and audits to verify integrity and likelihood of GMO material. Control points include seed delivery, field visits, harvest samples, farm bin samples, delivery trucks, and warehouse samples from commercial storage. 3rd party verifiers report directly to the buyer.

CG emphasis is primarily on organic and non-GMOs, not on GMOs or transgenic crops. They note that much of the world remains sensitive about genetically engineered crops. CG respects clients’ concerns. While CG cannot guarantee 100% non-GMO materials, it offers disciplined programs that “absolutely” minimize GMO presence within its Pure Green™ program; up to 99.9% for both non-GMO corn and non-GMO soy.

To assure compliance, they use professional 3rd party verification approved by their clients. CG overlaps security steps so failure of one or two does not jeopardize supply integrity. Inspection starts with seed before planting and continues through production, harvest, storage, conditioning, and shipment.

**CG Supply Contracts.**

Contracts to deliver selected raw and intermediate products are designed to meet customer standards. CG promotes that their products exceed commonly accepted USDA grades.

- CG ships on customer’s schedule or call or CG’s own monitoring of customer inventory.
- CG helps select varieties, hybrids or qualities that optimize market success. CG provides segregation needed to maximize market access and help protect from food problems.
- CG offers fixed price or fixed margin contracts for organic materials.
- CG offers contemporary pricing choices on conventional raw materials including exchanging futures.
- CG prefers annual or quarterly supply contracts over spot contracts. This offers better control over quantity, quality, and security.
- CG understands that delivered materials must work for the customer.
- CG works with any responsible 3rd party verifiers and accepts any reasonable laboratory tests as long as they are applied before shipment.
- CG also offers conditioning, packaging, shipping, and fumigation choices.

Farmer Contracts: CG contracts with farmers to produce, store, condition, and deliver selected varieties of organic, transitional, and conventional grains and oil seeds listed in their product catalogue. CG seeks preferred, qualified farmers. Qualified means they have appropriate infrastructure, soils, and location.
Delivery choices: CG contracts crops FOB farm or delivered, but take title only upon delivery to a transfer location controlled by CG. Each year, farmers first contracting get first choice in selecting delivery time. Within date ranges, delivery is on their call, not on producer’s convenience.

Delivery time adjustments: When buyers change production schedules, CG has to adjust delivery schedules. This is NOT as convenient as the graded commodity market. For that reason CG pay premiums and storage, and try their best to accommodate producer needs.

Organic certification: CG recommends using NOP authorized certifiers capable of meeting both JAS and IFOAM requirements.

Combines: CG prefers rotary.

Storage: CG prefers bins with full air floors served by independent handling equipment and computerized fan controllers.
e. Northland Grain & Seed, Northland Organic, and Pacifica Research

Northland Seed & Grain Corporation  Pacifica Research
495 Portland Avenue  202 ‘E’ Street, #C
St. Paul, MN 55102  Brawley, CA 92227
Ph: 651.221.0855  Toll free: 800.536.5130
Fax: 651.221.0856  Fax: 760.344.8952
Email: soybean@northlandorganic.com  Email: pacifica@pacificaresearch.com

Northland Seed & Grain Corporation (based in St. Paul, Minnesota), consists of Northland Seed & Grain (non-GMO) and Northland Organic Foods (Certified Organic), and specializes in the development, production, and international distribution of both conventional non-GMO and Certified Organic specialty variety seeds, grains, food ingredients, and animal feed. This is accomplished by offering premium quality identity preserved (IP), non-GMO seeds, soybeans and grains, as well as processed products such as flours, meals, feeds and oils to its customers. Northland works in collaboration with third party inspection/certification agencies and public and private laboratories to carefully monitor every step of production, ensuring its customers the lowest possible levels of GMOs. Northland’s method of creating and preserving the identity of non-GM foods begins with the seed production and growing and extends all the way through the harvesting, processing, packaging, and transportation. Northland’s strict tracking protocol and identification system makes it possible to trace products from the seed breeding phase all the way to the customer’s door.

Northland Seed & Grain is an established producer and global supplier of identity preserved (IP), non-GMO seeds, raw materials, and ingredients to the food and feed industries. Northland’s IP non-GMO products are sold under its IP PURE® brand name and include specialty variety soybean seeds for sowing, food and feed grade whole grains and soybeans, soy meal, soymilk powder, oil (soy, sunflower, safflower, canola), lecithin (fluid, granules, powder), and flour (soy, wheat, oat).

They are certified by the following agencies: QAI, OCIA, and JAS

- Quality Assurance International (QAI); an independent, third party certification of organic food systems has been the foundation of domestic and international organic food trade.
- Organic Crop Improvement Association (OCIA); one of the world’s oldest, largest, and trusted organization in the organic certification industry.
- The Ministry of Agriculture, Forestry and Fisheries of Japan (JAS).
In November 2003, GeneScan USA (aka Eurofins, see chapter 8) and Northland Seed & Grain Corporation announced that Northland had chosen GeneScan IP Certification service and GeneScan’s worldwide network to third party certify Northland’s Non-GMO IP PURE® Program according to the GeneScan General Standard. Northland Seed & Grain was one of the first US-based companies to begin the GeneScan IP certification process. GeneScan Analytics GmbH currently has identity preservation programs in place in South America, China, and Europe.

In conjunction with certified crop inspection agencies and private laboratories, Northland Seed & Grain utilizes a strictly controlled growing, processing, packaging and transportation program to insure IP seed variety purity and to provide premium, non-GMO food products. Since the introduction of GMOs, Northland Organic Foods and its sister company, Northland Seed & Grain, have been pioneers in the development unique and reliable programs. Northland’s specialty seed breeding program specializes in the development of traditional cross-breds, certified organic, identity preserved, non-GMO seeds and grains, which are ideal for food manufacturing purposes. Northlands’ strict non-GMO certification program ensures the integrity and non-GMO purity of all its seeds, grains, and food products. By carefully monitoring all levels of production, from the seed selection and growing to the processing, packaging, and transportation, Northland guarantees its customers the highest quality products.

**Northland Organic Foods** is a leading producer, supplier, and international distributor and broker of organic premium-quality, identity preserved, non-GMO, certified organic soybeans, wheat, corn, rice, and other cereal grains as well as certified organic commodities such as seeds, oils, meals, flours, and feeds.

**Northland Organic Foods Corp. Certified Organic Products**

- Whole Soybeans
- Edamame (US grown)
- Whole Grains (Wheat, Corn, Barley, Millet)
- Soy Meal
- Soy Oil
- Canola Oil
- Oleic Safflower Oil
- High Oleic Sunflower Oil
- Soy Beverage Powder
- Soy Flour
- Wheat Flours
- Oat Flour

**Example: Soybeans (non-GMO)**

Northland’s innovative seed program offers a wide variety of specialty soybeans that are ideal for producing tofu, soy sauce, soy milk, natto, and sprouts, as well as soy oil, meal, flour, and animal feeds. Inspections are performed by independent certification agencies and samples are taken for analysis by private labs to further verify compliance to Northland’s rigid standards.
Northland’s step-by-step programs include the following:

1. Pre-planting Phase
   - Northland develops and markets only certified identity preserved, non-GMO seeds suitable for food use.
   - Northland contracts with carefully selected, experienced growers.
   - Field and seed lot histories are tracked to further guarantee seed variety purity.

2. Growing Phase
   - Inspections are conducted by crop inspection agencies recognized by the US government to ensure varietal purity, plant characteristics, and clear isolation.
   - Private laboratories analyze seed and plant tissue samples to confirm that they are non-GMO.
   - Additional inspections and sampling are conducted by a certified crop inspection agency just prior to harvest.

3. Post-harvest Phase
   - Proper storage and transportation guidelines are followed to ensure product segregation.
   - All commodities are processed and packaged in accordance with Northland’s strict non-GMO quality control program.
   - All Northland products are processed at certified cleaning plants, mills, and presses.
   - Laboratory testing includes genetic (DNA) testing to insure non-GMO purity.
   - Additional samples of cleaned products are kept for library samples and future lab analysis.

Pacifica Research is a software publishing company that provides Windows® based software that specializes in:

- Seed Inventory Control
- Flower Inventory Control
- Agricultural Accounting
- General Accounting
- Hay Brokerage
- Entomology

Pacifica Research’s Seed Inventory Control software was developed “by seedsmen for seedsmen” to handle the unique challenges of the seed industry. Pacifica Seed Inventory Control is a multi-user real-time business management system that has been used for more than 15 years. It is capability of providing reliable and up-to-the-minute information for production and marketing decisions. Its interactive modules function effortlessly as a fully integrated system.
Pacifica addresses the many facets of producing, purchasing, selling, seed pricing, and inventory by variety, lot, and sub-lot.¹¹

**Seed Inventory Control software:**

- allows customers to print package labels, tags and bar codes for instant inventory adjustments by location and package
- provides tools to conduct accurate performance evaluations of sales, staff, and customers
- can print detailed forecasting and projection reports
- handles purchases, sales, and adjustments in any unit of measure including pounds, ounces, kilograms, grams, per seed, per thousand, per 10M, per 100M, per acre, per hectare, per bushel, or selected personal measurement
- allows lots to be split into sub-lots, representing multiple locations, package size, and treatments, selling prices or costs without losing original lot identity
- permits lots to be flagged and reported via specified attributes such as stock-seed, consignment, stop sale/rejected/returned, production, coated, blended, etc.
- keeps track of lot attributes such as germ, purity, grower, vendor, treatment, seed count, coating type, etc.
- contains costs at the lot level and may be accrued against acquisition, freight, production, conditioning, processing, and overhead
- includes production management and grower’s accounting

¹¹ Every detail – from buy/sell with automatic unit conversion, to package labels, tags and bar codes – is stored on-line in a single, powerful database for instantaneous retrieval.
MicroSoy® Corporation is located in the heart of soybean country, Jefferson, Iowa. Since 1991, MicroSoy® has been producing MicroSoy® Flakes through a patented technology. MicroSoy® Flakes are produced using a mechanical process of de-hulling, cracking, and flaking without the use of solvents or additives. This technology preserves all the natural goodness of soy.

At MicroSoy®, they believe that quality and safety are important criteria in selecting a food or beverage, which not only tastes good, but is also good for our health. They process only non-GMO soybeans. Each of their products carries the non-GMO seal certified by Cert-ID (see chapter 8). Their organic lines of products are certified by OCIA (Organic Crop Improvement Association) and JAS (Japan Agriculture Standard). MicroSoy® products are kosher certified by the Star-K organization.

MicroSoy® products are certified non-GMO (conventional and organic); identity preserved (IP) and de-hulled soybean flakes. The product line includes: Instant Soy-Oatmeal Hot Cereal, MicroSoy Crumbles, MicroSoy Cookies, Super Spuds (Instant Mashed Soy-Potato), and Whole Grain Soy Cereal Bars.

**Example of lowering potato carbohydrates**

MicroSoy® has developed an innovative product/ingredient to reduce the carbohydrates and increase the protein content of potatoes, while preserving the potato flavor at the same time. This is accomplished through a special type of soy ingredient: MicroSoy® Flakes.\(^{12}\)

MicroSoy® Flakes are made from farm delivered, cleaned, identity preserved (IP), certified non-GMO soybeans. Once the soybeans pass through their quality checks, they are mechanically processed (dried, cracked and rolled into thin flakes) without the use of solvents or additives. The flakes can be used as is, un-toasted, or can be toasted depending upon the customer preference and application needs.

The un-toasted MicroSoy® Flakes receive very little heat during the process, preserving the wholesome quality of the soybeans. The un-toasted MicroSoy® Flakes have a natural yellow

---
appearance. Un-toasted MicroSoy® Flakes are ideal for soymilk, tofu, hummus, mashed potatoes, and processed meat applications.

MicroSoy’s toasting procedure removes the “beany” flavor from the MicroSoy® Flakes, resulting in a smooth texture and sweet-nutty flavored product. The toasted products are ideal for cereal, yogurt, ice cream toppings, piecrust, and other bakery products. See Table 2 for additional product information.

<table>
<thead>
<tr>
<th>Product Name</th>
<th>Product Code</th>
<th>Description</th>
<th>Application</th>
</tr>
</thead>
<tbody>
<tr>
<td>Toasted MicroSoy®</td>
<td>Thickness available:*</td>
<td>Toasted Full fat No “beany” flavor Smooth texture and sweet-nutty flavor</td>
<td>Soy crumbles, pancake mix, hot and cold cereal, mashed soy-potatoes, pie crusts, salad sprinkles, power bar, soy cream cheese and many other food applications.</td>
</tr>
<tr>
<td>Un-toasted MicroSoy® Flakes for ingredients</td>
<td>Thickness available:</td>
<td>Un-toasted Full fat Re-hydrates fast Contains all the natural components of soybeans</td>
<td>Soup, hummus, egg replacement, dahl, keema (ethnic food applications) and many other food applications.</td>
</tr>
<tr>
<td>MicroSoy® Flakes for Soymilk</td>
<td>SMX02 or SMO02</td>
<td>Un-toasted Re-hydrates fast for more efficient soymilk making High isoflavone level</td>
<td>Soymilk products</td>
</tr>
<tr>
<td>MicroSoy® Flakes for Tofu</td>
<td>TMX02 or TMO02</td>
<td>Un-toasted Re-hydrates fast for more efficient tofu making</td>
<td>Tofu products</td>
</tr>
<tr>
<td>Whole Soybeans</td>
<td>WBO or WBX</td>
<td>Cleaned whole soybeans</td>
<td>Soymilk and tofu</td>
</tr>
<tr>
<td>Soybean Chips</td>
<td>BCO or BCX</td>
<td>Cleaned whole soybeans</td>
<td>Soymilk and tofu</td>
</tr>
</tbody>
</table>

* Thickness specified based on average thickness.
g. Alpro Soya

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Alpro is Europe’s pioneer in the development of mainstream soya-based food and drinks products for the general market. Since 1980, Alpro has been championing a healthier, more sustainable way of producing tasty products that utilizes the soybean’s unique nutritional value. Alpro, as per their advertisements, has been dreaming of a healthier world, a place where people can live without disturbing the earth’s balance, by simply doing business in a healthy and fair way. With this focus, and their comprehensive approach to production and marketing, they are selling wholesome food products in 3 European countries.

The company employs over 650 people in 5 countries, and they are continuing to grow, especially as the market recognizes the unique value of the brand and what they stand for. Alpro believes that there is room for tasty, wholesome products that respect both the consumer’s right to healthy food and a sustainable approach to developing and selling that food, that it’s not just what they sell that’s important, but it’s also a question of how they produce it.

Alpro promotes it natural, transparent, sustainable approach to its farming and food business. They originally started in 1934; however, it was not until the 1980s that their pilot plant perfected a unique and natural process for making soya milk. At the same time Europe was experiencing a resurgence of vegetarian food, increased demand for cholesterol-free food, and a solution to cow’s milk protein allergies.

In 1989 Alpro built one of Europe’s largest and most modern production unit for soya food based on the UHT process, situated in Wevelgem (Belgium). In 1996, Alpro took over
Sojinal and thereby acquired an extra soya milk production unit in Issenheim, France. In 2000 Alpro built a new soya milk factory in Kettering UK.

Alpro cites several points for their success:

- They base themselves on a unique “whole soybean process” that, unlike other processes, uses no chemicals during extraction. What’s more, Alpro uses no GM soybeans. To ensure this, as well as maintaining the highest quality levels “they trace the production from the farm to the shop, traceability that guarantees totally waterproof controls.” The result is a pure, natural, and chemical-free product that fits perfectly with their target market.

- In addition, nearly 35 people work on quality control daily, maintaining standards that earned them ISO 9001 and HACCP certification.

Alpro production complies with the HACCP and ISO 9001 standards. To guarantee these standards they carry out stringent quality checks during each of the production phases. In their in-house laboratory, their products are subjected to several bacteriological analyses. The result is a product with an extremely high bacteriological purity.

Alpro uses a full traceability system (ISO certified) of all raw materials, based on more than 15 years of continuous organic and identity preserved certification experience. They incorporate a complete HACCP for all process steps, which offers direct contact with their farmers. Their system offers the capability for a full recall of product and product can be traced to:

- the sourcing of beans: documentation of IP, varieties, area grown, and GMO status
- transportation: documentation of IP, defined cleaning procedures, 3rd party sampling before and after transport
- testing of non GMO status: documentation of IP, 3rd party PCR testing, purchase condition $< 0.1 \%$ GMO vs. $1.0 \%$ legal
- storage at grain terminal: documentation of IP, dedicated silos, protocols for cleaning and transfer, and audits of storage facility
- transport of dehulling facility: documentation of IP, dedicated trucks with logbook, dedicated silos, protocols for cleaning, and audits
Cargill’s unique InnovaSure™ identity preservation services help insure IPT characteristics that farmers and their customer’s desire. InnovaSure™ services of Identity Preservation (IdP), allows Cargill to provide its customers an established system for tracking, tracing, and identity preservation throughout the supply chain. With InnovaSure, from seed selection to farm, the IdP services utilizes leading-edge technologies and stringent IdP protocols to provide the ingredients and traits desired. Below is an example of Cargill’s InnovaSure IdP Services, which include Corn Seed Selection, Storage & Handling, Processing, and Distribution.

**InnovaSure™ Corn Seed Selection** - Quality and traceability starts with parent seed development and careful seed selection.

- Evaluation of all commercially available varieties each year to develop a list of approved seeds that will deliver the best performance.
- Only non-genetically enhanced varieties are currently included on the approved hybrid list used in the Indiana mill location. Genetically enhanced varieties with specific starch properties are included on the approved hybrid list for the Illinois mill location.
- When selecting hybrids, they match the starch properties of the corn with the functional applications of customers, using Cargill laboratories to conduct the evaluations.
- All hybrids come from seed suppliers who have demonstrated that they meet their stringent IdP protocols.
- Cargill performs PCR testing on seed lots utilized in the Indiana mill to maximize the integrity of the hybrids.

**InnovaSure™ Storage & Handling** - Detailed handling techniques are critical to ensuring the reliability of InnovaSure identity preserved products throughout the supply chain. The InnovaSure system includes detailed measures for maintaining the integrity of the grain during storage, handling, and transportation.

- Growers use separate storage bins for all identity preserved grain. These bins are carefully cleaned between crops to minimize the possibility of carry-over from a previous crop.
• Elevators: Cargill operates its own elevators dedicated exclusively to the handling and storage of identity preserved grains. At their elevators and mills they test the deliveries of corn, including tests for genetic enhancement at the Indiana mill location.

• Mills: Grain is again tested when it reaches their mills. They test deliveries for foreign material and food grade traits

**InnovaSure™ Processing** - Several control protocols are used in their mills to ensure high IdP integrity.

- To confirm quality, they take frequent samples and conduct rigorous testing of whole corn, yellow goods, and other corn products while in process.
- They test for a number of quality criteria, such as granulation size, fat content, and foreign material.
- Their mills only process InnovaSure IdP corn.

**InnovaSure™ Distribution** - Distribution of InnovaSure products follows documented identity preserved protocols to ensure accountability.

- Trucks and rail cars are cleaned and inspected before InnovaSure products are loaded.
- InnovaSure personnel grade the contents and test for genetic enhancement if required by the customer.
- Pending test results, cars are sealed and products are shipped.
- InnovaSure includes a certificate of analysis, plus a statement confirming the product’s identity.
i. Grain Elevator and Processing Society (GEAPS)/Purdue Distance Learning Program

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Accessed 29 August 2006

GEAPS was founded in 1927, and is comprised of approximately 2,800 individual members, which includes 36 local chapters across North America.\textsuperscript{13} It is the only individual-membership organization in the grain operations industry, an international professional society dedicated to providing its members with forums to generate leadership, innovation, and excellence in grain-related industry operations. As a professional society, it is one of the primary information resources for the world of grain-handling operations. In this way GEAPS is also promoting the use of IPT systems and programs to help in the development of value-added products, improved quality, and expand their customer base. Plans are underway to expand industry operations into ISO 22000 measures and procedures to various aspects of Identity Preservation and Traceability.

In the early 1990s, GEAPS undertook a comprehensive strategic plan review. The organization’s updated objectives are to:

- Provide international and local forums for the collection, analysis, and exchange of information affecting the grain-related industries.
- Advance the educational and professional qualifications of its members.
- Promote and encourage safe, efficient, and environmentally responsible operations.
- Promote and encourage the preservation and improvement of product quality during handling, storage, and processing.
- Promote and encourage the development and application of operations technology.
- Represent member interests in the development, interpretation, and implementation of government regulations and industry consensus standards.

\textsuperscript{13} GEAPS began as the Society of Grain Elevator Superintendents (SOGES).
Communicate with the trade media and general public concerning issues of interest to GEAPS members and the grain-related industries.

Coordinate its activities with other allied industry organizations in pursuit of GEAPS’ mission.

GEAPS Membership benefits:

- In-Grain Member Newsletter
- Virtual Reference Library
- DirectaSource Buyers Guide and Member Directory
- GEAPS Exchange
- Alerts and News

GEAPS In-Grain Online publication informs its members of:

- Government Affairs
- Grades & Weights Issues
- Membership Activities
- News About Members
- Available Resources
- Industry News
- Safety, Health & Environment Issues
- Operations Features
- GEAPS Committees At Work
- Learning Opportunities

GEAPS/Purdue Distance Learning Program

GEAPS and Purdue University have developed online grain operations educational programs. This jointly produce internet-based “distance-learning” programs utilizes educational material provided by GEAPS and other sources, are organized into curriculums, and offer students in formal course format training for the grain-handling operations industry. They plan to develop other classes, in cooperation with Iowa State University, and it’s Iowa Grain Quality Lab, which will include training on ISO 22000 and its associated IPT quality control measures.

The five-week online courses were developed under the guidance of Dr. Dirk Maier, a professor of agricultural engineering at Purdue, and a long-time GEAPS member. GEAPS created a task force of members who oversaw course development and offer input and advice. Purdue posts materials on the internet, and manages student enrollment and progress.

GEAPS provides much of the educational material, and is expected to target all seven of GEAPS’ “core competencies” of grain operations. The organization’s top priorities for educational programming are:

- Handling systems and operations technology mgmt.
- Human resources mgmt.
- Agribusiness environment and mgmt. practice
- Facility operations mgmt.
- Property and risk-casualty mgmt.
- Grain-quality mgmt.
- Grain-handling equipment mgmt.
Sessions cover grain facility components, such as storage options, site selection, budgeting, receiving systems, weighing systems, sampling systems, conveying systems, grain distribution systems, cleaning systems, and other major planning and design components and considerations.

For example; the class, titled GEAPS 510 “Grain Facilities Planning and Design I,” is offered to GEAPS members for $350 and nonmembers for $400. The fee includes class materials and tuition. CDs containing the course lectures and other documents will be emailed or mailed to students. Online registration is also available.

These programs are a cooperative effort of GEAPS and Purdue University’s Cooperative Extension Service, and the Departments of Agricultural & Biological Engineering, Entomology, and Botany and Plant Pathology.
FoodOrigins is a Division of John Deere Shared Services, and provides customized business solutions and technology for the global food supply chain to increase profitability, promote food safety, and achieve efficiencies. FoodOrigins builds on John Deere’s leadership in production agriculture and its heritage of innovative engineering by connecting producers to processors, manufactures, marketers, retailers, and government.

Identity Preservation and Traceability; FoodOrigins envisions an agri-food industry where products, livestock, crop, and fiber are individually tracked from source to usage. Value traceability allows product attribute and performance data to be recorded and reported to increase producer profitability, product consistency, management efficiency, and overall food safety. They accomplish this through enhanced business performance, by providing services and technology infrastructure needed to integrate business activities across food supply chain.

John Deere recently merged several technology-based operating units; AGRIS Corporation, GeoVeritas, John Deere FoodOrigins, John Deere Global Ag Services, and Agreen Tech into a business entity named John Deere Agri Services. John Deere Agri Services develops and provides knowledge-based products and services to meet the needs of a wide array of customer groups in the agri-food and fiber supply chain. Thus FoodOrigins is part of a large consortium of technology companies that John Deere has joined together.

FoodOrigins starts with the seed manufacturer and goes through all the intermediate steps and ends up as a consumer end product. FoodOrigins focuses on sharing information with its member participants in and along the food chain and follows the product(s) through its various transformations. In the simplest sense, FoodOrigins provides a set of services that allow
companies, based on the economic need, to trace food as an individual unit of production (like a bin of wheat or 300 gallons of tomato paste) across transformations from beginning to end. At present, FoodOrigins is working in the grains and oil seeds, meat and livestock, and fruits and vegetables areas.

There are three benefits for companies in sharing this information through the chain. It all relates to the ability to tie what has happened to the product and to trace it. As John Deere promotes: 1) Good supply chain management suggests that companies should know a great deal about the product that they are buying or the product that their provider/supplier is buying, so that they can practice better supply chain and operations management. 2) Anytime a food marketer makes a claim about a food, their credibility is derived from how they can support that claim. In Europe, the consumer is much more interested in the food they are eating (e.g., farm management practices, chemical used, etc.) and where it comes from. In the US, they believe that because they have good governmental practices, their food is good, and that is generally true. However, US consumers may become more like European consumers and demand more accountability or transparency. 3) There are many companies that are becoming more sustainable in their agricultural practices. At its most basic level, sustainable agriculture is making sure that food production is fair to the participants who grow food, and that they are doing it in a way that is renewable and reusable so that they do not deplete natural resources. For example, Starbucks has been very vocal about the fact that they practice good sustainable agriculture.

FoodOrigins provides customized solutions that use information technology to connect information and advance partnership in the food supply chain. It provides solutions for grains and oilseed, livestock, fruits and vegetables, and regulatory compliance. As John Deere refers to it, they provide “Grain corridor management” for farmers, elevators, and processors in the wheat, corn, and feed sectors. For livestock it puts forward animal identification and tracking systems from ranch to retail; for fruit and vegetable challenges their system helps establish information, inspection, and reporting for fresh and processed fruits and vegetables; and for regulatory compliance resolution they offer record-keeping, reporting, and certification to meet US, EU, and other global requirements.

FoodOrigins Solutions understands that for every product there is a physical production process (e.g., wheat to flour to bread) and a related flow (e.g. wheat variety to flour attributes to bread quality and yield). FoodOrigins solutions connect information in the supply chain in order to simplify tracking and record keeping, making it easier for agri-businesses to improve performance and meet changing governmental guidelines. Overall it provides data collection tools
for data collection ranging from traditional manual methods to customized software applications; data connectivity regarding information about individual units of production (animals, bushels, lots) across companies in the supply chain; and tools and services in the form of procedures for data analysis and reporting to authorized supply chain partners and regulatory agencies.

**Grains and Oilseeds Product Line Solutions**

FoodOrigins solutions help to track, trace, and report on grain and grain products from the farm to the table. Their solutions have shown to generate value for participants through improved operational efficiency, greater consistency and logistics savings, and improved supplier collaboration. This new value can offset the cost of complying with new regulations.

**FoodOrigins for Farmers** - IPT has resulted in an increase in farmer income due to marketing to targeted buyers and growing crops according to mill and/or bakery specifications. Over time, the farmer can leverage traceability programs to build dedicated, long-term supplier partnerships with large food manufacturers and retailers in the supply chain.

**FoodOrigins for Milling** - A management application designed to help mills improve customer relations. Automated data entry supports one-step regulatory traceability, and provides online tracking for analysis and new value creation. The Bin Management Traceability component allows for web-enabled management of raw materials and processing ingredients, as they are stored, combined, and transferred. It also tracks inventory, completes the calculation of blends, and documents related activities online.

**FoodOrigins for Baking** - Another management application designed to help bakeries capture and manage information related to incoming flour as it is processed into final goods and shipped to retailers. Automated data entry, supports one-step regulatory traceability, and provides online tracking for analysis and new value creation.

**FoodOrigins Market Results** - Between January and April 2001, FoodOrigins conducted an in-market beta test in partnership with one of the largest flourmills in the US, a leading bread bakery and wheat farmers from a farmers’ cooperative. This exercise verified FoodOrigins’ ability to capture and store data and documented the specific sources of value and quantified economic benefits (both savings and new revenue) for all supply chain partners.

**The Flour Mill** - The combined projected benefits of $.34 per bushel, or projected aggregate savings of $4.2 - $6.8 million over 1-3 years, stemmed from:

- 2% yield improvements from identified optimal kernel structures and increased grain consistency (wheat procurement)
- efficiency gains from increased grain consistency and improved specifications compliance (manufacturing)
- savings from easier regulatory compliance and streamlined order processing (administration)
- purchasing efficiencies from identified optimal grain mixes closer to the farm source (logistics)

**The Bakery** - The bakery documented yield ranges of 315 to 333 loaves of bread per individual dough lot and waste ranges of 5 to 12 loaves per lot. Using FoodOrigins’ traceability system, the bakery identified the ingredients and flour recipe that produced the optimal yield of 333 loaves and minimum waste of 5 loaves, resulting in a 5.7% increase in productivity.

**Overall FoodOrigins Benefits**

FoodOrigins helps agri-business and governments answer marketplace questions about food processing and safety within a changing global environment.

<table>
<thead>
<tr>
<th>New Value:</th>
<th>Regulatory Compliance:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brand Assurance</td>
<td>Animal Identification</td>
</tr>
<tr>
<td>Access to export markets</td>
<td>Grain and feed tracking</td>
</tr>
<tr>
<td>Production efficiencies</td>
<td>Pesticide residuals</td>
</tr>
<tr>
<td>Ingredient consistency</td>
<td>Environmental practices</td>
</tr>
<tr>
<td>Quality improvements</td>
<td>Product and ingredient origin</td>
</tr>
<tr>
<td></td>
<td>Food safety and security</td>
</tr>
</tbody>
</table>
k. AgMotion International Trading Company

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Founded in August 2000, AgMotion is a holding company, with AgMotion Technologies and two other firms under its corporate umbrella. The other two consists of US Commodities, an international grain-trading company that is AgMotion’s biggest component, and Northstar Commodity, a grain futures broker specializing in risk-management consulting (similar to the type of consulting a brokerage firm offers investors). Northstar also offers MarketMaster pricing software as part of its Managed Grain Program, whose aim is to help growers improve their margins and grain elevators smooth product flow. AgMotion employs 55, with two offices in the Twin Cities and four other offices in North America. Recently AgMotion passed the milestone of $100 million in annual sales and with its software facing little direct competition so far.

In 2001, the St. Paul based grain-trading firm claimed a 982 percent increase in revenues and attributed a portion of this increase due to their newly designed Web-based software developed in-house, which reduces logistics costs. AgMotion Specialty Grains combines years of international trading and logistics experience with advanced technology to support environmentally responsible organic and non-GMO agriculture worldwide. With their trading partners, they have strengthened the organic and non-GMO food chain by enhancing relationships between producers and customers. This is accomplished through quality assurance, business integrity, and effective communication.

AgMotion Specialty Grains Services

AgMotion Specialty Grains buys and sells organic grains and feedstuffs, non-GMO, and Identity Preserved products around the world. They offer value to their customers by combining years of global agricultural commodity brokerage and marketing expertise with advanced technology, logistics, and all the other tools to market and distribute identity preserved (IP) grains into world markets. Through its Tracekey™ feature, AgMotion offers customers the opportunity to trace grains from their origin to their end users. AgMotion services offers improved and more cost-effective traceability, visibility, and quality assurance over traditional marketing methods.
Grain Origination

Their US Commodities, working with their Northstar Commodity, provides growers more options for managing both price and basis risk in one flexible program. Growers who enroll bushels with Northstar Commodity's Managed Grain program and designate US Commodities as the buyer of the grain get the experts at Northstar managing their board risk without margin calls. AgMotion Specialty Grains is engaged in the production and distribution of the following products:

- Edible beans
- Non-GMO and organic grains
- Pulses/legumes
- Edible and sprouting seeds
- Non-GMO and organic oilseeds
- Sugar
- Non-GMO and organic animal feeds
- Other specialty grain products

Additionally, AgMotion Specialty Grains offers a comprehensive selection of JAS-certified organic and conventional non-GMO soybeans including Vinton 81, HP204, and a wide range of other newly developed and emerging high protein varieties. These products are used extensively in Japan and the US for the production of tofu, soy sauce, soymilk, and other soy-based foods.

For example: AgMotion software allows grain shipment information to be entered only once, instead of two or more times, into a system that facilitates both logistics and payment of all related expenses. According to AgMotion, the software can be integrated into a business’s current operating systems and software. The package also includes the TraceKey traceability feature, essential to any sale in the growing organic-food industry, because it lets food processors know the source of the products they buy. The feature also helps stores and buyers trace products back to growers, a potentially important security feature.
1. National Starch –TRUETRACE™

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National Starch and Chemical Company, a member of the ICI Group, is a worldwide manufacturer of adhesives, specialty polymers, electronic materials, and specialty starches. They have 9,500 employees across a global network of 154 manufacturing and customer service centers, located in 37 countries on 6 continents, and sales of $3.29 billion.

National Starch, a subsidiary of National Starch and Chemical Co., has expanded its crop identity preservation program and implemented a broader, documented identity-tracing program to verify the non-genetically modified organism (non-GMO) status of the company’s food ingredients. The program, named TRUETRACE™, provides customers with traceability for National’s food ingredients at all stages of their development, from seed to crop, to production and distribution. The program covers all the company’s food ingredients made from corn grown in the US. Protecting corn varieties from adventitious contamination and providing traceability has become ever more challenging because farmers in the corn-belt of US have been greatly increasing their acreage of GM corn crops over the last few years. Currently, between one third and one half of the corn acreage in the corn-belt states are being used to grow GM corn, and that is projected to increase considerably in the next few years. TRUETRACE adheres to the guidelines of the British Retail Consortium/Food and Drinks Federation (BRC/FDF) Technical Standard for the Supply of Identity Preserved Non-GM Food Ingredients and Products. (Mayer, 2003)

How TRUETRACE works: Growers in National’s TRUETRACE program grow non-GM corn exclusively or take special precautions to isolate GM corn from non-GM corn to avoid cross-contamination. These growers provide National with extensive documentation of their seed varieties, field locations, and equipment cleaning, which are subject to periodic audits. Corn delivered to National Starch manufacturing facilities can thus be traced to the original farm on

14 National Starch promotes that this standard represents the best practices available for ensuring the proper segregation and documentation of non-GM corn and provides for non-GM identity preservation and traceability that meets or exceeds regulations in major markets worldwide.
which it was grown and the seed varieties used in production. According to National Starch, “National Starch is able to provide the TRUETRACE program because of its direct, long-standing relationships with corn growers in its primary contracting areas, and because it has a team of experts in plant science, agronomy, supply chain logistics, and regulatory affairs. This infrastructure and the know-how make it possible for us to offer this quality assurance program to our customers.”

**National Starch receives Non-GMO seal of approval**

In 2005, according to the Philippe Nuttal reports, inspection company SGS (see chapter 7 Auditors) certified both of National Starch Food Innovation’s corn starch factories, confirming they turn out non-GMO products that meet the desired quality standards. National Starch wanted to be open with their customers and prove that an independent organization had come in and verified their processing.

The traceability goes all the way through from the farmers’ field to the finished product. They noted that occasionally they receive batches that are contaminated, and speculate that this generally comes about during the transportation of the corn when, for example, a truck has not been cleaned properly and there are still traces left from the last batch of GM corn.

National Starch notes that their traceability program comes at a price, adding five to 15 percent to the cost of the production of corn. A significant percentage of National Starch’s customers are companies that specialize in organic or health foods, though some are more mainstream firms.
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AIB International promotes themselves as the “Gold Standard Certification Program” for food processing companies, which meet food quality and safety standards with high value technical and educational programs. The program is designed to enhance product quality and reduce food safety risks through audits, inspections, methodological services. Their technical experts conduct assessments, employee training, and formal audits that verify compliance to the certification program requirements.

History; in 1919 AIB International became a corporation by the North American wholesale and retail baking industries, as a technology transfer center for bakers and food processors.15 Its original and current mission is to “put science to work for the baker,” in all of the programs, products, and services provided by AIB to baking and general food production industries worldwide. Although AIB’s history has been traditionally linked with North American wholesale and retail baking, the Institute currently serves many segments of the food industries worldwide. AIB currently has more than 900 members in many countries, ranging from international food ingredient and foodservice companies to small single-unit traditional and artisan retail bakeries.

AIB is headquartered in Manhattan, Kansas, home of Kansas State University, and one of the major centers for wheat and related grain product research and development. The Institute works closely with local grain science and trade organizations, and maintains links and working relationships with many other food production and equipment, food safety, trade development, and food legislation groups and university food science research programs both in the US and abroad.

AIB’s Food Safety Audit Program, which began shortly after WWII, has always been in great demand by food industry producers, distributors, and warehouses. It’s Food Safety and

15 AIB became the first long-term industry commitment to instruction in the basics of bakery science was supplied by the Bachman School of Baking, sponsored by the Fleischmann Company, and conducted at the Fleischmann Laboratories in New York City from 1911 through 1942. This school provided the much needed knowledge of fermentation, and predicted the interest in baking education on the part of members of the so-called “Allied Trades” that would later become important to the continued success of the American Institute of Baking.
Hygiene audit services are recognized worldwide as the “standard” against which other food safety programs are to be judged.

More than 7,000 facilities in 70 countries currently subscribe to AIB programs. AIB International does not sell any chemicals, pesticides, or equipment and has no conflict of interest with any facility being inspected. All reports and services are confidential and reports are not released to or discussed with an external party unless a release form has been signed.

**AIB Program:** The three elements of their comprehensive quality protocol program include GMP audit qualification, HACCP validation and verification, and quality systems evaluation. Their program reduces the need for customer audits, other third party audits and laboratory evaluation of quality assurance systems by non-expert auditors, and marketing advantage because products meet strict quality criteria and customer specifications.

**Food Sector Programs**

The standards are the basis for an AIB International food safety/hygiene audit. The in-depth analysis includes an optional rating system which provides management with an index of how well a facility is complying with food safety regulations as well as to the established internal standards set by the individual company. Companies may also write their own standard and have an audit of their factories against this standard. To assist in establishing effective food safety guidelines, AIB International publishes standards that detail the various components for developing a comprehensive food safety and hygiene program. These food sector standards include:

- Agricultural Crops
- Dairy Plants
- Food Safety
- Fresh Cut Produce
- Food Contact Packaging Manufacturing Facilities
- Food Distribution Centers
- Fresh Produce & Fruit Packinghouses
- Nonfood Contact Packaging Manufacturing Facilities

**Agricultural Crops Standards**

These standards contain the criteria for agricultural field managers to evaluate the food safety risks and to determine levels of compliance with Good Agricultural Practices (GAP) in their management programs. Details are given for areas such as:

- Field evaluations
- Cleaning practices
- Employee practices
- Pest control programs
- Management of agri-chemicals
- Documentation of crop safety programs
- Maintenance of buildings, fields, and water supplies
The *AIB Consolidated Standards for Agricultural Crops* were published as a tool to help field managers to evaluate the food safety risks within their operations and to determine levels of compliance with the criteria in the Standards. This criteria is derived from: Good Agricultural Practices, The US Federal Food Drug and Cosmetic Act (1938); Good Manufacturing Practices, OSHA; CFR Title 21, Part 110 (1986); US Military Sanitary Standards; and the US Federal Insecticide, Fungicide, and Rodenticide Act.

**Audit Services**

AIB has established food safety programs to meet the needs of a variety of companies, large and small. AIB auditors are involved in all steps of the food supply chain. To meet the needs of increased customer demand, AIB has expanded its food safety audit program to include:

- Food Safety Audits
- HACCP Accreditation
- Quality Systems Evaluation
- Production Quality
- Occupational Safety
- Integrated Quality System Certification Program
- Certification Schemes
- BRC Global Standard, ISO 9000,
- Food Audits Feed Materials Assurance Scheme (FEMAS)

**Food Safety Audits**

The food safety audit is conducted by trained food safety auditors. Food processors who participate in the in-plant audit program receive a complete examination and technical assistance in all areas that affect product integrity, regulatory exposure and pesticide use.

The following Food Safety GMP audits follow their published standards or can be customized to meet specific needs: GMP Audits, Agricultural Audits, Allergen Audits, Food Security Audits, Retail Audits.

**Agricultural Audits**

The program consists of on-site 3rd party verification of the supplier’s food safety program. In addition, the following areas are of primary importance:

- Review of documentation pertaining to adequacy of the produce safety program:
  - Adjacent land use
  - Ranch/farm/land history
  - Fertilizer use
  - HACCP program
  - Water quality
- Pest control and management of agrochemicals
- Operational methods & personnel practices as applied to the Good Agricultural Practices
- Maintenance for produce safety program
- Cleaning practices
Research and Technical Services

The AIB Research and Technical Services offer the following services.

- Analytical Services
- Calibration Services
- Production Quality Audits
- Technical Assistance
- Food Labeling
- Pilot Plant Capabilities

Analytical Services

AIB provides one stop convenience for food manufacturers needing technical laboratory testing of ingredients, formulas, and finished products. Testing services include:

- **Grain and Flour Analysis**: damaged starch, qualitative enrichment, physical tests, granulation, viscosity, solvent retention capacity, single kernel characterization, etc.
- **Allergen Testing**: Peanut, egg, milk, almond and gluten
- **Bake Tests/Product Evaluation**: Breads, tortillas, cakes, and cookies
- **GMO Testing**: PCR and ELISA
- **Microbiology**: Standard plate count, yeast and mold, salmonella, staphylococcus
- **Mycotoxins**: Aflatoxin, ochratoxin, etc.
- **Nutrition Labeling**: Actual NLEA required analyses or by database
- **Physical Dough Testing**: Alveograph, amylograph, extensigraph, etc.
- **Proximate Analysis**: Moisture, protein, ash, fat, and resistant starch
- **Toxins and Residues**: Pesticide residues, chlorinated hydrocarbon, organophosphate
- **Vitamins and Minerals**: Vitamins A, C, B1, B2, folic acid, niacin; calcium, etc.

A working agreement with ISO 9001:2000 Certified CII Laboratory Services (see chapter 8) allows AIB to offer a complete range of laboratory services at low cost. Other services include: Analytical Services, Audits, Calibration Services, Consulting, Food Labeling, Pilot Plant Capabilities, Predictive Technology, Product Quality Evaluation, Product Testing, Research and Development, and Technical Assistance. AIB also offers a variety of other services that are incorporated within an IP program that includes: Centurion NIR Calibrations (Centurion is an independent calibration, calibration maintenance, and monitoring service for NIRs), Food Labeling and Nutritional Information, and Ingredient Statement Assistance & Package Compliance Review Services.
A sample of AIB’s price list follows.

<table>
<thead>
<tr>
<th>Category</th>
<th>Test</th>
<th>Includes</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Allergens &amp; GMOs</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Allergen (test kit) - quantitative</td>
<td>Peanut, nuts, egg, milk, soy flour, gluten</td>
<td>$80</td>
<td></td>
</tr>
<tr>
<td>GMO</td>
<td>35S/GA21</td>
<td></td>
<td>195</td>
</tr>
<tr>
<td>GMO</td>
<td>35S/NOS</td>
<td></td>
<td>195</td>
</tr>
<tr>
<td>GMO</td>
<td>Other GMO tests</td>
<td></td>
<td>Call</td>
</tr>
<tr>
<td><strong>Fats &amp; Oils</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cholesterol</td>
<td></td>
<td></td>
<td>85</td>
</tr>
<tr>
<td>Color - Lovibond method (lipids)</td>
<td></td>
<td></td>
<td>Call</td>
</tr>
<tr>
<td>Fat - GC (AOAC 996.06)</td>
<td>Total (sat, mono-, polyunsat, trans fat)</td>
<td>140</td>
<td></td>
</tr>
<tr>
<td>Fatty Acid Profile</td>
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<td></td>
<td>165</td>
</tr>
<tr>
<td>Free Fatty Acids in Fats</td>
<td></td>
<td></td>
<td>20</td>
</tr>
<tr>
<td>Free Fatty Acids in Foods</td>
<td></td>
<td></td>
<td>35</td>
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<tr>
<td>Glycerol</td>
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<td></td>
<td>55</td>
</tr>
<tr>
<td>Hexanal</td>
<td></td>
<td></td>
<td>Call</td>
</tr>
<tr>
<td>Insoluble Impurities</td>
<td></td>
<td></td>
<td>30</td>
</tr>
<tr>
<td>Iodine Value</td>
<td></td>
<td></td>
<td>60</td>
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<tr>
<td>Moisture and Volatiles (of lipids)</td>
<td></td>
<td></td>
<td>50</td>
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<tr>
<td>Neutral Oil and Loss (of lipids)</td>
<td></td>
<td></td>
<td>Call</td>
</tr>
<tr>
<td>Omega 3, 6 Fatty Acids</td>
<td></td>
<td></td>
<td>140</td>
</tr>
<tr>
<td>OSI (AOM)</td>
<td></td>
<td></td>
<td>100</td>
</tr>
<tr>
<td><strong>Toxins &amp; Residues</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Acrylamide</td>
<td>LC-MS/MS</td>
<td></td>
<td>220</td>
</tr>
<tr>
<td>Aflatoxin: - ELISA</td>
<td></td>
<td></td>
<td>25</td>
</tr>
<tr>
<td>Aflatoxin: by HPLC</td>
<td>B1, B2, G1, G2</td>
<td></td>
<td>70</td>
</tr>
<tr>
<td>Chlorinated Hydrocarbon</td>
<td></td>
<td></td>
<td>85</td>
</tr>
<tr>
<td>Dichlorvos</td>
<td></td>
<td></td>
<td>120</td>
</tr>
<tr>
<td>Fumonisin - ELISA</td>
<td></td>
<td></td>
<td>30</td>
</tr>
<tr>
<td>Fumonisin - HPLC</td>
<td></td>
<td></td>
<td>110</td>
</tr>
<tr>
<td>Ochratoxin - ELISA</td>
<td></td>
<td></td>
<td>30</td>
</tr>
<tr>
<td>Ochratoxin - HPLC</td>
<td></td>
<td></td>
<td>70</td>
</tr>
<tr>
<td>Ochratoxin - TLC</td>
<td></td>
<td></td>
<td>70</td>
</tr>
<tr>
<td>Pesticide Multi Residue Analysis Screen</td>
<td>PAM/LUKE methodology: approx 200 chemicals from organohalogens, organophosphates, organonitrogens, N-methyl carbamates</td>
<td>Call</td>
<td></td>
</tr>
</tbody>
</table>
6a. US STANDARDS

a. Chapter Abstract

According to Golan (2004a), in the US, private-sector food firms have developed a substantial capacity to trace. Traceability systems are a tool to help firms manage the flow of inputs and products to improve efficiency, product differentiation, food safety, and product quality. Firms balance the private costs and benefits of traceability to determine the efficient level of traceability. In cases of market short coming, where the private sector supply of traceability is not socially optimal, the private sector has developed a number of mechanisms to correct the problem, including contracting, third-party safety/quality audits, and industry-maintained standards. The best targeted government policies for strengthening firms’ incentives to invest in traceability are aimed at ensuring that unsafe or falsely advertised foods are quickly removed from the system, while allowing firms the flexibility to determine the manner. Possible policy tools include timed recall standards, increased penalties for distribution of unsafe foods, and increased food-borne-illness surveillance. In this way, government rules and policies establish various goals and penalties for firms and private industry to achieve and avoid. However, government lets firms and industry determine the methods and implementation to achieve the various goals set out by government. In this way government lets free market economics decide the level of demand and most efficient methods and technologies to use.

To this end, standards used for US grain, oilseed, and organic production will be highlighted in this chapter within the FDA Bioterrorism Act (Registration & Record Maintenance); USDA (general programs), GIPSA’s Process Verified Program (PVP) and Verification Point Services; and the USDA’s National Organic Program (NOP) rules and standards used for agricultural products produced, stored, processed, exported, imported, etc. within the US.

Each section will have a short history of the organization, purpose, scope, and important rules and regulations as they apply towards identity preservation and traceability.

What follows are organizational/agency statements from their websites, and naturally reflect their views.
Changes in food safety have been swift, and for many in the food chain it has been disruptive. The food safety events that have caused these changes are well documented. Many feel that the US has been slow in providing guidance to industry and in resolving consumer uncertainty about the food they eat. The FDA, for the time being, is the primary driver behind many of the fundamental food safety regulations in the US. The Bioterrorism Act of 2002 is the basis for implementing increased accountability of nearly all aspects of food production, processing, transportation, etc. Below is a compressed overview of the Bioterrorism Act and how it affects industry.

The FDA is responsible for protecting the public health by assuring the safety, efficacy, and security of human and veterinary drugs, biological products, medical devices, our nation’s food supply, cosmetics, and products that emit radiation. The Agency has long been a leader in research to improve the detection of adulterated food products, through the efforts of its cadre of top-notch scientists and public health experts and its partnerships with outside academic institutions, private companies, food consortia, and other government agencies.

**The Bioterrorism Act (an overview)** - The events of September 11, 2001, reinforced the need to enhance the security of the US. Congress responded by passing the Public Health Security and Bioterrorism Preparedness and Response Act of 2002 (the Bioterrorism Act), which President George W. Bush signed into law June 12, 2002. The Bioterrorism Act is divided into five titles:

- **Title I - National Preparedness for Bioterrorism and Other Public Health Emergencies**
- **Title II - Enhancing Controls on Dangerous Biological Agents and Toxins**
- **Title III - Protecting Safety and Security of Food and Drug Supply**
- **Title IV - Drinking Water Security and Safety**
- **Title V - Additional Provisions**

The FDA is responsible for carrying out certain provisions of the Bioterrorism Act, particularly Title III, Subtitle A (Protection of Food Supply) and Subtitle B (Protection of Drug Supply). For this paper Title III, Subtitle A (Protection of Food Supply) will be expanded upon.
Plans for Implementing the Act

Title III (Safety of Food and Drug Supply):
Subtitle A (Food Supply Protection)
   Section 301 (Security Strategy)
   Section 302 (Food Adulteration)
   Section 303 (Detention)
   Section 305 (Registration)

Section 306 (Records Maintenance)
Section 307 (Prior Notice)

The key to identity preservation and traceability within The Bioterrorism Act is primarily found in its Registration and Record Maintenance sections. (See below)

Registration and Record Maintenance - The Bioterrorism Act requires that all facilities, regardless of size, domestic and foreign, that manufacture, process, pack, or hold food, including animal feed, dietary supplements, infant formula, beverages (including alcoholic beverages and bottled water), and food additives to comply with the regulations that requires them to have 1) registration with the FDA and 2) establish and maintain records to identify the immediate previous source and immediate subsequent recipient of food. (Note: Nothing is mentioned regarding internal records that would match incoming inputs such as ingredients to outgoing products going to subsequent recipients.)

1. Registration of Food Facilities

Information provided to FDA under this final rule helps the Agency identify and locate promptly food processors and other establishments, in the event of deliberate or accidental contamination of the food supply. Except for specific exemptions, the registration requirements apply to all facilities that manufacture, process, pack, or hold food, including animal feed, dietary supplements, infant formula, beverages (including alcoholic beverages and bottled water), and food additives.

Who Must Register - Owners, operators, or agents in charge of domestic or foreign facilities that manufacture/process, pack, or hold food (subject to FDA’s jurisdiction) for human or animal consumption in the US.

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1 Key to understanding the rule: The final rule on Registration of Food Facilities (70 FR 57505, October 3, 2005) confirms the Interim Final Rule entitled “Registration of Food Facilities Under the Public Health Security and Bioterrorism Preparedness and Response Act of 2002” (68 FR 58894, October 10, 2003) as corrected by a technical amendment (69 FR 29428, May 24, 2004), and responds to comments submitted in response to the request for comments in the interim final rule.

2 In arriving at the interim final rule, the FDA worked closely with the Bureau of Customs and Border Protection (CBP) to ensure the new regulations promote a coordinated strategy for border protection. FDA and CBP continue to collaborate intensely on making the new safeguard of prior notice as efficient and effective as possible.
Foods Subject to FDA’s Jurisdiction - 1) “articles used for food or drink for man or animals, 2) chewing gum, and 3) articles used for components of any such article.” Except the following are not “food” for purposes of the rule: Food contact substances and pesticides are not “food” for purposes of the interim final rule. Thus, a facility that manufactures/processes, packs, or holds a food contact substance or a pesticide is not required to register with FDA.³

Examples regulated food within scope of the rule:

- Raw commodities for use as food or components of food
- Food and food additives for man or animals
- Dietary supplements and dietary ingredients
- Beverages (including alcoholic & bottled water)
- Bakery goods, snack food, candy, and chewing gum
- Dairy products and shell eggs
- Infant formula
- Fruits and vegetables
- Fish and seafood
- Canned and frozen foods
- Live food animals
- Animal feeds and pet food

Facilities that are exempted from the rule:

- Farms ⁴
- Foreign persons, except for foreign persons who transport food in the US.
- Restaurants are excluded entirely.⁵
- Persons performing covered activities with food to the extent that the food is within the exclusive jurisdiction of the USDA; that is, facilities handling only meat, poultry or egg products. Foods that FDA does not Regulate.
  - Foods to the extent they are under the exclusive jurisdiction of the USDA under the:
    - Poultry Products Inspection Act (21 U.S.C. 451 et seq.), or
    - Egg Products Inspection Act (21 U.S.C. 1031 et seq.)

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¹ Definition from sec. 201 (f) of the Federal Food, Drug, and Cosmetic Act applies. Food contact substances, as defined in § 409(h)(6) of the FD&C Act, and Pesticides regulated by EPA, as defined in 7 U.S.C. § 136(u).

⁴ Farms, i.e., facilities in one general physical location devoted to the growing and harvesting of crops, the raising of animals (including seafood), or both. Washing, trimming of outer leaves, and cooling of produce are considered part of harvesting. The term “farm” also includes facilities that pack or hold food, provided that all food used in such activities is grown, raised, or consumed on that farm or another farm under the same ownership, and facilities that manufacture/process food, provided that all food used in such activities is consumed on that farm or another farm under the same ownership. A farm-operated roadside stand that sells food directly to consumers as its primary function would be exempt from registration as a retail food establishment.

⁵ Restaurants, i.e., facilities that prepare and sell food directly to consumers for immediate consumption, including pet shelters, kennels, and veterinary facilities that provide food directly to animals. Facilities that provide food to interstate conveyances, such as commercial aircraft, or central kitchens that do not prepare and serve food directly to consumers are not restaurants for purposes of the rule. A combination restaurant/retail facility is excluded entirely if sales of food it prepares and sells to consumers for immediate consumption are more than 90 percent of its total food sales.
• Persons who manufacture, process, pack, transport, distribute, receive, hold, or import food for personal consumption.  

• Persons who receive or hold food on behalf of specific individual consumers and who are not also parties to the transaction and who are not in the business of distributing food (e.g., concierge in an apartment building).

• Persons who manufacture, process, pack, transport, distribute, receive, hold, or import food packaging (the outer packaging of food that bears the label and does not contact the food), except for those persons who also engage in a covered activity with respect to food.

• Private residences of individuals, even though food may be manufactured/processed, packed, or held there.

• Non-bottled water drinking water collection and distribution establishments and structures, such as municipal water systems.

• Transport vehicles that hold food only in the usual course of their business as carriers.

• Nonprofit food establishments, which are charitable entities that meet the terms of §501(c)(3) of the Internal Revenue Code and that prepare or serve food directly to the consumer or otherwise provide food or meals for consumption by humans or animals in the US Central food banks, soup kitchens, and nonprofit food delivery services are examples of nonprofit food establishments.

• Fishing vessels that harvest and transport fish. Such vessels may engage in practices such as heading, eviscerating, or freezing fish solely to prepare the fish for holding on board the vessel and remain exempt.

**Electronic registration** - The FDA in 2003 announced further steps to use modern technology to provide new protections for US’s food supply. First, FDA announced that its new electronic registration system for food facilities, foreign, and domestic. This registration system, available online at [http://www.cfsan.fda.gov/~furlsovffreg.html](http://www.cfsan.fda.gov/~furlsovffreg.html) and designed to bolster the safety and security of US’s food supply, helps with quick identification and notification of food processors and other facilities involved in any deliberate or accidental contamination of food. Second, FDA issued a report to Congress on its progress toward developing more rapid, easier, and less costly tests to detect food contamination.

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6 Retail food establishments, such as groceries, delis, and roadside stands, which sell food directly to consumers as their primary function, meaning that annual sales directly to consumers are of greater dollar value than annual sales to other buyers. An establishment that manufactures/ processes, packs, or holds food and whose primary function is to sell food directly to consumers, including food that the establishment manufactures/processes, from that establishment is a retail food establishment and is not required to register.
FDA’s registration system, one of the key provisions of the Bioterrorism Act, requires domestic and foreign food facilities to register with the agency. As a result, FDA will have for the first time an official roster of foreign and domestic food facilities, allowing timely notification and response in the event of a food safety threat. This new system will permit 400,000 facilities to register worldwide in 60 days, and will give FDA new capabilities to work with everyone involved in our food supply to keep it safe and secure.  

2. Record Maintenance

In December 2004, FDA published a final rule requiring food firms to establish and maintain records that would allow FDA to conduct an effective and efficient traceback investigation to protect the US human food and animal feed supply, in the event the agency has a reasonable belief that an article of food is adulterated and poses a threat of serious adverse health consequences or death to humans or animals.

Economic Impact of Final Rule

- Approximately 707,672 total facilities covered
- 597,172 domestic facilities that manufacture, process, pack, transport, distribute, receive, hold, or import food in the US
- 110,500 foreign facilities that transport food in the US

Requirements for who must establish and maintain records: Domestic persons in the US that manufacture, process, pack, transport, distribute, receive, hold or import food; foreign persons that transport food; and persons who place food directly in contact with its finished container. For these regulations, the term persons include individuals, partnerships, corporations, and associations. These records identify the immediate previous source of all food received, as well as, the immediate subsequent recipient of all food released.

Records must be retained at the establishment where the activities covered in the records occurred or at a reasonable accessible location. To minimize the burden on food companies affected by the final rule, companies may keep the required information in any format, paper or electronic. All businesses covered by this rule must comply within 12 months from the date the rule is published in the Federal Register, except small and very small businesses.

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7 When FDA has a reasonable belief that an article of food is adulterated and presents a threat of serious adverse health consequences or death to humans or animals, any records or other information to which FDA has access must be available for inspection and copying as soon as possible, not to exceed 24 hours from time of receipt of the official request. The records access authority applies both to records required to be established and maintained by the final rule, or any other records a covered entity may keep to comply with federal, state, or local law or as a matter of business practice.
Record Retention Periods

<table>
<thead>
<tr>
<th>Food having significant risk of spoilage, loss of value, or loss of palatability within . . .</th>
<th>Non - transporter Records</th>
<th>Transporter Records</th>
</tr>
</thead>
<tbody>
<tr>
<td>60 days</td>
<td>6 months</td>
<td>6 months</td>
</tr>
<tr>
<td>&gt; 60 days but within 6 months</td>
<td>1 year</td>
<td>1 year</td>
</tr>
<tr>
<td>&gt; 6 months</td>
<td>2 years</td>
<td>1 year</td>
</tr>
<tr>
<td>All animal feed, including pet food</td>
<td>1 year</td>
<td>1 year</td>
</tr>
</tbody>
</table>

Information that must be included in records: Lot Code Specify – lot code information is required by the FDA to be maintained and linked to specific batches of production. For bulk receipts (flour, oil, etc.) scale ticket numbers are a unique identifier and must be linked to production as well.

Manufacturing/Processing – Manufacturers and Processors must link their ingredient lot numbers to production batch lot numbers.

Packaging - All food contact packaging must be linked to specific batches of product manufactured – By lot identifier.8

Unique identifiers - Bulk “food” (animal or human) has identity as defined via “other identification” documentation (scale tickets, etc.) and thus must be isolated and traced through the elevator to meet the FDA specificity requirements.

Records excluded from records access: Recipes, financial data, pricing data, personnel data, research data, and sales data are excluded from these requirements. A recipe is defined as the formula, including ingredients, quantities, and instructions necessary to manufacture a food product. Therefore, records relating only to the ingredients of a food product and not the other two components of a recipe are not excluded.

Excluded from the requirement to establish and maintain records, but not the record availability requirements for existing records

Entities subject only to the record access and prohibited act provisions:

- Fishing vessels not engaged in processing
- Retail food establishments that employ 10 or fewer full-time equivalent employees
- Non-profit food establishments

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8 PathTracer is an example of software that can link ingredients – bulk or bagged / dry or liquid, trace elements and packaging into specific batches. See Chapter 10 – PathTracer for more information.
• Persons who manufacture, process, pack, transport, distribute, receive, hold, or import food are subject to the record availability requirements with respect to its packaging (the outer packaging of food that bears the label and does not contact the food)

• Persons who manufacture, process, pack, transport, distribute, receive, hold, or import food contact substances other than the finished container that directly contacts the food

• Persons who manufacture, process, pack, transport, distribute, receive, hold, or import the finished container that directly contacts the food, except for those persons who place food directly in contact with its finished container

Additional partial exclusions:

• Persons who distribute food directly to consumers (the term consumers does not include businesses) are excluded from the requirement to establish and maintain records to identify the immediate subsequent recipients (they are subject to the requirements to identify the immediate previous sources)

• Persons who operate retail food establishments that distribute food to persons who are not consumers must establish and maintain records to identify the immediate subsequent recipients only to the extent the information is reasonably available
c. US Department of Agriculture (USDA) - General


In 1862, when President Abraham Lincoln founded the US Department of Agriculture, he called it the “people’s Department.” In Lincoln’s day, 58 percent of the people were farmers who needed good seeds and information to grow their crops. Generally speaking, the USDA is responsible for the safety of meat, poultry, and egg products.

Many of the USDA’s mission areas overlap into regions that promote identity preservation and traceability. GIPSA is a primary illustration of not only promoting grain quality and sales, but also IPT principles. Other USDA agencies also play a part in the larger scheme of IPT programs or systems, even if they do not a directly indicate an IPT purpose or goal. They accomplish this by providing information and structure, which helps their customers, farmers, elevators, processors, etc. to better integrate IPT programs.

USDA Agencies

**Agricultural Marketing Service (AMS)** facilitates the strategic marketing of agricultural products in domestic and international markets while ensuring fair trading practices and promoting a competitive and efficient marketplace. AMS constantly works to develop new marketing services to increase customer satisfaction, and includes six commodity programs; cotton, dairy, fruit and vegetable, livestock and seed, poultry, and tobacco.

**Agricultural Research Service (ARS)** is USDA’s principal in-house agricultural research and information agency.

**Animal and Plant Health Inspection Service (APHIS)** provides leadership in ensuring the health and care of animals and plants. The agency improves agricultural productivity and competitiveness and contributes to the national economy and the public health.

**Grain Inspection, Packers and Stockyards Administration (GIPSA)** facilitates the marketing of livestock, poultry, meat, cereals, oilseeds, and related agricultural products. It also promotes fair and competitive trading practices for the overall benefit of consumers and US agriculture. GIPSA ensures open and competitive markets for livestock, poultry, and meat by investigating and monitoring industry trade practices. (See next section for more information)

**Food Safety**

Food Safety ensures that the nation’s commercial supply of meat, poultry, and egg products is safe, wholesome, and properly labeled, and packaged. This mission area also plays a key role in the President’s Council on Food Safety and has been instrumental in coordinating a
national food safety strategic plan among various partner agencies including the Department of Health and Human Services (DHHS) and the Environmental Protection Agency (EPA).

Another AMS organization is the Science and Technology Program. It provides centralized scientific support to AMS programs, including laboratory analyses, laboratory quality assurance, coordination of scientific research conducted by other agencies for AMS, and statistical and mathematical consulting services. In addition, the Science and Technology Division’s Plant Variety Protection Office issues certificate of protection for new varieties of sexually reproduced plants. The Program also conducts a structure to collect and analyze data about pesticide residue.
d. USDA - Grain Inspection, Packers & Stockyards Administration (GIPSA)

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Accessed 29 August 2006

The USDA Process Verified Program (PVP) and Verification Point Services are examples of pluralism between government and industry to support food security and customer demands that promotes IPT principles.

History: The Grain Inspection, Packers and Stockyards Administration (GIPSA) was established in 1994 as part of the reorganization of the USDA. The formation of the agency resulted from the joining of two previously independent agencies, the Federal Grain Inspection Service and the Packers and Stockyards Administration. Today, GIPSA is part of USDA’s Marketing and Regulatory Programs, which are working to ensure a productive and competitive global marketplace for US agricultural products.

The Federal Grain Inspection Service (FGIS) was established by Congress in 1976 to manage the national grain inspection system, which initially was established in 1916, and to institute a national grain weighing program. The goal of creating a single federal grain inspection entity was to ensure development and maintenance of uniform US standards, to develop inspection and weighing procedures for grain in domestic and export trade, and to facilitate grain marketing.9

Today’s Packers and Stockyards Program (P&S) is the progeny of the Packers and Stockyards Administration, which was established in 1921 under the Packers and Stockyards Act. The organization was instituted to regulate livestock marketing activities at public stockyards and the operations of meat packers and live poultry dealers.10

Mission: The GIPSA mission is to facilitate the marketing of livestock, poultry, meat, cereals, oilseeds, and related products, and promote fair and competitive trading practices for the

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9 The agency’s Federal Grain Inspection Service has headquarters units in Washington, DC, and Kansas City, Missouri, and field offices located in export and domestic markets in the US and eastern Canada. GIPSA also oversees the official inspection and weighing system, a network of Federal, State, and private entities that provide inspection and weighing services to customers nationwide.

10 GIPSA’s Packers and Stockyards Program has a headquarters office in Washington, D.C.; regional field offices in Atlanta, Georgia; Denver, Colorado; and Des Moines, Iowa; and a cadre of resident agents located throughout the country.
overall benefit of consumers and US agriculture. In doing so they serve a diverse group of customers:

- Grain, livestock, and poultry producers
- Stockyards, livestock market agencies, and dealers
- Meat packers, brokers, wholesalers, and distributors
- Poultry growers and live poultry dealers
- Foreign grain buyers
- Grain and commodity handlers, processors, millers, and exporters
- Other federal and state agencies
- Authorized state and private inspection and weighing agencies
- Academic and research institutions
- The general public

**How IPT works for Grain, Rice, and Legumes** (basic) - The US grain, rice, and other commodities flow from farm to elevator to destinations around the world. GIPSA’s Federal Grain Inspection Service (FGIS) helps move the nation’s harvest into the marketplace by providing farmers, handlers, processors, exporters, and international buyers with sampling, inspection, process verification, weighing and stowage examination services that accurately and consistently describe the quality and quantity of the commodities being bought and sold.

In response to changing consumer demands, the market is adopting a variety of new marketing mechanisms, such as identity preservation, to augment traditional marketing approaches. GIPSA’s goal is to add value in this evolving marketplace by augmenting, not supplanting, existing marketing practices.

To this end, GIPSA published an Advance Notice of Proposed Rulemaking in the *Federal Register* (Vol. 67, No.151, August 6, 2002, pg. 50853) seeking public comment on USDA’s roles in facilitating the marketing of grains, oilseeds, fruits, vegetables, and nuts. Respondents recommended 1) continue existing programs to standardize testing methodology and component testing, and 2) build on the success of its process verification programs for fruits, vegetables, and livestock by developing similar programs for grains, oilseeds, and related agricultural commodities.

As just mentioned above: The verification procedures verify the process by which a product or service is produced, handled, and processed rather than verifying the contents of the final product. The scope of a process may range from seed purchase to a final product on grocery shelves or a segment in between. However, more extensive processes create a greater need for
other technical experts to assist GIPSA. Therefore, GIPSA will seek opportunities to partner with other organizations already performing such services.

**General Certification** - Official inspections result in the issuance of official certificates. Certificates report the grade of the grain inspected based on characteristics such as test weight, moisture, cleanliness, and damage. Certificates are issued for the various grains for which standards exist under the US Grain Standards Act, as amended, and for rice, pulses, and miscellaneous processed commodities covered by Part 68 of the regulations under the Agricultural Marketing Act of 1946, as amended.

Certificates are the final product in the chain of official inspection services. They document the official procedures followed: date, location of the inspection or weighing process, and provide specific service results factor-by-factor or by service requested.

**Types of Official Certificates:**

- Export Grain Inspection Certificate: mandatory export inspection
- Export Grain Weight Certificate: mandatory export weighing
- Grain Inspection Certificate (Official Sample-Lot Inspection): domestic lots
- Certificate – Warehouseman’s Sample-Lot Inspection
- Certificate - Submitted Sample Inspection
- Stowage Examination Certificate: certifies results of an official stowage examination
- Inspection Certificate - Official Commercial Sample Lot Inspection
- Certificate - Official Commercial Submitted Sample Inspection

**USDA Process Verified Program (PVP)** (a more intense IPT program)

The USDA Process Verified Program provides suppliers of agricultural products or services the opportunity to assure customers of their ability to provide consistent quality products or services. This is accomplished by having their documented production, manufacturing or services delivery processes verified through independent, third party audits. The program supports the market’s increased use of identity preservation and similar activities that add value, and provides a way to capture the full value of your products. PVP is available to any grain or oilseed farmer, handler, or processor, large or small, whether the value-adding activity is identity preservation, testing, product branding, or any other marketing goal.

Under the PVP, GIPSA provides independent, third-party certification of the written quality practices and production processes used to provide consistent-quality products.

**Important note** - the quality practices and production processes are not GIPSA standards or rules. Individuals and organizations, such as farmers, handlers, and processors develop and
implement quality management systems based on internationally recognized standards and value-adding processes to satisfy their customers’ expectations. Prior to granting certification, 1) GIPSA performs a desk audit to evaluate conformance to specified quality management requirements. The agency 2) then confirms the implementation of the written quality management system and manufacturing processes through an onsite audit. 3) Additional periodic, announced, and unannounced audits, including document reviews, major system audits, and surveillance audits, are performed to verify continuing conformance. Through this program, GIPSA verifies the processes used to ensure quality, not the quality of the final product.

PVP suppliers are able to make marketing claims, such as production and manufacturing practices or service provision, and market themselves as “USDA Process Verified.” They also receive a USDA Certificate of Conformance for use in products marketing, and their approval will be posted, with permission, on GIPSA’s Web site to further substantiate their certification.

At the present time the PVP uses the ISO 9000 series standards for documented quality management systems as a format for evaluating program documentation to ensure consistent auditing practices and promote international recognition of audit results.

**GIPSA Auditors** - GIPSA quality auditors are each fully trained ISO 9000 Lead Auditors with more than 6 years’ experience as an auditor. All of the auditors have an agricultural or food processing background that includes grain production, handling, or processing, and related commodity experience.11

**Cost** - PVP is user-fee funded. GIPSA charges an hourly fee for all review and audit services, and for travel costs at the Government-approved reimbursement rate. The exact cost of service varies based on the scope of the process(es) being audited, the number of participating parties, and other factors. Detailed cost estimates are provided prior to providing service.

**Procedures** - To operate an approved USDA Process Verified Program, suppliers must submit documented quality management systems to the FGIS, Process Verified Program, and successfully pass an audit according to:

- FGIS Directive 9180.79 1-21-06
- Process Verified Program Audit Checklist
- Process Verification Points and Use of the Process Verified Shield
- Requesting Service

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11 GIPSA also maintains a team of trained Technical Experts who can accompany auditors when specific expertise is required to complete the audit.
Verification Service (Directive 9180.79 as of 1-31-06)

This directive establishes official procedures for obtaining and performing verification services for all products assigned to the GIPSA and services associated with marketing of these products. PVP provides independent third-party verification that processing or marketing claims are clearly defined and verified. The services are provided under the authority of the Agricultural Marketing Act of 1946 (AMA), as amended, and the Code of Federal Regulations (CFR) 7, Part 868, and this directive.

The directive provides a framework for determining whether a processing or marketing claim, referred to in this document as a verification point, can be accepted under PVP. It also provides guidelines for use of the verification points, the USDA Shield (logo), and the term, “USDA Process Verified.”

Important note – Verification Points are processing, handling, service or marketing claims made by an organization that USDA has certified under the PVP. The claims are used for advertising or promotional purposes and demonstrate that Verification Points:

• add value to the product or service or employs practices beyond normal business activity
• are substantive, verifiable, and repeatable
• are within the scope of the PVP
• are not requirements of a regulation or law, PVP requirements, or a standard under which the organization generally operates

From the FGIS Process Verified Program; PVP Form 002; March 1, 2006; Version 5, the Audit Report and Checklist includes 135 MUSTs, 9 Documented Items, and 24 Recorded Items.

Examples of Verification Points

Allowable Verification Points can include:

• Source verification, identity preservation, and traceability to specific points within a system
• Adherence to a recognized standard that is not otherwise required by industry or regulation
• A unique production or handling practice
• A service with a unique characteristic for that type of operation or outside normal business practice

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12 The programs offered do not seek to compete with or duplicate programs already existing in the private sector. Rather, they are intended to complement those programs by offering an independent, internationally respected source of verification activities. At the same time, the programs will have sufficient safeguards to ensure the integrity of their results.
• A quantifiable characteristic such as size, weight, age, or grade
• Documentation, monitoring or auditing that is unique to the company and outside normal business practice
• A characteristic, practice, or requirement that is specifically requested by a customer or consumer

**Non-allowable** Verification Points may include:
- Adherence to Good Manufacturing Practices when it is a requirement
- Conformance to Process Verified Program requirements
- Objectives of the Quality Management System
- Compliance to industry rules and regulations

**Auditing the Verification Points**
- Verification points must be clearly stated in the quality manual. The claims will be reviewed during the adequacy audit to establish that they meet the above requirements. Applicants must provide appropriate information to establish the validity of the claims.
- Each Verification Point will be audited during the on-site audit to verify that the claims are accurate and repeatable.

**Adequacy Audit (Document Review)** - All audits will be conducted in conformance to ISO 19011 Guidelines for quality and/or environmental management systems auditing.
- The assigned auditor will conduct a complete adequacy audit of the applicant’s quality system documentation to ensure that each element of the specific quality system is in compliance.
- If the documentation is adequate, the auditor will arrange to conduct an on-site audit.

**Audit Reports**
- Upon completion of the on-site audit, the auditor will prepare a detailed report of the audit observations, findings, and recommendations. The report will include, at a minimum: the name, address, and the organizational structure of the business.
- Auditors will itemize any significant findings of nonconformance in the finding section of the audit report and assign a tracking number to each nonconformance. Auditors will classify each itemized nonconformance as a *continuous improvement point*, a *minor nonconformance*, or a *major nonconformance* according to the following definitions:
Continuous improvement point (CIP): An observation made by an auditor that is not a nonconformance, but an area where the operation might improve.

Minor Nonconformance: A nonconformance that, although it needs to be corrected in a timely manner, does not compromise the integrity of the product or the quality system.

Major Nonconformance: A nonconformance that compromises the integrity of the quality system to the extent that approval should be denied, revoked, or delayed until corrective action can be completed. Any absence or complete breakdown in a required element will be considered a major nonconformance. An accumulation of minor nonconformances also may result in the assignment of a major nonconformance for an audit.

Approval

- In most verification programs, approval decisions will be made by the Verification Programs (VP) Manager after a Review Committee has reviewed the applicable audit reports and made a recommendation to grant or deny approval.
- Organizations meeting all verification program requirements will be issued a certificate of conformance valid for 1 year from the date of the on-site audit. Information regarding the organization’s status will be posted on the GIPSA website.

An example of PVP assistance - Companies are encouraged to create a quality manual that describes its processes and procedures. Some important points to remember:

- A quality manual must describe the company’s processes and procedures as they relate to the PVP. It can reference existing procedures, instructions, etc., within the quality manual.
- Say “what” to do and “how” to do it. It is not sufficient to simply state to do something.
- Use what is already in place as long as it meets the PVP requirements. It can reference existing procedures, work instructions, forms, etc., within the quality manual.
- The Process Verified Program requires 10 documented procedures, at a minimum.
e. USDA - National Organic Program (NOP)

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USDA National Organic Program (NOP)

Congress passed the Organic Foods Production Act (OFPA) of 1990. The OFPA required the USDA to create “national standards governing the marketing of certain agricultural products as organically produced products,” to assure consumers that “organically produced products meet a consistent standard,” and to facilitate “interstate commerce in fresh and processed food that is organically produced.” The OFPA and the National Organic Program (NOP) regulations require that agricultural products labeled as organic originate from farms or handling operations certified by a State or private entity, which has been accredited by USDA. On December 21, 2000, the Agricultural Marketing Service (AMS), an agency within the USDA, published a final rule that implemented OFPA. The combination of OFPA and the final rule created the National Organic Program (NOP). The NOP is a marketing program housed within the USDA AMS. Neither the OFPA nor the NOP regulations address food safety or nutrition.

The NOP developed national organic standards and established an organic certification program based on recommendations of the 15-member National Organic Standards Board (NOSB). The NOSB is appointed by the Secretary of Agriculture and is comprised of representatives from the following categories: farmer/grower; handler/processor; retailer; consumer/public interest; environmentalist; scientist; and certifying agent. In addition to considering NOSB recommendations, USDA reviewed State, private and foreign organic certification programs to help formulate these regulations.13

Organic crops are raised without using most conventional pesticides, petroleum-based fertilizers, or sewage sludge-based fertilizers. Animals raised on an organic operation must be fed organic feed and given access to the outdoors. They are given no antibiotics or growth hormones.

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13 NOP certificates dates: According to 205.404 of the NOP certification bodies can not indicate validity dates on the NOP certificates. However, operations shall be deemed to be certified under the Act until the operation’s next anniversary date of certification. The same paragraph requires CU to indicate the ‘effective date of certification’ (first date of certification) instead of the last date of certification. Due to this, NOP certified operators often face difficulties to prove the validity of their certificate. In case of such a situation, operators can advise inquirers to search for presently certified companies or products at the CU website. If it does not help, operators can contact their certifier, who will issue a declaration.
**NOP Labeling standards** are based on the percentage of organic ingredients in a product.¹⁴

- Products labeled “100 percent organic” must contain only organically produced ingredients.
- Products labeled “organic” must consist of at least 95% organically produced ingredients.
- Products meeting the requirements for “100 percent organic” and “organic” may display the USDA Organic seal.

A common misinterpretation, does natural mean organic? No. **Natural and organic** are not interchangeable. Other truthful claims, such as free-range, hormone-free, and natural, can still appear on food labels. Only food labeled “organic” has been certified as meeting USDA organic standards.

**Summary: National Organic Program – Final Rule**

The final rule establishes the National Organic Program (NOP) under the direction of the Agricultural Marketing Service (AMS). This national program has four important parts that they will 1) **facilitate domestic and international marketing** of fresh and processed food that is organically produced and assure consumers that such products meet consistent, uniform standards. 2) This program establishes national standards for the production and handling of organically produced products, including a **National List of substances approved for and prohibited from use** in organic production and handling. 3) The final rule establishes a **national-level accreditation program** to be administered by AMS for State officials and private persons who want to be accredited as certifying agents. Under the program, certifying agents will certify production and handling operations in compliance with the requirements of this regulation and initiate compliance actions to enforce program requirements. 4) The final rule includes requirements for labeling products as organic and containing organic ingredients. This final rule also provides for importation of organic agricultural products from foreign programs determined to have equivalent organic program requirements.

**How NOP works** - Organic food is produced by farmers who emphasize the use of renewable resources and the conservation of soil and water to enhance environmental quality for future generations. Organic meat, poultry, eggs, and dairy products come from animals that are given no antibiotics or growth hormones.¹⁵ Organic food is produced without using most

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¹⁴ The use of the seal is voluntary, so it is possible for organic products to not have an USDA Organic Seal.

¹⁵ The Act allows use of animal vaccines in organic livestock production if the product is not on the national list: Because the vaccine would not be a synthetic material.
conventional pesticides; fertilizers made with synthetic ingredients or sewage sludge; bioengineering; or ionizing radiation. Before a product can be labeled “organic,” a government-approved certifier inspects the farm where the food is grown to make sure the farmer is following all the rules necessary to meet NOP standards. Companies that handle or process organic food before it gets to local supermarkets or restaurants must be certified, too. Note: the USDA makes no claims that organically produced food is safer or more nutritious than conventionally produced food. Organic food differs from conventionally produced food in the way it is grown, handled, and processed.

NOP regulations - The regulations prohibit the use of genetic engineering, ionizing radiation, and sewage sludge in organic production and handling. As a “general” rule, all natural (non-synthetic) substances are allowed in organic production and all synthetic substances are prohibited. The National List of Allowed Synthetic and Prohibited Non-Synthetic Substances, a section in the regulations, contains the specific exceptions to the rule.

Regulations National Organic Program Regulations, 7 C.F.R. Part 205

Requirements on who needs to be certified - Operations or portions of operations that produce or handle agricultural products that are intended to be sold, labeled, or represented as “100 percent organic,” “organic,” or “made with organic ingredients” or food group(s).

Certification standards establish the requirements that organic production and handling operations must meet to become accredited by USDA-accredited certifying agents. The information that an applicant must submit to the certifying agent includes the applicant’s organic system plan. This plan describes (among other things) practices and substances used in production, record keeping procedures, and practices to prevent commingling of organic and non-organic products. The certification standards also address on-site inspections.

Accreditation standards establish the requirements an applicant must meet in order to become a USDA-accredited certifying agent. The standards are designed to ensure that all organic certifying agents act consistently and impartially. Successful applicants will employ experienced personnel, demonstrate their expertise in certifying organic producers and handlers, and prevent conflicts of interest and maintain strict confidentiality.

Exempt and Excluded Operations - This regulation establishes several categories of exempt or excluded operations. An exempt or excluded operation does not need to be certified.

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However, operations that qualify as exempt or excluded operations can voluntarily choose to be certified. A production or handling operation that is exempt or excluded from obtaining certification still must meet other regulatory requirements contained in this rule as explained below.

**Exempt Operations**

1. A production or handling operation that has $5,000 or less in gross annual income from organic sales is exempt from certification. This exemption is primarily designed for those producers who market their product directly to consumers. It will also permit such producers to market their products direct to retail food establishments for resale to consumers. The exemption is not restricted to US producers. However, as a practical matter, NOP does not envision any significant use of the exemption by foreign producers because: 1) the products from such operations cannot be used as ingredients identified as organic in processed products produced by another handling operation, and 2) it is unlikely that such operations will be selling their products directly to consumers in the US.

2. A retail food establishment or portion of a retail food establishment that handles organically produced agricultural products but does not process them is exempt from all of the requirements in these regulations.

3. A handling operation or portion of a handling operation that handles only agricultural products containing less than 70 percent organic ingredients by total weight of the finished product (excluding water and salt) is exempt from the requirements in these regulations, except the recordkeeping provisions of section 205.101(c); the provisions for prevention of contact of organic products with prohibited substances in section 205.272; and the labeling regulations in sections 205.305 and 205.310. The recordkeeping provisions maintain an audit trail for organic products. The prevention of contact with prohibited substances and the labeling requirements protect the integrity of organically produced products.

4. A handling operation or portion of a handling operation that uses the word “organic” only on the information panel is exempt from the requirements in these regulations, except the recordkeeping provisions of section 205.101(c); the provisions for prevention of contact of organic products with prohibited substances as provided in section 205.272; and the labeling regulations in sections 205.305 and 205.310. The recordkeeping provisions maintain an audit trail for organic products. The prevention of contact with prohibited substances and labeling requirements protect the integrity of organically produced products.
As noted above, exempt handling operations producing multi-ingredient products must maintain records as required by section 205.101(c). This would include records sufficient to: 1) prove that ingredients identified as organic were organically produced and handled and 2) verify quantities produced from such ingredients. Such records must be maintained for no less than 3 years, and the operation must allow representatives of the Secretary and the applicable State program’s governing State official access to the records during normal business hours for inspection and copying to determine compliance with the applicable regulations.

**Excluded Operations**

1. A handling operation or portion of a handling operation that sells organic agricultural products labeled as “100 percent organic,” “organic,” or “made with...” that are packaged or otherwise enclosed in a container prior to being received or acquired by the operation, remain in the same package or container, and are not otherwise processed while in the control of the handling operation is excluded from the requirements in these regulations, except for the provisions for prevention of commingling and contact of organic products with prohibited substances in section 205.272. The requirements for the prevention of commingling and contact with prohibited substances protect the integrity of organically produced products.

2. A retail food establishment or portion of a retail food establishment that processes on the premises of the retail food establishment raw and ready-to-eat food from certified agricultural products labeled as “100 percent organic,” “organic,” or “made with...” is excluded from the requirements in these regulations, except for the provisions for prevention of contact of organic products with prohibited substances as provided in section 205.272 and the labeling regulations in section 205.310. The prevention of commingling and contact with prohibited substances and labeling requirements protect the integrity of organically produced products.

Excluded retail food establishments include restaurants, delicatessens, bakeries, grocery stores, or any retail outlet with an in-store restaurant, delicatessen, bakery, salad bar, or other eat-in or carry-out service of processed or prepared raw and ready-to-eat food.

There is clearly a great deal of public concern regarding the handling of organic products by retail food establishments. NOP has not required certification of retail food establishments at this time because of a lack of consensus as to whether retail food establishments should be certified, a lack of consensus on retailer certification standards, and a concern about the capacity of existing certifying agents to certify the sheer volume of such businesses. Retail food establishments, not exempt under the Act, could at some future date be subject to regulation...
under the NOP. Any such regulation would be preceded by rulemaking with an opportunity for public comment.

No retailer, regardless of this exclusion and the exceptions found in the definitions for “handler” or “handling operation,” may sell, label, or provide market information on a product unless such product has been produced and handled in accordance with the Act and these regulations. Any retailer who knowingly sells or labels a product as organic, except in accordance with the Act and these regulations, will be subject to a civil penalty of not more than $10,000 per violation under this program.

**How farmers and handlers become certified** - An applicant will submit specific information to an accredited certifying agent. Information will include: type of operation, history of substances applied to land for the previous 3 years, organic products being grown, raised, or processed, and the applicant’s organic plan, which includes practices and substances used in production. The organic plan also must describe the monitoring practices to be performed to verify that the plan is effectively implemented, the record-keeping system, and the practices to prevent commingling of organic and non-organic products and to prevent contact of products with prohibited substances.

Applicants for certification will have to keep accurate post-certification records for 5 years concerning the production, harvesting, and handling of agricultural products that are to be sold as organic. These records should document that the operation is in compliance with the regulations and verify the information provided to the certifying agent. Access to these records must be provided to authorized representatives of USDA, including the certifying agent.

**Inspection and certification process** - Certifying agents will review applications for certification eligibility. A qualified inspector will conduct an on-site inspection of the applicant’s operation. Inspections will be scheduled when the inspector can observe the practices used to produce or handle organic products and talk to someone knowledgeable about the operation.

The certifying agent will review the information submitted by the applicant and the inspector’s report. If this information shows that the applicant is complying with the relevant standards and requirements, the certifying agent will grant certification and issue a certificate. Certification will remain in effect until terminated, either voluntarily or through the enforcement process. Annual inspections will be conducted of each certified operation, and updates of information will be provided.

**Compliance review and enforcement measures** - The rule will permit USDA or the certifying agent to conduct unannounced inspections at any time to adequately enforce the
regulations. The Organic Foods Production Act also requires that residue tests be performed to help in enforcement of the regulations. Certifying agents and USDA will conduct residue tests of organically produced products when there is reason to believe that they have been contaminated with prohibited substances. If any detectable residues are present an investigation will be conducted to determine their source.

**An organic system plan contains six components.**

1. The organic system plan must describe the practices and procedures used, including the frequency with which they will be used, in the certified operation.

2. It must list and characterize each substance used as a production or handling input, including the documentation of commercial availability, as applicable.

3. It must identify the monitoring techniques which will be used to verify that the organic plan is being implemented in a manner which complies with all applicable requirements.

4. It must explain the recordkeeping system used to preserve the identity of organic products from the point of certification through delivery to the customer who assumes legal title to the goods.

5. The organic system plan must describe the management practices and physical barriers established to prevent commingling of organic and non-organic products on a split operation and to prevent contact of organic production and handling operations and products with prohibited substances.

6. The organic system plan must contain the additional information deemed necessary by the certifying agent to evaluate site-specific conditions relevant to compliance with these or applicable State program regulations. Producers or handlers may submit a plan developed to comply with other Federal, State, or local regulatory programs if it fulfills the requirements of an organic system plan.

**The first element.** Practices are tangible production and handling techniques, such as the method for applying manure, the mechanical and biological methods used to prepare and combine ingredients and package finished products, and the measures taken to exclude pests from a facility.

By requiring information on the frequency with which production and handling practices and procedures will be performed, the final rule requires an organic system plan, to include an implementation schedule, including information on the timing and sequence of all relevant production and handling activities. The plan will include, for example, information about planned crop rotation sequences, the timing of any applications of organic materials, and the timing and
location of soil tests. Livestock management practices might describe development of a rotational grazing plan or addition of mineral supplements to the feed supply. A handling operation might identify steps involved in locating and contracting with farmers who could produce organic ingredients that were in short supply.

**The second element** that must be included in an organic system plan is information on the application of substances to land, facilities, or agricultural products. This requirement encompasses both natural and synthetic materials allowed for use in production and handling operations. For natural materials which may be used in organic operations under specific restrictions, the organic plan must detail how the application of the materials will comply with those restrictions. For example, farmers who apply manure to their fields must document in their organic system plans how they will prevent that application from contributing to water contamination. A producer and handler who base the selection of seed and planting stock material under section 205.204 or an agricultural ingredient under section 205.301 on the commercial availability of that substance must provide documentation in the organic system plan.

**The third element** is a description of the methods used to evaluate its effectiveness, measured through regular tallies of bushels or pounds it would include provisions for analyzing soil organic matter levels at periodic intervals.

**The fourth element** is a description of the recordkeeping system used to verify and document an audit trail. A livestock operation must trace each animal from its entrance into through removal from the organic operation.

**The fifth element** included in an organic system plan pertains to split production or handling operations. This provision requires an operation that produces both organic and nonorganic products to describe the management practices and physical barriers established to prevent commingling.

**The final element** regards the accreditation process, which provides an assurance that certifying agents are competent to determine the specific documentation they require to review and evaluate an operation’s organic system plan.

**Certification – Domestic & Foreign** - The USDA accredits State, private, and foreign organizations or persons to become “certifying agents.” Certifying agents certify that production and handling practices meet the national standards. See [http://www.ams.usda.gov/nop/CertifyingAgents/Accredited.html](http://www.ams.usda.gov/nop/CertifyingAgents/Accredited.html) for a comprehensive list of the USDA Accredited Certifying Agents (ACAs) organized alphabetically by state for domestic ACAs and by country for foreign ACAs.
**Imported Organic Products** - Imported agricultural products may be sold in the US if they are certified by USDA-accredited certifying agents. USDA has accredited certifying agents in several foreign countries. In lieu of USDA accreditation, a foreign certifying agent may receive recognition when USDA has determined, upon the request of a foreign government, which the foreign certifying agent’s government is able to assess and accredit certifying agents as meeting the requirements of the USDA National Organic Program. The USDA is working with New Zealand, the United Kingdom, Spain, Canada, Israel, and Denmark on this type of agreement.

**Organic Philosophical Challenge** - Many organic producers believe that organic production should be done in a manner consistent with biodiversity (sustainable) that must preserve or protect biodiversity and that “industrial organic farms” that are not sustainable. Preservation of biodiversity is a requirement in many existing organic certification standards, including the Codex guidelines. Thus, industrial organic farms should not be considered or certified as organic.

NOTE: it is particularly important to remember that organic standards are process based. Certifying agents attest to the ability of organic operations to follow a set of production standards and practices that meet the requirements of the Act and the regulations. This regulation prohibits the use of excluded methods in organic operations. The tested presence of a detectable residue of a product of excluded methods alone does not necessarily constitute a violation of this regulation. As long as an organic operation has not used excluded methods and takes reasonable steps to avoid contact with the products of excluded methods as detailed in their approved organic system plan, the unintentional presence of the products of excluded methods should not affect the status of an organic product or operation.

NOP regulation § 205.105 of allowed and prohibited substances, methods, and ingredients in organic production and handling includes;

1. Synthetic substances and ingredients, except as provided in § 205.601 or § 205.603
2. No synthetic substances prohibited in § 205.602 or § 205.604
3. Nonagricultural substances used in or on processed products, except as provided in § 205.605
4. Nonorganic agricultural substances used in or on processed products, except as otherwise provided in § 205.606
5. Excluded methods, except for vaccines, provided that, the vaccines are approved in accordance with § 205.600(a)
6. Ionizing radiation, as described in FDA regulation, 21 CFR 179.26
7. Sewage sludge
6b. CANADIAN STANDARDS

a. Chapter Abstract

This chapter reviews various aspects of Canadian identity preservation and traceability programs as they apply to grains and oilseeds. As with the US standards chapter, each section will have a short history of the organization, its purpose and scope, and important rules and regulations as they apply towards identity preservation and traceability.

National systems, such as Canada’s, are very detailed and extensive in their approach towards IPT. In many ways Canada is much further ahead in providing rules and regulations to guide its firms and industry, without burdening them with explicit “how to do it” rules. The top three participants in Canadian identity preservation and traceability includes 1) the Canadian Grain Commission’s CIPRS and Program Quality Management System and Audit Producers; 2) Canadian Soybean Export Association and its Soybean Identity Preservation Standard and procedure; and 3) Can-Trace and its Technology Guidelines and Standards.

The Canadian Soybean Export Association and its Soybean Identity Preservation Standard and procedure are especially important and helpful in its explanation of describing not only the standard, but also recommendations of good practices and appropriate documentation. This is on par with Europe’s EurepGap standards and procedures.

What follows are company/organizational/agency statements from their websites, and naturally reflect their views.
b. Canadian Grain Commission

General inquiries:
600-303 Main Street
Winnipeg, Manitoba R3C 3G8
Toll-free: 1.800.853.6705
Ph: 204.983.2770  Fax: 204.983.2751
Email: contact@grainscanada.gc.ca

Laura Anderson, Program Manager,
Canadian IP Recognition System
Canadian Grain Commission
303-303 Main Street
Winnipeg, Manitoba R3C 3G8
Ph: 204.983.2881  Fax: 204.983.5382
Email: landerson@grainscanada.gc.ca

Jo-Anne Sutherland,
Certification and Accreditation Advisor,
Canadian IP Recognition System
Canadian Grain Commission
303-303 Main Street
Winnipeg, Manitoba R3C 3G8
Ph: 204.984.6979  Fax: 204.983.5382
Email: jsutherland@grainscanada.gc.ca

Jim McCullagh
Executive Director
Canadian Seed Institute
200-240 Catherine Street
Ottawa ON K2P 2G8
Ph: 613.236.6451  Fax: 613.236.7000
Email: csi@storm.ca

Len Seguin
Chief Grain Inspector for Canada
Canadian Grain Commission
900-303 Main Street
Winnipeg MB R3C 3G8
Email: lseguin@grainscanada.gc.ca


The Canadian Seed Institute (CSI) is a not-for-profit organization established by Canadian seed associations to ensure delivery of consistent, cost effective monitoring and quality assurance programs for the Canadian seed industry. The CSI provides national accreditation services to the industry, establishing the foundation of the Canadian quality assurance system for seed certification.

Since passing the Canada Grain Act in 1912, Canada has had a quality assurance system administered by a regulatory agency, the Canadian Grain Commission (CGC). Through quality and safety testing procedures, the CGC assures the quality of grains and issues the globally recognized Certificate Final for supplying domestic and world markets with safe, high quality grain, oilseeds, and pulses.

The Canadian Grain Commission is a federal government agency and operates under the authority of the Canada Grain Act. The head office is in Winnipeg, and has approximately 700 employees. Its annual budget comes partly from fees from services and partly from Parliament. The CGC reports to Parliament through the Minister of Agriculture and Agri-Food Canada.
The CGC offers a number of services to the grain industry as grain moves its way from the producer’s field to markets. For the CGC, identity preserved agricultural production involves maintaining the unique traits or quality characteristics of a crop from seed through transportation, handling until processing. These traits can involve anything from high sugar content for snack soybeans to high-colored durum for the pasta market, or unique oils for industrial uses. It is really about agricultural companies working with end processors to identify market needs and then ensuring the processes are in place to meet those needs.

In Canada, grain is most often wheat, and wheat often is turned into bread, whole wheat bread, crusty bread, French bread, Italian bread, bannock, pita bread, and tortillas. Canadian grain products also include pasta, noodles, mustard, licorice, sprouts from mustard, flax, beans, and chick peas, oils from canola, flax, sunflowers, corn and wheat germ, soups from barley, wheat, lentils and peas, porridge, muffins, cakes, biscuits, cookies, crackers, couscous, hummus, kasha, and beer.

Canadian grain is graded by its visual characteristics, similar to the US. Grades are carefully established to describe the processing qualities of the grain. The Certificate Final issued for each export shipment of grain is internationally recognized and accepted as Canada’s assurance that what its customers buy is what they are expecting to buy.

**Federal Government Sponsorship** - The development of the Canadian Identity Preserved Recognition System (CIPRS) is supported by Agriculture and Agri-Food Canada under the Canadian Adaptation and Rural Development Fund and the Agri-Food Trade Program.

**The CGC/CSI Partnership** - The Canadian Identity Preserved Recognition System is a joint project of the CSI and the CGC. This partnership brings together the expertise of the CSI in standards development and conformity assessment, and the international reputation of the CGC as a credible and trusted organization with a mandate for grain quality certification.

There is a growing market demand for the development of quality assurance systems to programs. The Canadian IP Recognition System is a new tool for the industry to provide assurance of specific quality attributes to domestic and international buyers. The Canadian IP Recognition System is a voluntary program.

**Canadian Identity Preserved Recognition System (CIPRS) Program**

Canada has maintained an enviable reputation for supplying domestic and world markets with safe, high quality grains, oilseeds, and pulses. In a marketplace with ever increasing demands for unique product specifications and traceability, there are many new opportunities for agricultural products. A key factor in capitalizing on these opportunities is industry’s ability to
deliver products with better quality assurance systems. Although industry is taking the lead in implementing these systems, the CGC has developed a new voluntary pilot program to oversee and officially recognize those programs in order to maximize their acceptance in global markets. The CIPRS is a new tool the industry can use to provide third party assurance of the processes they are using to deliver the specific quality attributes their domestic and international buyers are demanding. See flow chart regarding CIPRS process.

System development format - The development of the system encompasses various tasks:

1. CGC quality management system standard (QMS) for IP programs
2. Accreditation program development which includes:
   - Quality management system standard for service bodies
   - Training and assessment of auditors
   - Auditing the auditors’ protocols
   - Audit protocols for IP programs

Key participants—components from farm fields to world markets

Distribution points for Canadian grain:

**Country** elevator - the primary collection point to which farmers deliver their crops. There are many country elevators throughout the crop producing areas of Canada.

**Terminal** elevator - a port grain handling facility designed to load lakers for shipment through the St. Lawrence Seaway, or freighters for shipment to overseas export destinations.

**Transfer** elevator - a port grain handling facility designed to unload lakers, railcars or trucks and transfer the grain to export freighters.

**Processing** Plant - IP products are cleaned, sorted and bagged and loaded into containers at these facilities.
**Laker** - vessels small enough to transport grain through the St. Lawrence Seaway from Thunder Bay to transfer elevators along the St. Lawrence River.

**Freighter** - large ocean-going vessels with a total capacity of up to 60,000 metric tons, designed to ship large volumes of bulk grain in holds.

**Container** vessels - large ocean-going vessels designed to accommodate containers.

**How the Canadian Identity Preserved Recognition System (CIPRS) works**

The CIPRS certifies companies selling products through identity preserved programs that have effective quality management systems for the production, handling, and transportation of specialty grains, oilseeds or pulses. These systems provide full documentation and traceability from seed to export vessel or domestic end-user.

CIPRS is based on quality management systems which document and itemize processes to control production from farmer through to labeling and shipping. It is an integrated approach to ensuring a company has the system in place to produce and certify a specific product for the customer. CIPRS ensures a company’s quality management system meets the standard created by the Canadian Grain Commission (CGC). The standard is designed to be compatible with quality management systems such as ISO.

The Canadian IP Recognition System requires that companies selling products through IP programs have effective quality management systems for the production, handling and transportation of specialized grain products. These systems maintain and provide full documentation and traceability from seed to export vessel or domestic end-user.

**Program Components**

- The CGC’s CIPRS Quality Management System Standard for IP Programs sets out what the IP program must do, focusing on the need to identify and meet customer requirements.

- Conformity assessment - Third party audits are conducted on IP programs by CGC-accredited auditors to ensure that the standard is being met.

- Certificate of Recognition is the buyer’s assurance that the IP process is operating as it should and that it meets the CGC standard.

The CGC Standard for IP Programs is a national Canadian standard that can be applied to all crop types distributed through any Canadian supply chain. It provides the measuring stick against which IP programs can be assessed. If the IP program measures up, it will be recognized by the CGC with an official certificate. This CGC Certificate of Recognition brands Canadian IP programs that can deliver on what they promise.
**Crop Specific Standards** - Some commodity organizations have developed crop specific IP standards with additional controls along the supply chain to satisfy the needs of their markets. One example is the Canadian Soybean Exporters’ Association’s Identity Preservation Standard. (see next section)

Just as the Canadian IP Recognition System provides added assurance that individual IP programs can deliver on what they promise, verification against a crop specific IP standard provides assurance that the additional controls are in place. This dual recognition provides further branding of the Canadian product in international markets. The service delivery model will also apply to these crop specific standards, keeping auditing costs to a minimum.

**Certificate assures quality** - The CGC’s Certificate Final is issued after samples taken as an ocean-going vessel is loaded have been officially inspected. The Certificate Final provides buyers with an added level of assurance that the shipment will meet their quality expectations. See Table below for an example of CGC’s IP program.

<table>
<thead>
<tr>
<th>Control Points</th>
<th>Quality System Requirements</th>
<th>Audit Procedures</th>
</tr>
</thead>
<tbody>
<tr>
<td>All Stages</td>
<td>IP Quality Manual</td>
<td>Review of manual, ensuring that the testing, production, handling and transportation plans are consistent with the quality requirements of the standard</td>
</tr>
<tr>
<td></td>
<td>• Up to date version</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Defined personnel responsibilities &amp; authorities</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Personnel training plans</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Defined product quality requirements as specified by customer</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Defined variety purity of GM testing methods and sensitivity</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Location of testing in supply chain identified</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Crop production and handling plans</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• IP product handling plan</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Transportation plan</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Non-conforming product plan</td>
<td></td>
</tr>
<tr>
<td>Crop Production &amp; Handling</td>
<td>Personnel</td>
<td>Farmer contracts</td>
</tr>
<tr>
<td>Seed</td>
<td>• Use of seed specified in the production plan, either seed stock traceable to grower or certified seed</td>
<td>Review of: • Seed purchase invoices • Certified seed tags</td>
</tr>
<tr>
<td>Planting</td>
<td>• Isolation distance from adjacent fields and previous land use consistent</td>
<td>Review of farmer records, for example: • Field maps • Field history records • Planting equipment clean out records • Planting records</td>
</tr>
<tr>
<td></td>
<td>• Planters and seed drills are cleaned before planting new crop</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Traceability from seed to field</td>
<td></td>
</tr>
<tr>
<td>Production</td>
<td>• Weed, insect and disease control consistent with crop production plan</td>
<td>Review of: • Input records • Field inspection reports</td>
</tr>
<tr>
<td></td>
<td>• Field inspections during growing season</td>
<td></td>
</tr>
</tbody>
</table>
Table 1. (Continuation)

<table>
<thead>
<tr>
<th>Crop Production &amp; Handling</th>
<th>Harvesting &amp; On-Farm Storage</th>
<th>Review of:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>• Combines and trailers cleaned before harvesting</td>
<td>• Equipment and bin clean out records</td>
</tr>
<tr>
<td></td>
<td>• Storage bins cleaned before harvest</td>
<td>• Bin maps</td>
</tr>
<tr>
<td></td>
<td>• Equipment used to load and unload storage bins cleaned before using</td>
<td>• Disposal of non-conforming product records</td>
</tr>
<tr>
<td></td>
<td>• Any contaminated crop will be disposed of as indicated in crop production plan</td>
<td>• Storage records</td>
</tr>
<tr>
<td></td>
<td>• Traceability from field to storage bin</td>
<td>Shipping records</td>
</tr>
<tr>
<td></td>
<td>• Traceability from storage bin to mode of transport</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Transportation</th>
<th>Farm to Receiving Elevator or Processor</th>
<th>Review of:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>• Defined processes for cleaning &amp; inspection of mode of transport</td>
<td>• Bills of lading</td>
</tr>
<tr>
<td></td>
<td>• Mode of transport cleaned before use</td>
<td>• Documented cleaning procedures</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Cleaning &amp; inspection records</td>
</tr>
</tbody>
</table>

Links to International Systems

Work is underway to link CIPRS to other international programs. The Standard is compatible with ISO and other quality management systems. Negotiations are taking place with the goal of having the program cross-recognized with other national standards overseas.

Publications for Certification

- CGC IP-STAN 1.0.0 - Canadian Grain Commission quality management system standard for identity preserved Programs
- CGC Guide 1.0.0 - Guidance document for the Canadian Grain Commission quality management system standard for identity preserved programs
- CGC IP-QSP 1.1.0 - Certification of an identity preserved program under the Canadian Identity Preserved Recognition System

Publications for Accreditation

- CGC ASP-STAN 2.0.0 - General Requirements for Accredited Service Providers, May 3, 2004 - revision 1.0, April 18, 2005
- Application for accreditation form, Adobe PDF
- Application for accreditation form, Microsoft Word document
- Fee Schedule
- CGC IP-STAN 1.0.0 - Quality Management System Standard for Identity Preserved Programs, revision 3, February 20, 2006
To become recognized under the CIPRS the following steps are to be observed:

- Develop an Identity Preserved quality management system in line with the CIPRS Standard.
- Be audited by an independent Canadian Grain Commission-accredited auditor who will submit an audit report to the Canadian Grain Commission (CGC).
- Await the CGC review of the audit report and decision on certification.
- If the review is successful, the company’s program will be certified.

Example of CGC IP-STAN 1.0.0 – QMS STD (Index summarized and condensed)

**CGC Quality Management System Standard for Identity Preserved Programs**

Index of chapters and subchapters

1.0 General Requirements
2.0 Documentation Requirements
2.1 Control of Documents

Sample: Records shall include the following, where applicable, and any other records deemed essential to process control by the company and/or its suppliers:

- field maps
- grower contracts
- field history records
- planting records
- both internal & external field inspection reports
- harvest records
- equipment clean-out records
- stock seed tags
- sampler declarations
- testing records
- storage records, bin records
- any non-conformance reports
- pertinent supplier records
- past assessment reports
- shipping records
- bills of lading.

Continuation of Chapters and subchapters

2.3 Quality Records
2.3.1 Quality System Records
2.3.2 Process Control Records

5.0 Product Realization
5.1 Planning of Product Realization
5.2 Customer Related Processes
5.2.1 Determination of Requirements Related to the Product
5.2.2 Review of Requirements Related to the Product
5.2.3 Customer Communication
5.3 Purchasing
3.4.2 QMS Planning
3.5 Responsibility, Authority & Communication
3.6 Management Review
4.0 Resource Management
4.1 Provision of Resources
4.2 Human Resources
4.2.1 Employee Training
4.2.2 Training Records
4.3 Infrastructure and Work Environment

5.4 Production and Service Provision
5.4.1 Control of Production & Svc Provision
5.4.2 Planting
5.4.3 Cross-contamination
5.4.4 Harvesting
5.4.5 Transportation
5.4.6 Discharge & Storage at Collection Pts.
5.4.7 Identification and Traceability

The company shall establish and maintain procedures to ensure that all IP grain handled by the company is controlled and identified. The identification and traceability system shall be such that product can be traced through the entire production and distribution system. The identification and traceability system shall be such that segregation is maintained between different product types.

5.4.8 Storage and Packaging
5.5 Control of monitoring & measuring devices
6.0 Measurement, Analysis & Improvement
6.1 General
6.2 Monitoring and Measuring
6.2.1 Customer Satisfaction
6.2.2 Internal Audit
6.2.3 Monitoring and Measurement of Product
6.2.4 Monitoring and Measurement of Processes
6.3 Control of Non-conformances
6.4 Analysis of Data
6.5. Improvement
6.5.1 Continual Improvement
6.5.2 Corrective Action
6.5.3 Preventive Action
7.0 Monitoring

**Accredited Service Providers, As of October 2005**

Canadian Seed Institute
200-240 Catherine Street
Ottawa, Ontario K2P 2G8
Ph: 613.236.6451
Email: jmccullagh@csi-ics.com

NSF-ISR
360 Main Street, Suite 2300
Winnipeg, Manitoba R3C 3Z3
Ph: 204.944.3625
Email: partridge@nsf-isr.org

Intertek Agri Services
960 C Alloy Drive
Thunder Bay, Ontario P7B 6A4
Ph: 807.345.5392
Fax: 807.345.4032
Email: Chris.Bazaluk@Intertek.com
Fee Schedule

Initial and Re-certification fee* ................................................................. $500.00
Accreditation Application (one-time) ................................................................. $500.00
Auditor Training and Assessment (per person)* ................................................. $500.00
Initial and Re-Accreditation (every 3 years)* .................................................... $1,000.00
Annual Accreditation Fee** ........................................................................ $3,000.00
On-site assessments (per day, as required)* ................................................... $500.00

* plus travel costs

1 for applicants who are not currently accredited as compliant with ISO Guide 62

Note: additional fees may be charged if the scope of the accreditation / certification is expanded (i.e. additional sites)
c. Canadian Soybean Export Association

Canadian Soybean Export Association
180 Riverview Drive, P.O. Box 1199
Chatham, ON, N7M 5L8

Michelle McMullen, Industry Opportunities Coordinator
Ontario Soybean Growers
Research Park Centre, Suite 205
Guelph, ON, N1G 4T2
Ph: 519.767.2472
Fax: 519.767.2466
Email: mmcmullen@soybean.on.ca
CSEA Members http://www.canadiansoybeans.com/members.html

The Canadian Soybean Export Association (CSEA) is a voluntary association of
members of the Canadian soybean industry, working as a team to promote the exports of
Canadian soybeans and soya products into world markets. The CSEA’s IP Soybean Procedures
are very extensive and detailed and may be used as a reference when developing an IPT system
that originates from the farm.¹

IP Soybean Procedure - Canada’s food-grade soybean customers have praised the
Canadian soybean industry’s Canadian Soybean Identity Preservation Procedure. The standard is
a minimum guideline that outlines identity preservation (IP) procedures for all stages of soybean
production, including planting, growing, harvesting, processing and shipping. The IP Soybean

CSEA Soybean Product List

- SQWH
- Crush
- Organic
- Sprouts
- IP Tofu
- IP Miso
- IP Natto
- IP Soymilk
- Non-GMO Food Soybean
- Non-GMO Crush Soybean
- Soybean Meal/Oil
- Soyflour & Soynuts
- Roasted Soybeans
- Organic Soybean Meal/Oil
- Organic Soybean Meal/Oil
- SQWH = Special Quality White Hilum
- Organic = Organic/transitional
- IP = Identity Preserved
- Sprouts = Soybeans suitable for the sprout market
- Non-GMO = Non-Genetically Modified Organism


¹ CSEA was formally begun in 1995, and its membership consists of personnel from the Canadian soybean industry in
Ontario, Quebec, Manitoba, and British Columbia. Members include personnel from industry sectors such as soybean exporters,
traders, research, and provincial and federal government officials.
### Canadian Soybean Export Association Approved Identity Preservation Procedures

(Excerpts from the Canadian Soybean Export Association Approved Identity Preservation Procedures (Rev. 2 Feb 21, 2003).

Table of Contents

- Review/Endorsement
- Amendment Record
- Distribution List
- Scope/References
- 1.0 Seed Standards
- 2.0 Planting
- 3.0 Field Season
- 4.0 Harvest
- 5.0 On Farm Storage
- 6.0 Transportation
- 7.0 Elevator Receiving
- 8.0 Elevator Storage
- 9.0 Processing
- 10.0 Loading
- 11.0 Audit Standards

(Wording in bold indicates emphasis added) * Recommendations on Good Practice (center column) are not part of the official CSEA IP Standard. They are additional suggestions for the IP program but are not enforced.

<table>
<thead>
<tr>
<th>Minimum Level</th>
<th>Recommendations on Good Practice *</th>
<th>Documentation</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>1.0 Seed Standards</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1.1 Certified seed accredited to Association of Official Seed Certification Agencies (AOSCA) standards or equivalent. Equivalent seed must be produced under a controlled system similar to the Canadian Seed Growers’ Association (CSGA) pedigreed seed increase system. <strong>“Bin run” seed not to be used. Bin run</strong> – Grain retained from a previous crop that is used as seed for planting.</td>
<td>1.1.1 Grower should retain certified seed tag for each bag of seed. Seed lot traceability is recommended.</td>
<td>1.1.2 Grower must be able to produce certified seed tag for each lot of seed purchased to produce the quantity of Identity Preserved (IP) soybeans being contracted or delivered. Grower must retain his/her invoice or receipt of purchase for all quantities of IP seed purchased. The contracting party must have sufficient documentation to prove that the seed purity and identity has been maintained.</td>
</tr>
<tr>
<td><strong>2.0 Planting</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.1 Planter must be thoroughly cleaned and inspected prior to planting IP soybean variety. This must be done regardless if grower uses his/her own equipment or uses a custom planter.</td>
<td>2.1.1 Grower should endeavor to plant IP soybean crop before planter is used on other soybean crops. IP seed bags should be stored separately from other soybean seed and other crop seed prior to planting. Grower should refer to cleaning procedures as detailed by equipment manufacturer if available.</td>
<td>2.1.2 Growers must detail cleaning procedure used and sign this document to authenticate that they have implemented the procedures described. (NOTE: no mention of training)</td>
</tr>
<tr>
<td><strong>2.2 Approved isolation distance for the IP crop must be used.</strong></td>
<td>2.2.1 Grower should endeavor to leave minimum 1 meter isolation between an IP soybean field and fields of crops that do not require the 3 meter isolation.</td>
<td>2.2.2 Proper isolation distance must be documented at time of field inspection.</td>
</tr>
</tbody>
</table>
Table 2. (Continued)

<table>
<thead>
<tr>
<th>Canaryseed, Flax, Oat, Rye, Triticale, and wheat, providing the crops do not overlap.</th>
<th>2.3 GROWER must have records of previous crop grown on IP soybean field.</th>
<th>2.3.1 Grower should keep detailed field maps and history of crops grown.</th>
<th>2.3.2 Grower must be able to provide a written history of previous crop.</th>
</tr>
</thead>
<tbody>
<tr>
<td>3.0 Field Season</td>
<td>3.1 A 2nd or 3rd party field inspector must inspect the IP field during the growing season to confirm that isolation distances have been met and there is proper control of volunteer crops and weeds. The field inspector must also verify that the crop looks uniform as detailed in the variety description. (Inspection confirms previous paperwork &amp; records)</td>
<td>3.1.1 If the IP crop is not being grown under contract (in which case the contracting party should conduct the field inspection) the grower should arrange for a qualified individual, at arms length from the operation of the farm, to conduct the field inspection.</td>
<td>3.1.2 The field inspection report must document that isolation distances have been met, there is proper control of weeds and volunteer crops and that the soybean variety appears to be characteristically uniform for the appropriate growth stage. The inspector and the grower must sign and date this report.</td>
</tr>
<tr>
<td>4.0 Harvest</td>
<td>4.1 Combine must be thoroughly cleaned &amp; inspected prior to harvesting IP SB variety. This is to be done regardless if grower uses his own equipment or uses a custom combine.</td>
<td>4.1.1 Grower should attempt to harvest IP soybean crop before combine is used on other soybean crops. Grower should refer to equip. manufacturer cleaning procedures.</td>
<td>4.1.2 Grower must detail cleaning procedure used and sign this document to authenticate that they have implemented the procedures described.</td>
</tr>
<tr>
<td>4.2 Equipment used to transfer soybeans must be thoroughly cleaned and inspected prior to transferring IP soybean crop. This is to be done regardless if grower uses his/her own equipment or uses custom harvesting.</td>
<td>4.2.1 Grower should endeavor to harvest IP soybean crop before transfer equipment is used on other soybean crops.</td>
<td>4.2.2 Grower must detail cleaning procedure used and sign this document to authenticate that they have implemented the procedures described.</td>
<td></td>
</tr>
<tr>
<td>4.3 Conveyance vehicles/equipment used to transport IP soybeans at harvest must be thoroughly cleaned and inspected prior to transporting IP soybean crop. This is to be done regardless if the grower uses his/her own equipment or custom trucking.</td>
<td>4.3.1 Grower should try to arrange for conveyance vehicles/equipment that has only been used recently to transport clean substances such as grain or food items. It is critical that all grain and meal residue is cleaned from the inside of the truck. Ideally the truck or hopper should be covered.</td>
<td>4.3.2 Grower must inspect truck and sign a document to authenticate that the truck/hopper was cleaned prior to loading.</td>
<td></td>
</tr>
<tr>
<td>5.0 On Farm Storage</td>
<td>5.1 GROWER must maintain record of what was stored in their bin prior to filling with IP soybean crop.</td>
<td>5.1.1 Grower should keep full records with crop type and dates when bins were loaded/unloaded and cleaned</td>
<td>5.1.2 Grower must keep written records of what crop was in their storage bin prior to filling with IP soybeans.</td>
</tr>
<tr>
<td>5.2 Storage bin must be thoroughly cleaned and inspected prior to loading.</td>
<td>5.2.1</td>
<td>5.2.2 Grower must sign a document indicating that their bin was thoroughly cleaned and inspected prior to filling.</td>
<td></td>
</tr>
<tr>
<td>5.3 Storage bins used to store IP crops must be visually identified so that all persons working in farm operation are aware that each bin should only be used for a particular IP crop.</td>
<td>5.3.1 Grower should put a sign or otherwise visually identify any storage bin that will be used for IP SB crop. All persons working in farm operation should be made aware that the storage bin is only to be used for the IP crop.</td>
<td>5.3.2 Grower must sign a document indicating that any storage bin used for an IP soybean crop was visually identified.</td>
<td></td>
</tr>
</tbody>
</table>
Table 2. (Continued)

<table>
<thead>
<tr>
<th>5.4 Equipment used to unload storage bin must be thoroughly cleaned and inspected prior to usage.</th>
<th>5.4.1 Grower must sign a document indicating that equipment used to unload storage bin was cleaned and inspected prior to usage.</th>
<th>5.4.2 Grower must inspect truck and sign a document to authenticate that the truck/hopper was cleaned prior to loading.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>6.0 Transportation</strong></td>
<td><strong>5.4.1</strong> Grower must sign a document indicating that equipment used to unload storage bin was cleaned and inspected prior to usage.</td>
<td><strong>6.2 Trucker must present documentation verifying the IP soybean variety and name of the grower.</strong></td>
</tr>
<tr>
<td><strong>5.4.1 If possible, grower should try to arrange for hopper/trucking equipment that has only been used recently to transport clean substances such as grain or food items. It is critical that all grain and meal residue is cleaned from the inside of the truck. Ideally the truck or hopper should be covered.</strong></td>
<td><strong>6.1.1</strong> Grower must inspect truck and sign a document to authenticate that the truck/hopper was cleaned prior to loading.</td>
<td><strong>6.2.1 Trucker should be carrying a completed bill of lading. The producer, trucker and receiver should sign the bill of lading. The trucker should also carry any additional documentation required by the receiving elevator.</strong></td>
</tr>
<tr>
<td><strong>6.1 Conveyance vehicles/equipment must be thoroughly cleaned and inspected prior to loading. This must be done regardless if grower uses his/her own equipment or uses custom trucking.</strong></td>
<td><strong>6.2.2 Grower must fill out documentation for the trucker that identifies the IP soybean variety being delivered and the grower name.</strong></td>
<td><strong>6.1.2</strong> Grower must inspect truck and sign a document to authenticate that the truck/hopper was cleaned prior to loading.</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>7.0 Elevator Receiving</strong></th>
<th><strong>7.1 Elevator must have an IP manual that details their full IP procedures for receiving, storage, processing and loading.</strong></th>
<th><strong>7.1.1</strong> All procedures should be described in detail. All relevant staff should be trained in IP procedures and have access to the manual for reference.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>7.2 Incoming loads must be identified and verified as an IP crop or a non-IP crop. The crop must be identified as IP, SQWH or crush. SQWH and crush soybeans are not qualified for IP certification. The crop is not unloaded as IP unless its identity is verified.</strong></td>
<td><strong>7.2.1 Elevator should have detailed documentation showing which bins were used to store non-IP loads. Elevator should be able to show documentation demonstrating the end use for the non-IP soybeans.</strong></td>
<td><strong>7.2.2 Scale tickets for incoming loads must indicate variety name and unloading/storage details for all crops.</strong></td>
</tr>
<tr>
<td><strong>7.2.1 Elevator should have detailed documentation showing which bins were used to store non-IP loads. Elevator should be able to show documentation demonstrating the end use for the non-IP soybeans.</strong></td>
<td><strong>7.3.1 Elevator must have detailed documentation for storage and tracking of non-IP loads that were received into the elevator.</strong></td>
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</tr>
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</tr>
<tr>
<td><strong>7.3 Any non-IP loads that are received into the elevator must be tracked and accounted for.</strong></td>
<td><strong>7.3.1 Elevator must have detailed documentation showing which bins were used to store non-IP loads. Elevator should be able to show documentation demonstrating the end use for the non-IP soybeans.</strong></td>
<td><strong>7.3.2 Elevator must have detailed documentation for storage and tracking of non-IP loads that were received into the elevator.</strong></td>
</tr>
<tr>
<td><strong>7.4 Elevator must take a sample from each load of IP soybeans received.</strong></td>
<td><strong>7.4.1 If requested by grower, at time of delivery, the Elevator should supply half of this sample for the grower to keep.</strong></td>
<td><strong>7.4.2 Elevator must retain documentation detailing variety name, moisture, and weight and grade details for each load.</strong></td>
</tr>
<tr>
<td><strong>7.4.1 If requested by grower, at time of delivery, the Elevator should supply half of this sample for the grower to keep.</strong></td>
<td><strong>7.5 Elevator pit/conveyor/legs must be thoroughly cleaned and inspected prior to receiving IP crops. Alternatively they could also be dedicated to a specific IP crop.</strong></td>
<td><strong>7.5.2 Elevator must have documentation to authenticate that pit/conveyor/legs have been cleaned and inspected prior to receiving a specific IP crop. Records must include the date and the name of the employee who conducted the inspection.</strong></td>
</tr>
<tr>
<td><strong>7.5 Elevator pit/conveyor/legs must be thoroughly cleaned and inspected prior to receiving IP crops. Alternatively they could also be dedicated to a specific IP crop.</strong></td>
<td><strong>7.5.1 Cleaning procedures should be detailed in IP manual.</strong></td>
<td><strong>7.5.2 Elevator must have documentation to authenticate that pit/conveyor/legs have been cleaned and inspected prior to receiving a specific IP crop. Records must include the date and the name of the employee who conducted the inspection.</strong></td>
</tr>
<tr>
<td><strong>7.0 Elevator Storage</strong></td>
<td><strong>8.0 Elevator Storage</strong></td>
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</tr>
<tr>
<td><strong>8.1 Elevator must keep detailed storage history. Records must indicate what crop or variety was received.</strong></td>
<td><strong>8.1.1 Elevator should keep full records with crop type, variety name and dates when bins were filled.</strong></td>
<td><strong>8.1.2 Elevator must have detailed storage history records. Records must indicate what crop or variety was received.</strong></td>
</tr>
</tbody>
</table>
Table 2. (Continued)

<table>
<thead>
<tr>
<th>Stored in their bin/silo prior to it being used to store an IP soybean crop.</th>
<th>Loaded/unloaded and cleaned. All tonnage loaded and unloaded should be recorded.</th>
<th>was stored in their silo/bins prior to it being used to store an IP soybean crop.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>8.2</strong> Storage bins/silos must be thoroughly cleaned and inspected prior to loading with IP grain.</td>
<td><strong>8.2.1</strong> Cleaning procedures should be detailed in IP manual.</td>
<td><strong>8.2.2</strong> Elevator must have records documenting that silo was thoroughly cleaned and inspected prior to loading with IP grain. Records must include the date and the name of the employee who conducted the inspection.</td>
</tr>
<tr>
<td><strong>8.3</strong> Equipment used to load/unload bins and silos must be cleaned and inspected prior to being used for IP crop.</td>
<td><strong>8.3.1</strong> Cleaning procedures should be detailed in IP manual.</td>
<td><strong>8.3.2</strong> Elevator must have records documenting that all equipment used to load/unload bins and silos with IP soybean crop were cleaned and inspected prior to use. Records must include the date and the name of the employee who conducted the inspection.</td>
</tr>
<tr>
<td><strong>8.4</strong> Elevator must identify all bins/silos that are used to store IP soybean variety. Bins used to store SQWH and crush soybeans beans must also be identified. All elevator staff should be aware of and have access to bin/silo designation.</td>
<td><strong>8.4.1</strong> Current elevator schematic should be available at pits and all other pertinent spots in elevator.</td>
<td><strong>8.4.2</strong> Elevator must have detailed bin and silo maps/schematics indicating which crop and variety is to be stored in each bin.</td>
</tr>
</tbody>
</table>

**9.0** Processing

<table>
<thead>
<tr>
<th>Conveyors/augers/legs must be cleaned when transporting different IP varieties and different crops.</th>
<th><strong>9.1.1</strong> All transferring equipment should be shut down and cleaned prior to switching IP varieties, non-IP soybean varieties or other crops. Cleaning procedures should be detailed in IP manual.</th>
<th><strong>9.1.2</strong> Elevator must have records showing that all transferring equipment was cleaned and inspected prior to processing IP crop. Records must include the date and the name of employee who conducted the inspection.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>9.2</strong> All processing equipment must be thoroughly cleaned and inspected prior to processing IP crop.</td>
<td><strong>9.2.1</strong> All processing equipment should be shut down and cleaned prior to switching IP varieties or to other crops. Cleaning procedures should be detailed in IP manual.</td>
<td><strong>9.2.2</strong> Elevator must have written records showing that all processing equipment was thoroughly cleaned and inspected prior to processing IP soybean crop. Records must include the date &amp; name of the employee who conducted the inspection.</td>
</tr>
<tr>
<td><strong>9.3</strong> Elevator must have documentation detailing the flow of IP grain through the processing system.</td>
<td><strong>9.3.1</strong> Elevator should record tonnage when grain is transferred to different bins and the tonnage that is transferred to processing equipment.</td>
<td><strong>9.3.1</strong> Elevator must have written records detailing origin bin(s) used for unloading raw grain for processing and destination bins used for storing the processed grain. Any bin movements prior to processing must be recorded.</td>
</tr>
</tbody>
</table>

**10.0** Loading

<table>
<thead>
<tr>
<th>All containers/vessels/trucks must be inspected and cleaned as required prior to loading.</th>
<th><strong>10.1.1</strong> Inspection/cleaning procedures should be detailed in IP manual. The IP manual should detail procedures for rejection of container/vessels/trucks if they are not suitable for food use.</th>
<th><strong>10.1.2</strong> Elevator or exporter must have written records showing that containers/vessels/trucks have been inspected and cleaned as required prior to loading with IP grain. Records must have date and the name of the employee who conducted the inspection.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>10.2</strong> Elevator must have documentation detailing the flow of</td>
<td><strong>10.2.1</strong> Elevator should record tonnage when grain is</td>
<td><strong>10.2.2</strong> Elevator must have written records detailing bins/silos used for</td>
</tr>
</tbody>
</table>
Table 2. (Continued)

<table>
<thead>
<tr>
<th>IP grain handled through the elevator.</th>
<th>transferred to different bins and the tonnage that is unloaded from the elevator.</th>
<th>storing IP grain that has not been processed but has been stored and unloaded from the elevator.</th>
</tr>
</thead>
<tbody>
<tr>
<td>10.3 Elevator must document grain that exits the elevator system.</td>
<td>10.3.1 Elevator should record loading details for all soybeans, IP and non-IP moving through the elevator system.</td>
<td>10.3.2 Elevator must document and retain full records for all containers, trucks and railcars loaded from the facility. Records must include container, truck or railcar identification number, identification of the grain (IP varieties) and the quantity loaded. The bin that the grain has been loaded from must be recorded.</td>
</tr>
</tbody>
</table>

11.0 Audit Standards

<table>
<thead>
<tr>
<th>11.1 The grower must retain grower documentation unless requested by the elevator. Documentation must be retained for a minimum period subject to the requirements of the HACCP Standard. Rule of thumb for length of time to keep HACCP records is three years.</th>
<th>11.1.1</th>
<th>11.1.2</th>
</tr>
</thead>
<tbody>
<tr>
<td>11.2 Elevator/exporter must have retained records to support an annual audit.</td>
<td>11.2.1</td>
<td>11.2.2</td>
</tr>
<tr>
<td>11.3 All documentation must be retained for a minimum period subject to the requirements of the HACCP standard. Rule of thumb for length of time to keep HACCP records is 3 years.</td>
<td>11.3.1</td>
<td>11.3.2</td>
</tr>
</tbody>
</table>

12.0 Non Conforming Product

<table>
<thead>
<tr>
<th>12.1 The elevator/exporter shall ensure procedures exist to investigate the cause of potential and actual non-conformity. Non-conforming product - includes any product that qualified as IP but because of adventitious or intentional mixing no longer meets IP requirements.</th>
<th>12.1.1 IP manual should detail how employees will inform the correct individual in the chain of command about non-conforming product.</th>
<th>12.1.2 The Elevator/Exporter should develop a corrective action procedure.</th>
</tr>
</thead>
<tbody>
<tr>
<td>12.2 If the exporter has non-conforming product they must show in their documentation that they have a procedure to address the situation. This must include either documentation for disposal, customer acceptance, or alternate non-IP sales arrangements.</td>
<td>12.2.1 The Elevator/Exporter should develop a corrective action procedure.</td>
<td>12.2.2 The Exporter must have documentation showing that non-conforming product has either been disposed of, that the customer has been informed and accepted the non-conformance or that alternate non-IP sales arrangements were made.</td>
</tr>
<tr>
<td>12.3 The elevator/exporter must have a written protocol detailing how they will address a situation where they have non-conforming product.</td>
<td>12.3.1</td>
<td>12.3.2</td>
</tr>
</tbody>
</table>
**d. Can-Trace**

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**About Can-Trace**

In 2003, the Canadian food industry joined together and developed a program to identify industry requirements for a national all-product, whole-chain food traceability (tracking and tracing) standard. The goal of this initiative was to develop and verify an information (data) standard necessary to establish traceability based on international standards. Its implementation would be voluntary. The initiative was given the name of Can-Trace, which today has participation from over 25 national trade associations and government organizations.

Can-Trace is a collaborative and open initiative committed to the development of traceability standards for all food products grown, manufactured, and sold in Canada. GS1 Canada is the initiative’s secretariat. GS1 Canada and Can-Trace sponsoring associations are continuously approaching various organizations to join and support this expanding initiative. GS1 Canada (formerly the Electronic Commerce Council of Canada (ECCC)) is the Secretariat to this initiative.2

Can-Trace is an industry led national initiative for establishing food traceability in Canada. The Agricultural Policy Framework (APF), of the federal provincial and territorial governments agreed to the objective, which would allow 80% of domestic product available at the retail level to be traceable through the agri-food continuum.

- Voluntary
- Includes all stakeholders in the food supply chain (primary producers, processors, distributors, retailers, intermediaries, government, and consumers)
- Includes all commodity groups

The objective of Can-Trace is to define and develop minimum information requirements for national whole-chain all-product traceability standard based on the globally recognized

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2 Can-Trace receives a portion of its funding support from Agriculture and Agri-Food Canada through the Canadian Food Safety and Quality Program (CFSQP). In addition, federal and provincial governments are observers on the Can-Trace Steering Committee. The initiative was initiated to help meet the objectives of the Agriculture Policy Framework. Federal and provincial government representatives participate in Can-Trace Steering Committee and in the different Working Groups.
EAN.UCC System\(^3\) (see Chapter 10 Software Providers GS1 EAN.UCC for more information). Specifically, this voluntary standard establishes the minimum data elements required to be collected, kept, and shared between trading partners. The key point with Can-Trace is that it must be internationally compatible, whole chain in scope, capable of accommodating multiple commodities and flexible enough to enable integration and leveraging of other systems. The EAN.UCC system together with ISO formed the foundation for Can-Trace standards.

Integration may be done within HACCP (Hazard Analysis Critical Control Points) and “HACCP-based systems.” Many participants believe that traceability works best as part of an on-farm food safety program. It was noted that consumers are more concerned about nutrition and food safety than traceability, and that traceability is a way for companies to support labeling claims and that traceability requires buy-in at all levels of the supply chain.

Third party verification may be done through integration into existing programs or systems similar to HACCP. Can-Trace does not require verification, but some buyers may require verification. The system is industry driven, and industry will ensure that accurate records are kept. Can-Trace has noted that there are no plans at this time to take traceability to the consumer and that traceability will end at the back door of retail or food service.

Can-Trace’s minimum requirements leverage existing data capture and management systems when implementing a traceability program. Some Canadian primary producer food manufacturers, processors, distributors, and retailers already have significant investment in product identification schemas and IT systems. Identified systems leverage these investments to control cost and speed implementation.

The decision to focus on beef, pork, produce, and seafood as a first priority was the result of input received from industry and governments during public consultations held across Canada in late 2003. The basic traceability data elements common to these four commodities (beef, pork, produce, and seafood), referred to as “Mandatory” data elements, will likely apply to all foods. What may be added in the future as a result of food industry experience with implementing this standard are “optional” elements that are specific to a particular food. The current focus of Working Groups is on single ingredient products. The long-term objective is to develop minimum data requirements for all commodities and multi-ingredient products produced and sold in Canada.

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\(^3\) The EAN.UCC (European Article Number. Universal Code Council) System, which is used worldwide, standardizes bar codes, EDI transactions sets, XML schemas, and other supply chain solutions for more efficient business. GS1 is the custodian of these standards. The issue of how this standard will be implemented in a business setting or in a particular food sector falls outside the current mandate of Can-Trace. See the Can-Trace website for updates on a companion document being developed that will provide guidance to users as to how the various data elements should be used in documents and physical markings.
Another important note - that traceability requirements of primary producer and of their raw materials providers have not been included within the scope of this standard at this time. For example, a primary producer may receive inputs such as fertilizer, herbicides, feed, and biologicals that contribute to the growing/raising of a commodity. These traceability requirements are in the process of being covered by on-farm food safety and quality programs. No assumption should be made that the exclusion of raw materials providers from this release reflects a lack of recognition of their importance within the supply chain.

**Can-Trace Drivers**

Traceability has come to the forefront of public discussion in the agri-food sector in recent months for a number of reasons:

- international market pressures from trading partners
- regulatory programs in Canada in the beef sector at both the federal level and in the province of Quebec
- the Agricultural Policy Framework (APF) in Canada, an initiative of the federal, provincial and territorial governments to establish food traceability targets
- legislation and regulations in the US and Europe concerning both animal health, security and food safety

As a result of these and other factors, more companies and organizations have begun to develop traceability systems for their particular sector or supply chain requirements. However, without the benefit of a national or international standard for food traceability, such efforts are proprietary and do not necessarily cover the depth and breadth of the entire supply chain.

The food industry has realized that significant benefits could be derived from a single national traceability data standard, such as minimizing the cost of a food recall for all components of a supply chain, support for food quality programs and supply chain improvement. Until the Can-Trace initiative got underway, no such standard existed. In an increasingly competitive economy, the industry was not willing to continue supporting multiple systems or standards for traceability.

This standard was developed by the Can-Trace Standards Working Group. Their mandate was to develop the minimum information (or data) requirements that need to be “collected, kept and shared” at each “hand off” point in the supply chain in order to establish traceability.

**Can-Trace Technology Guidelines** - The Can-Trace technology and standards take into consideration that for companies selling to mass merchants and grocers, the future is now. E-Commerce has brought revolutionary changes to the way business is conducted. Every traditional
The business process has been impacted. The business areas affected include but are not limited to: data synchronization, data communication, and product identifiers (RFID, UPC, GTIN, etc.) changes. Both large and small businesses are being affected. Implementation of these technologies, some would argue, is a key to long-term competitiveness. A major goal of Can-Trace is to identify how physical markings and documents (paper-based or electronic) can be used to capture and communicates this through the various data elements in the Can-Trace Canadian Food Traceability Data Standard (also referred to as the CFTDS) version 2.0.

**Key Assumptions and Methodology** - The Can-Trace standard requires participants in the food supply chain (primary producers, processors, wholesalers/distributors, and retail stores/food service operators), where appropriate, to keep on record, share, and collect from other trading partners, certain minimum data elements to enable whole-chain traceability based on a one-up/one-down model. Data needs to be synchronized between partners through the supportive technologies, physical markings and document exchange that will be reviewed in this report.

**Recommendations Regarding Supporting Documents** – Figure 2. below illustrates the supporting documentation (physical or electronic) that is used to store and communicate the specific data elements between participants in the supply chain. For example, an ASN document would carry almost all of the recommended Can-Trace mandatory data elements. The purpose of the chart is to identify which documents carry which particular information. For example the Shipping/Transportation Document and Receiving Confirmation/Exceptions must carry Receiver Identifier, Lot Number, Product Description, Product Identifier, Quantity, Shipment Identifier, Unit of Measure and Sender Identifier to ensure an accurate exchange of traceability information between trading partners and, thus, a completely traceable food supply chain.\(^4\) In addition, the item set-up transaction must carry Receiver Identifier, Product Description, Product Identifier and Sender Identifier.

While the Canadian Food Traceability Data Standard (CFTDS) presents what minimum information is necessary to move between trading partners to ensure traceability within the food supply chain, the report for Technology Guidelines (see web site) is an attempt to present how that information should be exchanged between partners as it applies to both physical markings and on supporting documents. The report is intended to provide guidance to those interested in establishing traceability systems based on the Can-Trace standard, or those who currently have such a system in place. See Figure 2. Draft Flow of GENERIC Traceability Information.

\(^4\) For the purpose of establishing technical consistency, Lot Number, Product Description, Product Identifier, and an identifier of the Sender were deemed the minimum mandatory physical markings for trade units.
The Canadian Food Traceability Data Standard Version (CFTDS) 2.0 - This standard defines the minimum data that is needed to support a one-up/one-down traceability model. Under a one up/one down system, each participant within the food supply chain is responsible for maintaining records about the products they receive, their use (i.e. the link between inputs and outputs) and where they were shipped to, or sold. The CFTDS addresses information flowing from the primary producer end of the supply chain up to delivery to the back door of the retail or foodservice operation. The store shelf or end consumer is therefore beyond the scope of this standard.

**Principles** - The Canadian Food Traceability Data Standard was developed based on the following principles:

- The standard is voluntary
- The standard is “whole chain” in its applicability
- The standard references data requirements, not technology or systems specifications
- The data standard is based on global standards (GS1 and ISO)
- The standard is not meant to replace existing systems but to complement them

**Important Considerations** - The Canadian Food Traceability Data Standard is not a technology standard. This is a standard which sets out the minimum information or data elements needed to effectively track and trace food products for a variety of food safety, quality and supply chain improvement applications. The Can-Trace Standard applies to both domestic and imported products.

To be most effective, a traceability program for an organization should be integrated into existing business systems, logistical processes, quality programs, and food safety programs such as HACCP (Hazardous Analysis and Critical Control Points). This standard provides the basis upon which to build the traceability component.

Effective tracking and tracing requires the linking of information and product flow. This linkage is necessary in order that product may be tracked from point of origin to the back door of the retail store or foodservice operator. Conversely, this linkage also ensures that product can be traced back through the supply chain.

In a one up/one down model, no single supply chain partner holds all the information. Each partner keeps information regarding production inputs and needs to keep and share information regarding production outputs.
Important Definitions

**Traceability** - Can-Trace uses the International Organization for Standardization (ISO) definition of traceability (that appears in ISO 9000/2000): “Traceability is the ability to trace the history, application or location of that which is under consideration.” For additional clarity, Can-Trace further defines traceability as being composed of two components: tracking and tracing.

**Tracking** - Tracking is the ability to follow the path of a specified unit and/or lot of trade items downstream through the supply chain as it moves between trading partners. Trade items are tracked routinely for availability, inventory management, and logistical purposes. In the context of this standard, the focus is on tracking items from the point of origin to the point of use.

**Tracing** - Tracing is the ability to identify the origin of a particular unit located within the supply chain by reference to records held upstream in the supply chain. Units are traced for purposes such as recall and complaints.

**Lot Number** - A number or code assigned to uniquely represent a batch or group of inputs, products, animals, and/or outputs. The company or individual creating the goods generally assigns the number.

**Supply Chain** - A set of approaches utilized to efficiently integrate suppliers and clients (comprised of stores, retailers, wholesalers, warehouses, and manufacturers) so food products are produced and distributed in the right quantities, to the right locations, and at the right time, in order to minimize system wide costs while satisfying service level requirements.

**Supply Chain Roles** - By the time a product has moved from the grower to the retail store level, that product may have gone through a number of transformations. Each transformation will have involved a number of different role players. Every role player has a responsibility to collect, keep and share information in order to enable one up/one down traceability.

**Primary Producer** - The Primary Producer may be the farmer, fisherman, or grower.

**Processor** - The processor typically receives input from a primary producer and transforms that product. Examples of processors include a slaughterhouse (abattoir) or a packer that consolidates produce from a number of growers. A food supply chain may comprise more than one processor.

**Carrier/ Third Party Transporter** - The carrier or third party transporter would be responsible for the handling or delivery of product.

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5 A lot is defined as a set of units of a product, which have been produced and/or processed or packaged under similar circumstances. Note 1: The lot is determined by parameters established beforehand by the organization.
**Wholesaler/Distributor** - The wholesaler or distributor provides raw or finished product such as fresh fish or meat to the retailer. The retailer then distributes to each individual store.

**Retail/Store/Foodservice Operator** - The store and foodservice operator have the final relationship with the consumer. The foodservice operator may be an individual restaurant, an extended care facility, healthcare provider or hospitality service such as a hotel chain.

Each of the above roles in the supply chain needs to keep or share the mandatory elements and, depending on requirements of their sector, may need to keep and share some of the optional elements.

**Mandatory and Optional Data Elements** - The data that must be exchanged between trading partners to accomplish traceability is critical. It should be noted that while the Canadian Food Traceability Data Standard is a voluntary standard, compliance with the standard mandates the use of twelve data elements, hence the term “mandatory data elements,” which are the minimum required to establish traceability. Optional data elements include data that may be used in addition to the mandatory data. These data elements can support other business objectives such as food quality or marketing programs, but they are not essential to establishing traceability.

**Production Inputs** - The products/trade units that are received by a trading partner in the food supply chain. As the scope of Can-Trace does not include agricultural inputs, e.g., fertilizers, feeds, etc., production inputs at the level of primary production, are limited to the animals, plants or their products that are produced at that level. It is critical for traceability that the link between input and output be recorded and kept.

**Production Outputs** - The products/trade units that have been produced and/or shipped from a trading partner in the food supply chain and may include animals (including fish) plants, and their products as well as foods produced from these products/trade units. Again, it is critical for traceability that the link between input and output be recorded and kept.

**Basic Elements of Traceability**

**Product, Party, and Location Identification** - In order to track and trace a product through the whole supply chain, every raw material harvested from farm or sea and every food product moving from one level to another in the chain must be uniquely identified. Each role in the life of the product must also be uniquely identified. There are many ways to assign identifiers.
Linking of Information - To ensure the continuity of the flow of traceability information, each trading partner must pass on information about the identified lot or product group to the next partner in the production chain.⁶

Recording of Information - Effective traceability requires each role to record and archive data at each step of the supply chain.

Sharing of Information - To ensure the continuity of the flow of traceability information, each stakeholder must pass on information about the identified product, party or location to the relevant member in the supply chain.

Data Types - There are two types of data required for traceability: Master and Transactional data. Master data is information that seldom changes and applies to product, party, and location data. Examples include product description, receiver identifier, location etc. Transactional data is unique to each individual transaction such as lot number and shipment date.

Generic Mandatory Data Requirements - There is no need to duplicate existing records for traceability. For example, a shipment identifier serves as a reference to other data elements such as Ship From Location Identifier, Ship To Location Identifier, Receipt Date, and Ship Date etc.

Generic Optional Data Elements - Depending on the commodity, these are the generic optional data elements. NOTE: This list provides some examples of optional data elements and is not an exhaustive list, certain sectors and/or programs may have additional requirements that are not listed here.

Optional Data Elements

- Animal Age (Beef)
- Best Before Date
- Receiver Name
- Contact Information
- Sender Name
- Supplier License Number (Seafood - this is mandatory at the primary producer level)
- Logistics Provider Identifier
- Shipping Container Serial Number
- Vehicle Identifier
- Date of Pack/Harvest/Catch/Retirement
- Country or Origin, Province or State

⁶ The information necessary for traceability is classified as Collect Data, Keep Data and Share Data (data storage and data exchange can be a direct function of trading partners or may be managed indirectly through a third party). It is imperative that the links between the received and the processed products and between the processed and the shipped products (resulting from a product transformation) are recorded. Within a company, the control of all these links and accurate record keeping make it possible to connect what (information and products) has been received (production inputs) and what (information and products) has been produced and/or shipped (production outputs).
6c. EUROPEAN STANDARDS

a. Chapter Abstract

This chapter highlights two prominent European standards: European Commission (EC) Standards and EurepGap.

What follows are organizational/agency statements from their websites, and naturally reflect their views.

The Key EU regulations include Regulation (EC) No 178/2002, which established the European Food Safety Authority (EFSA), from which Regulation (EC) 1829/2003 (concerning genetically modified food and feed) and Regulation (EC) 1830/2003 (concerning the traceability and labeling of genetically modified organisms and the traceability of food and feed products produced from genetically modified organisms) and its amending Directive 2001/18/EC are derived. At the end of this section are other food issue concerns that are addressed by labeling.


Regulation (EC) No 1829/2003 on genetically modified food and feed was developed alongside (EC) No 1830/2003 on traceability and labeling of genetically modified organisms and the traceability of food and feed products produced from genetically modified organisms, both on 22 September 2003. The two regulations are intended to operate in tandem and rely on each other for certain requirements. Notably, the Regulation provides traceability requirements for all food and feed products that fall under the scope of Regulation (EC) No 1829/2003. These traceability requirements are of fundamental importance when labeling of the final product relies on information transmission in the absence of detectable GM material in products.

Similarly, the labeling requirements for food and feed products produced from GMOs, subject to the traceability requirements under Article 5 of the Regulation, are provided for by Chapter II, Section II and Chapter III, section II of Regulation (EC) No 1829/2003. In addition, Regulation (EC) No 1829/2003 lays down threshold values for food and feed products below which adventitious traces of such products are exempted from its labeling requirements. The same thresholds have been utilized by the Regulation to provide the same exemption from its own labeling and traceability requirements ensuring a coherent and consistent Community approach.

EurepGAP offers a variety of services, although it is somewhat more restrictive in its scope regarding the food supply chain. Most prominent are their Integrated Farm Assurance (IFA) Program and Farm Assurance Schemes (schemes include food safety; environmental protection; occupational health, safety, and welfare; and animal welfare where applicable). These are primarily on-farm systems that farmers follow in order to meet prescribed demands of their
suppliers. They also offer systems that utilizes benchmarking framework in order to achieve certification based on ISO Guide 65. EurepGAP also accredits bodies to conduct Accreditation for its Benchmarking Procedures.
**b. European Union (EU) Standards**

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**History** - The European Union (EU) (Founded November, 1993 by The Maastricht Treaty\(^1\)) is a union of over twenty-five independent states (also known as an intergovernmental and supranational union) based on the European Communities to enhance political, economic, and social co-operation. Prior to this, the organization was formerly known as European Community (EC) or European Economic Community (EEC).\(^2\)

For centuries, Europe was the scene of frequent and bloody wars. A number of European leaders became convinced that the only way to secure a lasting peace between their countries was to unite them economically and politically. So, in 1950, several countries began integrating the coal and steel industries of Western Europe. As a result, in 1951, the European Coal and Steel Community (ECSC) was set up, with six members: Belgium, West Germany, Luxembourg, France, Italy, and the Netherlands. The power to make decisions about the coal and steel industry in these countries was placed in the hands of an independent, supranational body.

The ECSC was such a success that, within a few years, these same six countries decided to go further and integrate other sectors of their economies. In 1957 they signed the Treaties of Rome, creating the European Atomic Energy Community (EURATOM) and the European Economic Community (EEC). The member states set about removing trade barriers between them and forming a “common market.”

The EU currently has a common single market consisting of a customs union, a single currency managed by the European Central Bank (so far adopted by 12 of the 25 member states), the Common Agricultural Policy, a common trade policy, and a Common Fisheries Policy.

**The institutions of the European Union (EU):**

- the Council of Ministers
- **the European Commission**
- the European Parliament
- the European Court of Justice

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\(^1\) This was formally known as the Treaty on European Union.

\(^2\) The treaty led to the creation of the Euro, and introduced the three-pillar structure (the Economic and Social Policy pillar, the Common Foreign and Security Policy or CFSP pillar, and the Justice and Home Affairs pillar).
The European Commission

The European Commission (EC) is the institution responsible for ensuring that the measures in the Treaties are carried out. The EC has a relatively small administrative staff, based mainly in Brussels, which is divided into Directorates-General (DGs). Each DG covers a particular subject area. The duties of the European Commission include administering EU funds and investigating complaints of breaches of EU laws by member states.

The EU, as a major global trader of food and feed, has entered into international trade agreements and contributed to the development of international standards which underpin food law. It also supports the principles of free trade in safe food and feed following fair and ethical trading practices. This is of enormous importance to citizens in Europe and around the world whether they are politicians, traders or consumers.

Integration means common policies - Economic and political integration between the member states of the EU means that these countries have to make joint decisions on many matters. So they have developed common policies in a very wide range of fields; from agriculture to culture, from consumer affairs to competition, and from the environment and energy to transport and trade. Note: The aim of the agricultural policy is no longer to produce as much food as cheaply as possible, driven by postwar scarcity, but to support farming methods that produce healthy, high-quality food, and protect the environment. The need for environmental protection is now taken into account across the whole range of EU policies.

EU Notion of Food Safety - Every European citizen is entitled to a varied diet of safe and wholesome food. Citizens are entitled to all information on the composition, manufacturing processes, and use of foodstuffs must be clear and accurate. With a view to guaranteeing a high level of public health, the EU and its Member States have placed food safety high up on the European political agenda. The EU’s involvement is nevertheless focused more directly on the key areas of the Common Agricultural Policy (CAP), internal markets, the protection of consumers, public health, and measures to protect the environment.

The EU is second only to the US as a global exporter of agricultural products, more than 370 million consumers; the European market is one of the largest in the world and will grow even more with the enlargement towards the countries of Central and Eastern Europe. In the wake of the food-related crises experienced during the 1990s, the EC has become aware of the need to establish and enforce stricter safety standards across the entire food chain. The EU’s White Paper on food safety, published in January 2000, introduced a more preventive policy to deal with
potential food-related risks and to improve, at European level, the capacity for reacting rapidly to any emerging risk.

Background: Common Agricultural Policy (CAP) and Consumer protection policy - Originally devised to reduce the shortages of the post-war period, the CAP took effect from 1962 onwards with the primary objective of ensuring food self-sufficiency for Europe’s citizens. In the 1970s, this objective was attained and even exceeded for most agricultural products. The emphasis on high productivity in the agricultural sector and the food industry has shifted towards greater concern for satisfying the needs and requirements of consumers as regards the safety and quality of products.

1990: Food crises mark a turning point - The food crises of the 1990s, such as Mad Cow disease, marked a turning point in the policy of consumer protection and food safety. The crises highlighted the limitations of EU legislation and caused a strong reaction on the part of the public authorities. The adoption of sectoral directives had resulted in differing approaches and levels of application in the Member States, with legal gaps remaining unfilled in some areas.

A new departure: the White Paper on food safety - The public debate triggered by the White Paper led to the ground-breaking move towards the complete overhaul of legislation in this area. The Commission announced the development of a legal framework covering the entire food chain, “from the farm to the fork,” through a comprehensive and integrated approach, with a provision being made for the creation of a European Food Safety Authority (EFSA). With a view to creating true uniformity throughout the EU, the White Paper emphasized the need for greater harmonization of national control systems extended to the external borders of the Union with an eye to its forthcoming enlargement. It also advocated regular dialogue with consumers and professionals in order to restore confidence on both sides. Lastly, the White Paper stressed the need to provide citizens with clear and accurate information on the quality, potential risks, and composition of foods.

Adopted at the end of January 2002, Regulation (EC) No 178/2002 is the linchpin of the new legislation governing food safety, forming the basis of the new approach. It formally establishes the European Food Safety Authority (EFSA) along with a Standing Committee on the Food Chain and Animal Health to replace the eight existing committees. Moreover, with a view to restoring confidence, the EU’s consumer protection policy will place stronger emphasis on the

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3 The rapid alert system for human food and animal feed is reinforced. The Commission has special powers allowing it to take emergency action when the Member States alone are unable to contain a serious risk to human or animal health, or the environment.
harmonization of national laws. Lastly, the process of recasting food safety legislation will give rise to benchmark legal texts focusing on all the areas of activity connected with food safety.

The general objectives of food safety policy are:

- To ensure a high level of protection of human and animal health by means of increased controls throughout the food chain.
- To place quality at the forefront of concerns. The concept of quality as an intrinsic element of food safety comprises two aspects: 1) non-negotiable quality in terms of the safety of the food we eat and minimum requirements for protecting the environment and animal and plant species, and 2) relative or subjective quality making a foodstuff truly unique as a result of taste, appearance, smell, production methods, and ease of use.
- To restore the confidence of consumers. To this end, the safety of foodstuffs is enhanced through stricter monitoring and control procedures, with the further requirement that consumers be given clear and accurate information on all aspects of food safety. The EC conformity marking and specific elements such as the eco-label or protected geographical indications and designations of origin are among the initiatives placing quality, consumer protection, and the defense of traditional production methods at the centre of concerns.

EC/178/2002 - Procedures for food safety

Summary of why this was done - The White Paper on food safety emphasized the need for a policy underpinned by a sound scientific basis and up-to-date legislation. The general overhaul of EU legislation is designed to restore consumer confidence in the wake of recent food-related crises, with all the interested parties having a part to play: the general public, non-governmental organizations, professional associations, trading partners, and international trade organizations. Ultimately, to define at EU level a common basis for measures governing human food and animal feed.

With a view to adopting a comprehensive, integrated “farm to table” approach, legislation covers all aspects of the food production chain: primary production, processing, transport, distribution through to the sale or supply of food and feed. At all stages of this chain, the legal responsibility for ensuring the safety of foodstuffs rests with the operator. A similar system applies to feed business operators.

The European Food Safety Authority (EFSA) enhances the current scientific and technical support system. Its main task is to provide assistance and independent scientific advice,
and to create a network geared to close cooperation with similar bodies in the Member States. It assesses risks relating to the food chain and will inform the general public accordingly. A European Food Safety Authority (“the Authority”) provides scientific advice and scientific and technical support in all areas impacting on food safety. It constitutes an independent source of information on all matters in this field and ensures that the general public is kept informed.  

**To operate effectively, the EFSA has been entrusted with six key tasks:**

- To provide independent scientific advice on food safety and other related matters such as animal health and welfare, plant health, genetically modified organisms (GMOs), and nutrition
- To give opinions on technical food issues in order to shape policies and legislation relating to the food chain
- To collect and analyze information on any potential risk and data on dietary exposure in order to control and monitor safety throughout the food chain
- To identify and give warning of emerging risks as early as possible
- To assist the Commission in emergencies by providing scientific advice within ad hoc crisis management units
- To establish a permanent dialogue with the general public and inform it of potential or emerging risks

**General Food Law - Traceability - Regulation EC/178/2002**

The identification of the origin of feed and food ingredients and food sources is of prime importance for the protection of consumers, particularly when products are found to be faulty. Traceability facilitates the withdrawal of foods and enables consumers to be provided with targeted and accurate information concerning implicated products.

Regulation EC/178/2002 defines traceability as the ability to trace and follow food, feed, and ingredients through all stages of production, processing and distribution.

The Regulation contains general provisions for traceability (applicable from 1 January 2005) which cover all food and feed, all food and feed business operators, without prejudice to existing legislation on specific sectors such as beef, fish, GMOs, etc. Importers are similarly affected as they will be required to identify from whom the product was exported in the country of origin. Unless specific provisions for further traceability exist, the requirement for traceability

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4 The Authority is endowed with legal personality. The Court of Justice of the European Communities has jurisdiction in any dispute relating to contractual liability. The General Principles of Food Law (Articles 5 to 10) entered into force on 21 February 2002 and must be followed when measures are taken. Existing food law principles and procedures must be adapted by 1 January 2007 in order to comply with the general framework established by Regulation EC/178/2002.
is limited to ensuring that businesses are at least able to identify the immediate supplier of the product in question and the immediate subsequent recipient, with the exemption of retailers to final consumers (one step back, one step forward).

Member States must develop effective monitoring systems and are required to establish measures and penalties for contraventions of the Regulation. Member states are also expected to pay attention to international food safety standards in their national policies and to support international processes to develop further rules on food and feed safety. The main source of international food safety standards is the Codex Alimentarius. The preamble of the Regulation recognizes that it may take time for states to adapt their food laws, and Article 4.3 gives them until 1 January 2007 to do so.\(^5\)

**Guiding influence** - Under Regulation 178/2002, food may not be placed on the market which is: “a) injurious to health; b) unfit for human consumption” (Article 14.2). And feed may not be placed on the market which may: “have an adverse effect on human or animal health; make the food derived from food producing animals unsafe for human consumption” (Article 15.2).

**Risk Analysis** - The Regulation establishes the principles of risk analysis in relation to food and establishes the structures and mechanisms for the scientific and technical evaluations which are undertaken by the European Food Safety Authority (EFSA).\(^6\)

**Transparency** - Food safety and the protection of consumer interests are of increasing concern to the general public, non-governmental organizations, professional associations, international trading partners and trade organizations. Therefore, the Regulation establishes a

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\(^5\) The EU or its constituent States are also members of other international organizations whose task is to promote animal health or food safety through international trade. The most important are the Codex Alimentarius, a Rome-based body under the auspices of the United Nations Food and Agriculture Organization (FAO) and the "Office international des épizooties" (OIE) based in Paris.

\(^6\) Depending on the nature of the measure, food law, and in particular measures relating to food safety must be underpinned by strong science. The EU has been at the forefront of the development of the risk analysis principles and their subsequent international acceptance. Regulation EC 178/2002 establishes in EU law that the three inter-related components of risk analysis (risk assessment, risk management, and risk communication) provide the basis for food law as appropriate to the measure under consideration. Clearly not all food law has a scientific basis, e.g. food law relating to consumer information or the prevention of misleading practices does not need a scientific foundation.  

**Scientific assessment** of risk must be undertaken in an independent, objective and transparent manner based on the best available science.  

**Risk management** is the process of weighing policy alternatives in the light of results of a risk assessment and, if required, selecting the appropriate actions necessary to prevent, reduce or eliminate the risk to ensure the high level of health protection determined as appropriate.  

In the risk management phase, the decision makers need to consider a range of information in addition to the scientific risk assessment. These include, for example, the feasibility of controlling a risk, the most effective risk reduction actions depending on the part of the food supply chain where the problem occurs, the practical arrangements needed, the socio-economic effects and the environmental impact. Regulation EC/178/2002 establishes the principle that risk management actions are not just based on a scientific assessment of risk but also take into consideration a wide range of other factors legitimate to the matter under consideration.
framework for the greater involvement of stakeholders at all stages in the development of food law and establishes the mechanisms necessary to increase consumer confidence in food law.

This consumer confidence is an essential outcome of a successful food policy and is therefore a primary goal of EU action related to food. Transparency of legislation and effective public consultation are essential elements of building this greater confidence. Better communication about food safety and the evaluation and explanation of potential risks, including full transparency of scientific opinions, are of key importance.

**General Food Law - Precautionary Principle** - Regulation EC/178/2002 (Article 7) formally establishes the Precautionary Principle as an option open to risk managers when decisions have to be made to protect health, but scientific information concerning the risk is inconclusive or incomplete in some way.\(^7\)

The precautionary principle is relevant in those circumstances where risk managers have identified that there are reasonable grounds for concern that an unacceptable level of risk to health exists, but the supporting information and data may not be sufficiently complete to enable a comprehensive risk assessment to be made. When faced with these specific circumstances, decision makers or risk managers may take measures or other actions to protect health based on the precautionary principle while seeking more complete scientific and other data. Such measures have to comply with the normal principles of non-discrimination and proportionality and should be considered as provisional until such time that more comprehensive information concerning the risk can be gathered and analyzed.

**Regulation (EC) No 178/2002 lays down five general principles:**

- *The food chain as a whole must be taken into consideration.* It is vital that a high level of food safety be ensured at all stages of the food chain, from primary production through to the consumer, in the interest of overall effectiveness.

- *Risk analysis is a fundamental component of food safety policy.* Three separate procedures are necessary: risk assessment based on scientific evidence, risk management through the intervention of public authorities, and the provision of information to the general public on any risks. **If the available scientific data are not sufficient to evaluate the risk fully, the application of the precautionary principle** is desirable for the purpose of ensuring a high level of protection.

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• **Responsibility now lies with all operators in the food sector.** All operators in the sector are responsible for the safety of the products which they import, produce, process, and place on the market or distribute. If a risk arises, the operator concerned must take the necessary restrictive measures without delay and inform the authorities accordingly.

• **Products must be traceable at all stages of the food chain.** Using appropriate systems for collecting information, operators must be able to identify any person or business supplying them with a foodstuff or to whom they supply their products.

• **Citizens are entitled to clear and accurate information from the public authorities.** They should be consulted openly and transparently throughout the decision making process. This approach ties in with the principles of EU consumer policy recognizing people’s right to information, education and representation.

**General obligations in the food trade** - Food and feed imported with a view to being placed on the market or exported to a third country must comply with the relevant requirements of EU food law.

**General requirements of food law** - Food must not be placed on the market if it is unsafe, i.e. if it is harmful to health and/or unfit for consumption. Feed must not be placed on the market or given to any food-producing animal if it is unsafe. At all stages of the food production chain, business operators must ensure that food and feed satisfies the requirements of food law and that those requirements are being adhered to.

**Essential** - The traceability of food, feed, food-producing animals, and all substances incorporated into foodstuffs must be established at all stages of production, processing, and distribution. To this end, business operators are required to apply appropriate systems and procedures.

**Important Legislation for GM Food & Feed, and Traceability & Labeling of GMOs (and their Products)**


Commission Regulation (EC) 65/2004 of 14 January 2004 establishing a system for the
development and assignment of unique identifiers for genetically modified organisms.

Commission Regulation (EC) 641/2004 of 6 April 2004 on detailed rules for the
implementation of Regulation (EC) 1829/2003 of the European Parliament and of the Council as
regards the application for the authorization of new genetically modified food and feed, the
notification of existing products and adventitious or technically unavoidable presence of
genetically modified material which has benefited from a favorable risk evaluation.

on the deliberate release into the environment of genetically modified organisms and repealing

This Regulation aims to harmonize food safety rules and procedures across the EU in order to:

- promote free trade in the internal market
- protect human, animal, and plant health
- protect the environment
- protect consumers’ interests

Regulation (EC) No 1829/2003 aims to harmonize national rules on genetically modified
food and feed. It established a common EU marketing authorization procedure and outlines
labeling requirements, labeling will assist consumers in making informed choices. The
authorization procedure includes safety assessments for the protection of human and animal
health and the environment.

Principles of Regulation (EC) No 1829/2003
The Regulation stipulates that the products to which it applies must not:

- have adverse effects on human health, animal health, or the environment
- mislead the consumer or user
- differ from the food/feed they are intended to replace to such an extent that their normal
  consumption would be nutritionally disadvantageous for human beings (and for
  animals in the case of genetically modified feed)
- in the case of genetically modified food and feed, harm or mislead the consumer by
  impairing the distinctive features of the animal products

The Regulation puts in place a centralized, uniform, and transparent EU procedure for all
applications for placing on the market, whether they concern the GMO itself or the food and feed
products derived therefrom.
This means that business operators may file a single application for the GMO and all its uses; a single risk assessment is performed and a single authorization is granted for a GMO and all its uses (cultivation, importation, processing into food/feed or industrial products). If one of these uses concerns food, all the uses (cultivation, processing into industrial products, etc.) may be treated under Regulation (EC) No 1829/2003.8

The principle of traceability is extremely important and is to be applied at all stages of the food chain. This includes food and feed business operators keeping records of who supplied the product and who it is subsequently sold to, and the requirement of accurate food labeling throughout the food chain. Labeling and packaging must not mislead consumers. The rules are to apply equally to food being exported from and imported into the EU. Under Regulation 178/2002 emergency measures can be taken to stop unsafe products reaching the market, or to remove unsafe products from the market.9

Regulation (EC) No 1829/2003 requires that all foods containing, consisting of, or produced from GMOs must be labeled as genetically modified. These labeling provisions are closely connected to the requirements of Regulation (EC) No 1830/2003 concerning the traceability and labeling of genetically modified organisms and the traceability of food and feed products produced from genetically modified organisms and amending Directive 2001/18/EC.

For feed containing, consisting of, or produced from, GMOs very similar authorization procedures and labeling requirements apply. For both food and feed, a threshold is set at 0.9% for an allowable presence of “adventitious or technically unavoidable” traces of approved GMOs.

Feed Additives - Genetically modified feed additives must comply with the provisions of Regulation (EC) No 1831/2003 on additives for use in animal nutrition in addition to the authorization procedures of Regulation 1829/2003.10

NOTE: Before the entry into force of the Regulation on GM food and feed, there was no Community legislation governing feed derived from GMOs. Feed containing GMOs or consisting

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8 While risk assessment of food and feed is to be primarily based on scientific evidence, societal, economic, ethical and cultural factors may also be taken into account. The regulation also incorporates the precautionary principle, allowing states to take action to protect public health when scientific uncertainty remains about risk. Article 7 Precautionary Principle: In specific circumstances where, following an assessment of available information, the possibility of harmful effects on health is identified but scientific uncertainty persists, provisional risk management measures necessary to ensure the high level of health protection chosen in the Community may be adopted, pending further scientific information for a more comprehensive risk assessment.

9 These emergency measures were applied to imports of GM corn gluten feed and brewers grains which were contaminated by a GM maize variety that is not approved within the EU. See Decision 2005/317/EC on emergency measures regarding the non-authorized genetically modified organism Bt10 in maize products and “Illegal GM maize fear sparks EU ban on US animal feeds” from The Guardian, Online Edition, 16th April 2005.

10 Products authorized shall be entered into a public register of GM food and feed (http://europa.eu.int/comm/food/dyna/gm_register/index_en.cfm ). Authorizations will be granted for a period of 10 years, subject where appropriate to a post-market monitoring plan. Authorizations are renewable for 10-year periods.
of such organisms was subject to Directive 90/220/EEC. Hence, several GMOs have been authorized as products containing GMOs or consisting of such organisms for use in feed, in accordance with Directive 90/220/EEC; these are chiefly maize varieties, rape varieties, and one soya variety.¹¹


Traceability and labeling of GMOs and the traceability of food and feed products produced from GMOs. The labeling and traceability requirements of the Regulation extend to products that are placed on the market and which contain or consist of genetically modified organisms (GMOs). The Regulation also includes provisions for the traceability of food and feed products produced from GMOs.¹²

The purpose of having procedures allowing traceability of GMOs is to facilitate monitoring, risk management, and possible withdrawal of products, for the protection of human and animal health and of the environment. The purpose of labeling these products is to allow “operators” (defined below) and consumers to have adequate information to make informed choices. The two issues of traceability and labeling are linked because the systems should be mutually supportive, for example, traceability should assist in verification of the accuracy of labeling.

The objectives for traceability under the Regulation are to facilitate:

- control and verification of labeling claims
- targeted monitoring of potential effects on the environment, where appropriate
- identification and withdrawal of products that contain or consist of GMOs should an unforeseen risk to human health or the environment be established

To ensure traceability and labeling, the provisions of the Regulation require operators to transmit and retain specified information for the above GM product types at each stage of their placing on the market. Notably:

- operators are required to have systems and procedures in place to identify to whom and from whom products are made available

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¹¹ These GM feed products which could be legally placed on the market in the EU according to the rules in place before Regulation 1829/2003 and other feed products that did not require special approval at the time they were placed on the market were gathered in the Community register of GM food and feed. Until 18 April 2004, GM food was regulated as novel food, and food derived from eighteen GM events have been approved so far (essentially maize and soy derivatives, oilseed rape oil and cottonseed oil). There was no specific legislation covering GM feed, but nine GM events.

¹² Adopted on 22 September 2003 and following the publication of Commission Regulation (EC) No 65/2004 establishing a system for the development and assignment of unique identifiers for genetically modified organisms, fully applicable on 16 April 2004. This differentiated treatment is in line with the Cartagena Protocol on Biosafety (an international agreement on transboundary movements of GMOs.)
• for **GMOs intended for deliberate release into the environment** (e.g. seeds), operators are required to transmit specified information on the identity (unique identifier) of the individual GMO(s) a product contains

• for **GMOs intended for food, feed or for processing**, operators may either transmit the specified information detailed above or transmit a declaration that the product shall only be used as food or feed or for processing, together with the identity of the GMO(s) that **have been used** to constitute the mixture

• for **food and feed produced from GMO(s)** operators are required to inform the next operator in the chain that the product is produced from GMO(s)

• operators are required to retain the information for a period of 5 years and make it available to competent authorities on demand

• thresholds have been established below which adventitious or technically unavoidable traces of certain GMOs and GM material, in food, feed and processing products, do not require labeling or tracing

Transmission and retention of the above information is intended to reduce the need for sampling and testing of products, which is not an obligatory requirement for the operators under the Regulation. Nevertheless, to facilitate a coordinated approach for inspection and control by the Member States, the Commission has developed technical guidance on sampling and testing methods.\(^\text{13}\)

A new regulation was adopted in 2004 establishing the unique identifier system - Regulation (EC) No 65/2004 **establishing a system for the development and assignment of unique identifiers for genetically modified organisms.**

Directive 2001/18/EC is amended by this Regulation with Article 4(6) being removed and a paragraph being inserted in Article 21 establishing a threshold of 0.9% for “adventitious or technically unavoidable” traces of GMOs. Products containing traces below this threshold do not have to meet the requirements of this Regulation. In addition, specific labeling for food containing, consisting of, or produced from GMOs is provided for in Regulation (EC) No 1829/2003. In some cases, food produced from GMOs (e.g. some refined oils) does not differ from a physico-chemical point of view from products of non-GM origin. The labeling of such

\(^{13}\) In view of the requirements of the Regulation, it is important to note that at the time of finalizing this report, a decision on documentation requirements for **GMOs intended for food, feed or for processing** to be used in international trade was adopted under the Cartagena Protocol on Biosafety (Third Meeting of the Parties, 13 to 17 March 2006, Curitiba, Brazil). According to this decision, Parties to the Protocol must take measures to ensure that documentation accompanying international shipments of GMOs in commercial production includes the identity of the GMOs contained in the shipment, when their precise identity is known. In cases where the identity of GMOs in a shipment is not precisely known, documentation should make clear that the shipment “may contain” GMOs, together with the identity of the GMOs that may be contained in the shipment.
products relies on a dedicated system of traceability established by Regulation (EC) No 1830/2003.

The labeling requirements shall not apply to food containing material, which contains, consists of, or is produced from GMOs in a proportion no higher than 0.9 % of the food ingredients considered individually, or food consisting of a single ingredient, provided that this presence is adventitious or technically unavoidable.

**Labeling and traceability** - The traceability rules make it mandatory on the operators concerned, i.e. all persons who place a product on the market or receive a product placed on the market within the Community, to be able to identify their supplier and the companies to which the products have been supplied.

The traceability requirement varies depending on whether the product consists of or contains GMOs (Article 4 of Regulation (EC) No 1830/2003) or has been produced from GMOs (Article 5 of Regulation (EC) No 1830/2003). Hence, two hypotheses must be distinguished:

- In the case of a product consisting of or containing GMOs: Operators must ensure that the following two particulars are transmitted in writing to the operator receiving the product: an indication that the product, or some of its ingredients, contains or consists of GMOs and the unique identifier(s) assigned to those GMOs, in the case of products containing or consisting of GMOs.
  - In the case of products consisting of or containing mixtures of GMOs to be used only and directly as food or feed or for processing, the information relating to the unique identifiers may be replaced by a declaration of use by the operator, accompanied by a list of the unique identifiers for all those GMOs that have been used to constitute the mixture. Operators must ensure that the information received is transmitted in writing to the operator receiving the product.

- In the case of products produced from GMOs: Operators must ensure that the following particulars are transmitted in writing to the operator receiving the product: an indication of each of the food ingredients which are produced from GMOs; an indication of each of the feed materials or additives which are produced from GMOs; and in the case of products for which no list of ingredients exists, an indication that the product is produced from GMOs.

Besides traceability requirements, products consisting of or containing GMOs and food products produced from GMOs which are authorized under the procedure set out in Directive
Specifications (Part C) or under Regulation (EC) No 1829/2003 are subject to the labeling requirements laid down in Regulation (EC) No 1829/2003 and Regulation (EC) No 1830/2003. Labeling informs the consumer and user of the product, hence allowing them to make an informed choice.

**Generally speaking**, for all pre-packaged products consisting of or containing GMOs, Regulation (EC) No 1830/2003 requires that operators indicate on a label: “This product contains genetically modified organisms” or “This product contains genetically modified [(name of organism(s)]”. In the case of non pre-packaged products offered to the final consumer or to mass caterers (restaurants, hospitals, canteens and similar caterers) these words must appear on, or in connection with, the display of the product.\(^{14}\)

Genetically modified foods which are delivered as such to the final consumer or mass caterers (restaurants, hospitals, canteens, and similar caterers) must be labeled in accordance with Article 12 of Regulation (EC) No 1829/2003, regardless of whether DNA or proteins derived from genetic modification are contained in the final product or not. The labeling requirement also includes highly refined products, such as oil obtained from genetically modified maize.

The same rules apply to animal feed, including any compound feed that contains transgenic soya. Corn gluten feed produced from transgenic maize must also be labeled, in compliance with Article 25 of Regulation (EC) No 1829/2003, so as to provide livestock farmers with accurate information on the composition and properties of feed. Therefore, GM food and feed are subject to the specific labeling requirements imposed by the GMO legislation.\(^{15}\)

**Exemption from the traceability and labeling requirements** - Conventional products, i.e. products created without recourse to genetic modification, may be accidentally contaminated by GMOs during harvesting, storage, transport or processing. This does not only apply to GMOs. In the production of food, feed, and seed, it is practically impossible to achieve products that are 100% pure. Taking this into account, the legislation has laid down limits above which conventional food and feed must be labeled as products consisting of GMOs, containing GMOs or produced from GMOs.

These conventional products “contaminated” by authorized GMOs are not however subject to traceability and labeling requirements if they contain traces of these (authorized) GMOs below a limit of 0.9%, provided the presence of this material is adventitious or

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\(^{14}\) Of the eighteen genetically modified organisms authorized in accordance with Directive 90/220/EEC, eight are authorized for the purpose of use in feeding stuffs.

technically unavoidable. This is the case when operators demonstrate to the competent authorities that they have taken adequate measures to avoid the presence of this material.

Regarding meat or milk of an animal fed with GM feed should they be labeled as genetically modified: In line with the general EU rules on labeling, Regulation (EC) No 1829/2003 does not require labeling of products such as meat, milk or eggs obtained from animals fed with genetically modified feed or treated with genetically modified medicinal products. Nor are these products subject to traceability requirements.

Regarding the new Regulation and the allowed the presence of traces of GM materials, which have received a favorable scientific assessment, but which are not yet formally approved - The adventitious or technically unavoidable presence of GM material in products placed on the market in the EU can occur during cultivation, handling, storage, and transport. This situation already exists and affects products originating both in the EU and third countries.16

This is not a problem unique to GMOs. In the production of food, feed, and seed, it is practically impossible to achieve products that are 100% pure. Regulation (EC) No 1829/2003 acknowledges this fact and defines the specific conditions under which a technically unavoidable presence of GMOs not yet formally authorized could be permitted.

A number of GMOs have already been assessed by the Scientific Committees advising the EC. These committees have indicated that the GMOs do not pose a danger to the environment and health, but their final approval is still pending. The rules allow the presence of these GMOs in a food or feed up to a maximum of 0.5%, above which it is prohibited to put the product on the market.

Article 47 of Regulation (EC) No 1829/2003 on GM food and feed provides that:

1. The presence in food or feed of material which contains, consists of or is produced from GMOs in a proportion no higher than 0.5 % shall not be considered to be in breach of Article 4(2) or Article 16(2), provided that:
   a) this presence is adventitious or technically unavoidable
   b) the GM material has benefited from a favorable opinion from the Community Scientific Committee(s) or the Authority before the date of application of this Regulation

16 The Commission has published a list of GM material which has not been authorized, but which has had a favorable scientific assessment. This list may be consulted at the following address: http://www.europa.eu.int/comm/food/food/biotechnology/gmfood/events_en.pdf.
c) the application for its authorization has not been rejected in accordance with the relevant Community legislation

d) detection methods are publicly available

2. In order to establish that the presence of this material is adventitious or technically unavoidable, operators must be in a position to demonstrate to the competent authorities that they have taken appropriate steps to avoid the presence of such materials.

In accordance with Article 4(8) and 5(4) of Regulation (EC) No 1830/2003, the traceability and labeling requirements laid down in Article 4(1) to 4(6) and the traceability requirements laid down in Articles 5(1) and 5(2) respectively shall not apply to traces of the GMOs listed below under paragraph (a) which are present in the products concerned in a proportion no higher than 0.5 % provided that these traces are adventitious or technically unavoidable.17

**Other Food Issues – Food Origin, Animal Welfare, Contaminated Food, & Environment**

**Origin Labeling** - Common labeling requirements (name, composition, durability, etc.) applicable to all foodstuffs are laid down in horizontal legislation (Directive 2000/13/EC and related texts). In that framework, origin is normally not considered as necessary information to enable consumers to make an informed choice, because that origin is not an important element to characterize or to identify the product (such as for example biscuits, breakfast cereals or soft drinks). Besides the consumer can have some information on the origin by the compulsory identification (name and address) of the manufacturer or packager, or of a seller established within the Community. However, origin or provenance shall be indicated in case where consumers could be misled on the true origin of the product.

Because of a decision in the past that there exists a specific need to inform consumers, specific labeling provisions are included in vertical legislation applicable to products ranging from fruits and vegetables to meat, eggs, fish, wine, honey, and chocolate. These rules often result from specific composition or quality standards, but may also request mandatory indication of origin or provenance and that information being deemed necessary for consumer choice regarding such foodstuffs, generally basic products, whose characteristics/quality are influenced by the origin of raw materials.

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17 Thresholds for GM-impurities in conventional seeds: Legislation on seeds has always recognized that a 100% purity is not possible, which is why thresholds have been set which take into account the fact that plants are grown in an open field, that cross-pollination is a natural phenomenon and that one cannot control wind and insects which contribute to this. For example, certified soya beans may have up to 1% impurities of another soy variety. Impurities can arrive through cross-pollination, dissemination of volunteers and at harvest, transport and storage.
by their origin. In these cases, detailed rules for indicating that origin are laid down within the legislation concerned. Research has shown that:

1. Consumers would be interested in the origin of fresh meat, in addition to beef, because they feel that meat from their country is ‘safer.’
2. Origin is also associated with quality in the case of certain products, e.g. delicatessen, cheese, wine (but this need is already taken on board through the existing legislation).
3. Consumers have difficulties in identifying food produced in compliance with certain animal welfare standards, because the information on labels is inappropriate, unclear or missing. Consumers have expressed a preference for simple, symbolic labeling (such as color coding and logos) rather than textual information.

There is at present much debate about consumer attitudes to origin, both for food (milk, poultry, meat) and non food (textile, shoes) products. There is also renewed producer interest in using local (EU, national or regional) origin as a selling point.

**Animal Welfare Labeling** - Consumers have difficulties in identifying food produced in compliance with certain animal welfare standards, because the information on labels is inappropriate, unclear or missing. When questioned, consumers have expressed a preference for simple, symbolic labeling (such as color coding and logos) rather than textual information. The Community Action Plan on the Protection and Welfare of Animals, adopted in January 2006, foresees as one of the five main areas of action the introduction of standardized animal welfare indicators to classify the hierarchy of welfare standards applied (from minimum to higher standards). On this basis, options for labeling will be explored in a systematic manner.

Labeling related to animal welfare conditions makes particular sense if there are different standards allowed by Community legislation, e.g. for eggs where the different types of production could compete on the market in relation to the quality of welfare achieved. A similar approach could be taken in the legislation for other products of animal origin.

The Amsterdam Treaty’s “Protocol on protection and welfare of animals” lays down new rules concerning action by the EU. It recognizes officially that animals are sentient beings and requires the European institutions to take account of animal welfare requirements in formulating and implementing European legislation. EU legislation on animal protection aims to spare animals any unnecessary suffering in three main areas: farming, transport, and slaughter. In collaboration with the competent authorities of the Member States, the Food and Veterinary Office (FVO) carries out spot checks to ensure that EU legislation is being complied with.
Contamination of the food chain - The contamination of foodstuffs represents a real risk for food safety. It may come from a number of sources, such as environmental pollution, the production chain or products used in packaging. The EU has therefore introduced a wide range of legislative measures designed to protect foodstuffs. General arrangements have been made to deal with the presence of contaminants in human food by setting maximum levels. The Union turned its attention initially to prohibiting and limiting the use of certain chemical products, and to the classification, labeling and packaging of dangerous substances and preparations, including fertilizers and pesticides covered by separate arrangements. The protection afforded by existing legislation was subsequently enhanced by measures involving risk assessment, tests on chemical substances, and exports and imports.

Environmental factors - Food safety policy forms part of a more general, horizontal strategy for sustainable development. There is an inextricable link with certain environmental factors which have a greater or lesser impact on the quality of products intended for human and animal consumption. The main environmental factors have to do with waste management, atmospheric pollution, water quality (safety, drinking water, nitrate content) and the protection of nature and biodiversity.

Consumer information, education, and health monitoring - Information is a basic principle of consumer policy and has become even more vital in the wake of the recent food crises. Details which help the consumer to make an informed decision are found on the packaging and labeling, such as geographical indications and designations of origin, labels, indications of price and the composition of products.
To restore confidence regarding the safety of food products, large grocery chains in Holland and England and some international suppliers began in 1997 to establish a new institution which insisted on strict environmental and production criteria that farmers would have to meet if they wanted to sell their products in member supermarkets. The name of this system is EurepGAP, which is an acronym for “Euro Retailer Produce Working Group adopting standards of Good Agricultural Practice.” It has subsequently evolved into an equal partnership of agricultural producers and their retail customers.

As of September, 2003, EurepGAP had over 200 member companies from around the world. There are over 12,000 certified growers in more than 20 countries with a combined production capacity covering 975,000 acres. The largest numbers of certified growers are in the Netherlands and the UK, followed by Spain, South Africa, Israel, and Belgium. In Holland, 100% of supermarkets are participating in EurepGAP and 85% of all fruits and vegetables sold in Dutch retail stores are covered by the EurepGAP protocols.

In responding to the demands of consumers, retailers, and their global suppliers EurepGAP has created and implemented a series of sector specific farm certification standards, which are divided into Module Stages (see illustration below). The aim is to ensure integrity, transparency, and harmonization of global agricultural standards. This includes the requirements for safe food that is produced respecting worker health, safety and welfare, environmental, and animal welfare issues.

EurepGAP certification is contingent upon completion and verification of a checklist that consists of 254 questions, 41 of which are considered “Major Musts” and 122 of which are considered “Minor Musts.” Another 91 are “shoulds,” which are “Recommended” but not required practices. The EurepGAP protocols reach backward down the food chain and direct farmers how to manage their farms. These protocols are so broad based that they cover
environmental issues, animal welfare issues, employment issues, sustainability, and any other social or economic factors of concern to supermarkets.18

One of the most important recent developments in agriculture is the growing demand for traceability. Starting January 1, 2005, every country of the 16 or 17 countries in the EU will be required to provide full traceability of every food product sold in the EU. Whoever touches the product, be it farmer, shipper, processor, grocery store, etc., will have to provide traceability one step back and one step forward.

Traceability means that a buyer or consumer can track food products and how they were handled all the way back to the farm and even before, to the seed supplier and the chemical supplier. In some European supermarkets, a customer can take a package of meat to the barcode reader and see a picture of the farm where the steak or chicken came from. That barcode contains data which gives consumers access to information about the animal’s parents, where it was born, what medical attention it received, and where it was slaughtered. The store manager is therefore able to immediately isolate any food safety or quality problem.

The demand for traceability is fueled by two trends: consumer concerns about food and environmental safety, and the need to identify and segregate higher value specialty crops. With experts predicting that perhaps 30% of total production over the next six years will be in value-added crop varieties rather than undifferentiated commodities, the need for traceability systems can only grow. (Glassheim et al., 2005)

EurepGAP, like others in the EU, has been driven by the desire to reassure consumers of food safety. Following food safety scares such as BSE (Mad Cow disease), pesticide concerns, and the rapid introduction of GM foods, consumers throughout the world are asking how food is produced, and need reassuring that their food is both safe and sustainable. Food safety is a global issue and transcends international boundaries. Many EurepGAP members are global players in the retail industry and obtain food products from around the world. For these reasons a need has arisen for a commonly recognized and applied reference standard of Good Agricultural Practice which has at its centre a consumer focus.

Technically speaking, EurepGAP is a set of descriptive documents suitable to be accredited to internationally recognized certification criteria such as ISO Guide 65. Representatives from around the globe and all stages of the food chain have been involved in the development of these documents. In addition the views from stakeholders outside the industry

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18 The EurepGAP protocols are slowly being implemented. As of January 1, 2004 it applies to fresh fruits, vegetables, and flowers, however, they are not yet uniformly followed throughout Europe. In the Netherlands 100% of their supermarkets are abiding by this program.
including consumer and environmental organizations and governments have helped shape the protocols. This wide consultation has produced a robust and challenging, but nonetheless achievable protocol that farmers around the world may use to demonstrate compliance with Good Agricultural Practices. The standards are openly available and free to obtain from the EurepGAP website.

EurepGAP members include retailers, producers/farmers, and associate members from the input and service side of agriculture. Governance is by sector specific EurepGAP Steering Committees, which are chaired by an independent Chairperson. Both the standard and the certification system are approved by the Technical and Standards Committees working in each product sector. These committees have 50% retailer and 50% producer representation creating an effective and efficient partnership in the supply chain. The work of the Committees is supported by FoodPLUS, a not-for-profit company based in Cologne, Germany.

**Goals of EurepGAP**

By adhering to good agricultural practices the risks within agricultural production are reduced. EurepGAP provides the tools to objectively verify best practice in a systematic and consistent way throughout the world. This is achieved through their protocol and compliance criteria. EurepGAP’s scope is concerned with practices on the farm, once the product leaves the farm it comes under the control of other Codes of Conduct and certification schemes relevant to food packing and processing. In this way the whole chain is assured right through to the final consumer.

Another key goal of EurepGAP is to provide a forum for continuous improvement. The technical and standards committees, consisting of producer and retail members, have a formal agenda to review emerging issues and carry-out risk assessments. This is a rigorous process, following the principles of HACCP, and involves experts in their field leading to revised versions of the protocol.

**Integrated Farm Assurance (IFA) Program**

The EurepGAP Technical and Standards Committee for Integrated Farm Assurance has evaluated and approved the new version, the General Regulations, Control Points and Compliance Criteria, and the Checklist for Integrated Farm Assurance. See Figure 1. below.

**EurepGAP Integrated Farm Assurance**

The importance of the Integrated Farm Assurance Program:

- It provides controlled and more efficient production of agricultural raw materials
- It is the farmers’ response to globalization
• It reassures and improves confidence in agricultural products

Objectives of EurepGAP – IFA:
• To facilitate mutual recognition through transparent benchmarking
• To boost world-wide participation in farm assurance
• To encourage continuous improvement
• To provide performance and integrity measurement for assurance schemes (e.g. certification, accreditation)

Milestones for IFA:
• Reducing duplication of audits at farm level
• To see IFA becomes the preferred global reference standard for farm assurance schemes at pre-farm gate (agricultural production)
• To see IFA become a common buyer standard for all sources of supply irrespective of the country of origin

Figure 1. EurepGAP module interaction

General Regulations Integrated Farm Assurance Version 2.0-Mar05

Terms of Reference - “The Global Partnership for Safe and Sustainable Agriculture”
To respond to consumer concerns on food safety, animal welfare, environmental protection and worker health, safety and welfare.
• Encouraging adoption of commercially viable Farm Assurance Schemes, which promote the minimization of agrochemical and medicinal inputs within Europe and worldwide

• Developing a Good Agricultural Practice (GAP) Framework for benchmarking existing Assurance Schemes and Standards including traceability

**Scope** - The EurepGAP document explains the structure of certification to EurepGAP Standard for *Integrated Farm Assurance*, and the procedures that should be followed in order to obtain and maintain Certification. It details the duties and rights of the EurepGAP Secretariat, Certifiers and Farmers applying for Certification.

**Objectives** - EurepGAP scheme principles are based on the EurepGAP Terms of Reference and specifically on the following concepts:

• **Food Safety**: The standard is based on Food Safety criteria, derived from the application of generic HACCP principles.

• **Environment Protection**: The standard consists of Environmental Protection Good Agricultural Practices, which are designed to minimize negative impacts of Agricultural Production on the Environment.

• **Occupational Health, Safety, and Welfare**: The standard establishes a global level of occupational health and safety criteria on farms, as well as awareness and responsibility regarding socially related issues, however it is not a substitute for in-depth audits on Corporate Social Responsibility.

• **Animal Welfare (where applicable)**: The standard establishes a global level of animal welfare criteria on farms.

EurepGAP provides the standards and framework for an independent, recognized third party Certification of Farm Production Processes based on EN45011/ISO Guide 65. (Certification of the production process, cropping, growing or producing of certified products ensures that only those that reach a certain level of compliance with established Good Agricultural Practices set out in the EurepGAP descriptive documents are certified).

The Scheme covers the whole agricultural production process of the certified product, from when the animal enters the production process or the plant is in the ground (origin, and seed control points) to non-processed end product (*No manufacturing, slaughtering, or processing is covered*). The objective of EurepGAP certification is to form part of the verification of Good Practices in the whole (Farm) production chain.

**Rules** - These General Regulations establish the rules applicable to Certifying Bodies (CBs) approved by EurepGAP Secretariat to the scope of EurepGAP *Integrated Farm Assurance*,
for granting, maintaining, and removing EurepGAP *Integrated Farm Assurance* certification. Certificate holder can be any of the following:

- Individual Farmer applying for EurepGAP Certification
- Farmer Group applying for EurepGAP Certification
- Individual Farmer that is working under a Scheme that has successfully benchmarked to EurepGAP
- Farmer Group that is working under a Scheme that has successfully benchmarked to EurepGAP

**Compliance Levels for EurepGAP Certification** - Compliance with EurepGAP *Integrated Farm Assurance* consists of *three types* of control points, that the applicant is required to undertake in order to obtain EurepGAP recognition: “Major Musts,” “Minor Musts,” and “Recommendations,” and must be fulfilled as follows: (See also chapters 11 and 12 of General Regulations IFA Version 2.0-Mar05, under Sanctions and Non-compliances)

**Options and Verification for EurepGAP Certification** - Farmers can achieve EurepGAP certification under any one of the four Options described below:

- **Option 1:** Individual Certification - Individual Farmer applies for EurepGAP certificate, *for one or more modules.*

- **Option 2:** Group Certification - Farmer Group applies for EurepGAP Group Certificate, *for one or more modules.*

- **Option 3 and 4 (Benchmarking):** Option 3: Individual Farmer applies for EurepGAP benchmarked scheme Certificate, *for one or more modules.* Option 4: Farmer Group applies for EurepGAP benchmarked scheme Certificate, *for one or more modules.*

**Benchmarking System Procedure** — All Scopes Version 1.2-June 2005

**Background and Justification**

The recognition of other farm assurance schemes via *Benchmarking* is one of EurepGAP core objectives. In order to improve perceived and actual integrity and transparency of the system, the EurepGAP Technical and Standards Committee (TSC) “Fruit and Vegetables” has approved this benchmarking procedure for EurepGAP. The EurepGAP Steering Committee (SC)

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19 References:
(i) EurepGAP Equivalent Certification System Owner Agreement
(ii) ISO19011:2002 “Guidelines for quality and/or environmental management systems auditing.
(vi) ISO 8402.
decided to appoint external, recognized and competent organizations to undertake the technical review and witness audits (“physical benchmarking”).

The EurepGAP process to accreditation bodies currently involved in EurepGAP Accreditation. This is a key criterion for applicant’s becoming independence, technical expertise, and qualifications in accreditation systems (ISO Guide 65) in the agricultural field. The accreditation was designed to identify an organization that delivers the desired public and industry credibility, with the global resources, and technical and organizational competence and efficiency to handle the EurepGAP Benchmarking Procedure in an industry affordable manner. EurepGAP has received applications from the Joint Accreditation System of Australia and New Zealand (JAS-ANZ) and from Deutsches Akkreditierungssystem Prüfwesen GmbH (DAP/Germany).

Certification of a Product (a term used to include a process or service) is a means of providing assurance that it complies with specified standards and other descriptive documents. Certification is applicable to all companies and organizations interested in applying for EurepGAP recognition via the benchmarking process and to all available and future EurepGAP Scopes (Fruit & Vegetables, Flower & Ornamentals, IFA, IAA, (Green) Coffee, etc.).

**Equivalent Certification System** - A certification system that has achieved accreditation under ISO/IEC Guide 65 (EN45011) with an accreditation body that is a member of the International Accreditation Forum (IAF) and is signed up to the Multi-Lateral Agreement (MLA) concerning ISO IEC Guide 65. The certification system must be operated only by certification bodies that have achieved the above accreditation directly for the equivalent standard, where the certification system has successfully completed the equivalence procedures set out in this standard.

See Appendix D for a listing of EurepGap Accredited Bodies, which also includes Membership and Certifying Body (CB) Fees, DAP German Accreditation System Benchmarking Fee Schedule, and Joint Accreditation System of Australia and New Zealand Benchmarking Fee Schedule.
6d. INTERNATIONAL STANDARDS

a. Chapter Abstract

This chapter calls attention to international standards that have become cornerstones of national and international trade, safety, and quality systems. Many of the standards in this chapter are directly used within many nation’s food, safety, and quality programs. As will be illustrated, these systems extend well beyond identity preservation and traceability, however, for any organization that already uses any one or combination of these systems, the ability to include or add identity preservation and traceability within their operations and supply chain would be nearly transparent and easy to accomplish.

However, before the larger systems are explored, Section b. will provide a short narrative of other systems that are applicable to the food industry, which includes ISO 9000, Total Quality Management (TQM) approach, and Deming’s Management Program and Quality Control.

The major international guides towards food traceability, safety, and quality programs include Codex Alimentarius (CODEX) & FAO/WHO Food Standards; International Organization for Standards (ISO) and ISO 22000; and HACCP (Hazard Analysis and Critical Control Point) Standards, HACCP Web, and HACCP Training Providers sections.

Codex provides an overall forum for international participation, which has resulted in programs and agreements in such areas as Guidelines on Nutrition Labeling, Food Labeling (country of origin), and Standard on Food Labeling (traceability).

International Organization for Standardization (ISO) 22000, is a more recent IPT tool within the ISO format and structure. This standard brings together fragmented national, international, and industry HACCP and Food Safety Standards into one food safety management system.

What follows are company/organizational/agency statements from their websites, and naturally reflect their views.
b. Other Internationally Recognized Systems

In addition to systems that will be expanded upon later in this chapter, (the list below is not complete) there are many systems used throughout the world that are designed to meet local and international requirements, and are found within various official and private agreements and programs. Below are just a few of systems that are well known, however, time and space prohibit more information about each of them to be presented here. The most recognized systems are ISO 9000 Series, Total Quality Management (TQM), and Deming’s Management Program and Quality Control.

ISO 9000\(^1\) - Fundamental standard of ISO (the bases of which ISO 22000 was developed) The ISO 9000 series has turned out to be one of the best international quality management system developed. The ISO 9001 can be used for internal application by organizations, certification, or contractual purposes.

The ISO 9000 was first released in 1987, a first revision was published in 1994, and in 2000 the modification to ISO 9001:2000 was released. Since then only three main standards persist. ISO 9000:2000 - Includes a description approach to quality Management as well a revised vocabulary. ISO 9001:2000 - Includes the quality management system requirements. ISO 9004:2000 - Includes guidelines for performance improvement moving toward Total Quality Management (TQM). It is not intended for certification or contractual use.\(^2\)

They rely on the following eight principles:

- Customer focused organization
- Leadership
- Involvement of people
- Process approach
- System approach to management
- Continual improvement
- Factual approach to decision making
- Mutually beneficial supplier relationship

Included in this system are standards for documentation of the system, control of documents, and control of records to show management commitment, customer focus, and quality policy. The 2000 revision is an attempt to harmonies ISO 9000 (quality) with ISO 14001 (environment) and BS 8800 (health) so that an organization can handle quality, environment, health and safety within one system.


\(^2\) The standard ISO 9000 dates back to 1989, and was accepted in Europe under the Number EN 29000 as European norm. The different standardization organizations have integrated the ISO series under different denomination. The European standardization organization CEN C=Conformité, E=Européen has created the denomination “DIN EN ISO 9000 ff” published in English, German, and French. This standard contains the norms and the procedure to obtain the Certificate ISO 9000.
ISO 9000:2000 also offers supply chains, quality assurance, and beginnings of traceability in agriculture. Figure 1. Process Flow Chart below illustrates a normal top-level flow diagram for a grain farming operation. This chart demonstrates the flow and linkages between activities, controls, and records that support a Quality Management System such as ISO 9000:2000.3

Figure 1. Process Flow Chart

ISO 9001-2000 Quality System Manual QM-1 ©

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How certification is obtained

The interested company makes a contract with a certifying agent. It takes approximately 1 to 2 years to obtain the certificate depending on the complexity of the company.\(^4\) The single revised ISO 9001:2000, which contains a single quality management requirements standard, is applicable to all organizations, products, and services.\(^5\)

**Total Quality Management (TQM)**

TQM can be installed after ISO 9000. TQM attempts to unite all the different phases of the activities of a company, from the financial and managerial processes to production and technical details. With growth, international business organizations have to integrate modifications in the basic business structure concerning the rapid changing international market. ISO 9000 is the basic activity which supports Total Quality Management.

In the past, quality control and quality improvement were considered the responsibility of one department or a discrete part of an enterprise. In Total Quality Management every part of the enterprise is tied together.

**Deming’s Management Program and Quality Control**

W. Edwards Deming influenced worldwide quality control. He stressed the need to “drive out fear,” to stop relying on inspection for insuring quality, and to focus on building cooperation and not competition within an organization. The philosophy of Deming has been successful in US. The German website [www.deming.de](http://www.deming.de) tries to bring these ideas to the German-speaking area. The British Deming Association is propagating the philosophy based on Deming’s fourteen points. See website for additional information. [http://www.deming.org.uk](http://www.deming.org.uk) and [http://www.deming.org/theman/teachings02.html](http://www.deming.org/theman/teachings02.html).

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\(^4\) There are many organizations which are accredited to give out certificates, such as DGS (Deutsche Gesellschaft zur Zertifizierung von Qualitäts managementsystemen) and TÜV (Technischer Überwachungs Verein).

\(^5\) The ISO-9001:2000 quality system aims to enhance customer satisfaction. This includes the processes for continual improvement of the quality system and the assurance of conformity to the customer and applicable regulatory requirements. In global business the certification according ISO 9000 turned out to be an imperative duty. The HACCP concept should be integrated in the quality system fulfilling hygiene regulations.
c. Codex Alimentarius (CODEX) and FAO/WHO Food Standards

The Codex Alimentarius Commission (CAC) implements the Joint FAO/WHO Food Standards Program, the purpose of which is to protect the health of consumers and to ensure fair practices in the food trade. The Codex Alimentarius (Latin, meaning Food Law or Code) is a collection of over 230 internationally adopted food standards and also includes codes of practice, limits for pesticide residues, and evaluations of additives and veterinary drugs. The main aims of the Codex are to protect the health of consumers and to facilitate the international food trade through harmonization of science based standards. The Commission has expressed the view that codes of practice might provide useful checklists of requirements for national food control or enforcement authorities. The publication of the Codex Alimentarius is intended to guide and promote the elaboration and establishment of definitions and requirements for foods, to assist in their harmonization and, in doing so, to facilitate international trade. Codex brings together a conglomeration of principles and standards to meet its goals of protecting the public. Identity preservation and traceability (IPT) have become increasingly more important as food safety issues have increased with time.

Although IPT is not usually directly mentioned by name, its concepts and follow-on modifications to standards and rules are usually of prime concern to address public opinion towards food safety. Throughout the information provided below, Codex is bolstering and strengthening the importance of its IPT rules and regulations. Although the information provided may seem fragmented, the collection is to highlight how IPT concepts are becoming more prevalent in Codex standards.

Introduction to standards and its standards’ process - Codex hopes to create standards that immediately protect consumers, ensure fair practices in the sale of food, and facilitate trade. It involves a process that involves specialists from numerous food-related disciplines.
scientific disciplines, together with consumers’ organizations, production and processing industries, food control administrators, and traders.

**History of Codex**

Ancient times: Evidence from the earliest historical writings indicates that governing authorities were concerned with codifying rules to protect consumers from dishonest practices in the sale of food. Assyrian tablets described the method to be used in determining the correct weights and measures for food grains, and Egyptian scrolls prescribed the labeling to be applied to certain foods. In ancient Athens, beer and wines were inspected for purity and soundness, and the Romans had a well organized state food control system to protect consumers from fraud or bad produce. In Europe during the Middle Ages, individual countries passed laws concerning the quality and safety of eggs, sausages, cheese, beer, wine, and bread. Some of these ancient statutes still exist today.⁷

Trade concerns: The different sets of standards arising from the spontaneous and independent development of food laws and standards by different countries inevitably gave rise to trade barriers that were of increasing concern to food traders in the early twentieth century. Trade associations that were formed as a reaction to such barriers pressured governments to harmonize their various food standards so as to facilitate trade in safe foods of a defined quality. The International Dairy Federation (IDF), founded in 1903, was one such association. Its work on standards for milk and milk products later provided a catalyst in the establishment of the Codex Alimentarius Commission and in the setting of its procedures for elaborating standards.

Consumers’ concerns: In the 1940s, rapid progress was made in food science and technology. With the advent of more sensitive analytical tools, knowledge about the nature of food, its quality, and associated health hazards also grew quickly. There was intense interest in food microbiology, food chemistry and associated disciplines, and new discoveries were considered newsworthy. Articles about food at all levels flourished, and consumers were bombarded with messages in popular magazines, in the tabloid press, and on the radio.

At the same time, as more and more information about food and related matters became available, there was greater apprehension on the part of consumers. Whereas, previously, consumers’ concerns had extended only as far as the “visibles,” such as underweight contents, size variations, misleading labeling, and poor quality, they now embraced a fear of the

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⁷ Codex precursors: Codex Alimentarius Austriacus, 1897-1911 and Codex Alimentarius Europeaus, 1954-1958. In the Austro-Hungarian Empire between 1897 and 1911, a collection of standards and product descriptions for a wide variety of foods was developed as the Codex Alimentarius Austriacus. Although lacking legal force, it was used as a reference by the courts to determine standards of identity for specific foods. The present-day Codex Alimentarius draws its name from the Austrian code.
“invisibles,” i.e. health hazards that could not be seen, smelled or tasted, such as microorganisms, pesticide residues, environmental contaminants, and food additives. With the emergence of well organized and informed consumers’ groups, both internationally and nationally, there became growing pressure on governments worldwide to protect communities from poor-quality and hazardous foods.

When FAO and WHO were founded in the late 1940s, there was heightened international concern about the direction being taken in the field of food regulation. Post WWII hardships fragmented food and agricultural food systems locally and across the world, that had previously been in place. Therefore, countries were acting independently and there was little, if any, consultation among them with a view to harmonization.

A scientific base: According to Codex, the second half of the nineteenth century saw the first general food laws adopted and basic food control systems put in place to monitor compliance. During the same period, food chemistry came to be recognized as a reputable discipline, and the determination of the “purity” of a food was primarily based on the chemical parameters of simple food composition. When harmful industrial chemicals were used to disguise the true color or nature of food, the concept of “adulteration” was extended to include the use of hazardous chemicals in food. Science had begun providing tools with which to disclose dishonest practices in the sale of food and to distinguish between safe and unsafe edible products.

A desire for leadership: Food regulators, traders, consumers, and experts were looking increasingly to FAO and WHO for leadership in unraveling the maze of food regulations that were impeding trade and providing mostly inadequate protection for consumers. In 1953, the governing body of WHO, the World Health Assembly, stated that the widening use of chemicals in food presented a new public health problem and it was proposed that the two organizations should conduct relevant studies. One such study identified the use of food additives as a critical factor.8

A single international reference point

Near present-day: Integrating non-governmental activities - While FAO and WHO furthered their involvement in food-related matters, a variety of committees set up by international NGOs also began working in earnest on standards for food commodities. In time,
the work of those NGO committees was either assumed by, or continued jointly with, the appropriate Codex Alimentarius Commodity Committees and, in some cases, the nongovernmental committees themselves became Codex committees.

Today’s Codex Alimentarius Commission was established in 1962 by the Food and Agriculture Organization (FAO) of the United Nations and the World Health Organization (WHO), which is a United Nations (UN) body that sets international food standards and related texts such as codes of practice under the Joint FAO/WHO Food Standards Program. With more than 170 member countries, plus the European Community, the Commission is a worldwide forum on food safety, consumer protection, and fair practices in the food trade. Codex is a continuously updated guide for governments and other interested parties on the regulatory framework needed for food control systems, food safety, and consumer protection. The international standards contained in the Codex Alimentarius are recognized as benchmarks by the World Trade Organization (WTO).

Over 400 standards, guidelines, and codes of practice have been accepted and adopted to date on:

1. Food labeling and crop hygiene
2. Commodities
3. Food safety assessment for food derived from biotechnology
4. Methods of analysis and sampling, food inspection, and certification procedures

The Codex Alimentarius, or the food code, has become the global reference point for consumers, food producers and processors, national food control agencies, and the international food trade. The code has had an enormous impact on the thinking of food producers and processors as well as on the awareness of the end users, the consumers. Its influence extends to every continent, and its contribution to the protection of public health and fair practices in the food trade is immeasurable.

The Codex system presents a unique opportunity for all countries to join the international community in formulating and harmonizing food standards and ensuring their global

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9 The Food and Agriculture Organization (FAO) was established in 1945 and the World Health Organization (WHO) in 1948. The two organizations began to undertake joint work on food issues in 1950 when a joint meeting of experts was held to discuss nutrition. Work on food safety issues was encouraged by several factors including concern about the health effects of food additives, increased public awareness of food safety, and increased international trade requiring harmonization of standards. The need for such a system has increased since then for many reasons, including recent food safety scares and the issue of genetically modified foods. The main purposes of this Program are protecting health of the consumers and ensuring fair trade practices in the food trade, and promoting coordination of all food standards work undertaken by international governmental and non-governmental organizations.
implementation. It also allows them a role in the development of codes governing hygienic processing practices and recommendations relating to compliance with those standards.

The significance of the food code for consumer health protection was underscored in 1985 by the UN Resolution 39/248, whereby guidelines were adopted for use in the elaboration and reinforcement of consumer protection policies.\(^{10}\)

Codex has relevance to the international food trade. With respect to the ever-increasing global market, in particular, the advantages of having universally uniform food standards for the protection of consumers are self-evident.\(^{11}\)

**How it works – Standards, codes of practice, guidelines, and other recommendations:**

**Codex standards** usually relate to product characteristics and may deal with all government-regulated characteristics appropriate to the commodity, or only one characteristic. Maximum residue limits (MRLs) for residues of pesticides or veterinary drugs in foods are examples of standards dealing with only one characteristic.

There are **Codex general standards** for food additives and contaminants and toxins in foods that contain both general and commodity specific provisions. The Codex General Standard for the Labeling of Prepackaged Foods covers all foods in this category. Because standards relate to product characteristics, they can be applied wherever the products are traded.

**Codex methods of analysis and sampling**, including those for contaminants and residues of pesticides and veterinary drugs in foods, are also considered Codex standards.

**Codex codes of practice**, including codes of hygienic practice, defines the production, processing, manufacturing, transport, and storage practices for individual foods or groups of foods that are considered essential to ensure the safety and suitability of food for consumption.

For food hygiene, the basic text is the Codex General Principles of Food Hygiene, which introduces the use of the Hazard Analysis and Critical Control Point (HACCP) food safety management system. A code of practice on the control of the use of veterinary drugs provides general guidance in this area.

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\(^{10}\) The guidelines advise that “When formulating national policies and plans with regard to food, Governments should take into account the need of all consumers for food security and should support and, as far as possible, adopt standards from the … Codex Alimentarius or, in their absence, other generally accepted international food standards.”

\(^{11}\) It is not surprising, therefore, that the Agreement on the Application of Sanitary and Phytosanitary Measures (SPS Agreement) and the Agreement on Technical Barriers to Trade (TBT Agreement) both encourage the international harmonization of food standards. Products of the Uruguay Round of multinational trade negotiations, these Agreements cite international standards, guidelines, and recommendations as the preferred measures for facilitating international trade in food. As such, Codex standards have become the benchmarks against which national food measures and regulations are evaluated within the legal parameters of the World Trade Organization (WTO) Agreements.
**Codex guidelines** fall into two categories:

- principles that set out policy in certain key areas
- guidelines for the interpretation of these principles or for the interpretation of the provisions of the Codex general standards

There are free-standing **Codex principles** covering:

- addition of essential nutrients to foods
- food import and export inspection and certification
- establishment and application of microbiological criteria for foods
- conduct of microbiological risk assessment
- risk analysis of foods derived from modern biotechnology

**Interpretative Codex guidelines** include those for food labeling, especially the regulation of claims made on the label. This group includes guidelines for nutrition and health claims; conditions for production, marketing and labeling of organic foods; and foods claimed to be “halal” (see Chapter 6f). There are several guidelines that interpret the provisions of the Codex Principles for Food Import and Export Inspection and Certification, and guidelines on the conduct of safety assessments of foods from DNA-modified plants and micro-organisms.12

Codex has helped to create greater global and national awareness by encouraging broader community involvement. They have done this through the establishment of scientifically sound standards. The benefits and goals of Codex are to increase consumer protection. Codex has been supported in its work by the now universally accepted maxim that people have the right to expect their food to be safe, of good quality, and suitable for consumption. Outbreaks of food-borne illness can damage trade and tourism and can lead to loss of earnings, unemployment, and litigation. Poor quality food can destroy the commercial credibility of suppliers, both nationally and internationally, while food spoilage is wasteful and costly, and can adversely affect trade and consumer confidence.

To facilitate one of its objectives Codex has developed Guidelines on Nutrition Labeling to ensure that nutrition labeling is effective. Since the late 1990s and early 2000, a new area of concern has been focused on animal feed and foods derived from biotechnology. Consumer concerns in the wake of the bovine spongiform encephalopathy (BSE), or Mad Cow, crisis of the

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12 Particular guidance is given on avoiding the use of certain genes/combinations of genes. For example anti-biotic resistance genes that will be expressed in the end product and genes from known allergenic sources are to be avoided (unless their safety has been proven). It is suggested that attention should also be given to issues such as the effects of nutritional modifications on human health, possible immunological effects and whether the gene can be transmitted to human gut bacteria. There is recognition that new genomic knowledge should make the effects of genetic modifications easier to predict, and also that safety assessments may have to be reviewed in light of future scientific knowledge.
early 1990s led Codex to take up the question of the safety of feed for food-producing animals. The Commission went even further than responding to the immediate crisis and the resulting Code of Practice on Good Animal Feeding takes into account all relevant aspects of animal health and the environment in order to minimize risks to consumers’ health. It applies to the production and use of all materials destined for animal feed and feed ingredients at all levels, whether produced industrially or on a farm. It also includes grazing or free-range feeding, forage crop production, and aquaculture.

To address many of the food safety concerns Codex has proposed principles for traceability / product tracing as a tool within a food inspection and certification system.

**Codex Labeling Rules**

Food labeling is the primary means of communication between the producer and seller of food on one hand, and the purchaser and consumer of the other. The Codex Alimentarius standards and guidelines on food labeling published in various volumes of the Codex Alimentarius are now collected and republished in this compact format to allow their wide use and understanding by governments, regulatory authorities, food industries and retailers, and consumers. In the Codex Standard on Food Labeling (Article 4.6), traceability in the form of a lot or batch numbering system was introduced more than a decade ago. The objective of the lot or batch numbering system is understood as meeting the need for better information on the identity of products, and can therefore be a useful source of information, for example when food is the subject of dispute concerning labeling claims or constitutes a health hazard to consumers. In other words, traceability is not necessarily confined to questions of product safety.

Article 4.5 of the Codex Standard for Food Labeling provides that the country of origin of the food shall be declared if its omission would mislead or deceive the consumer. Country of origin labeling is not safety related and the only possible way to control such labeling is through adequate traceability based on paper documentation.

**The Codex scorecard** (i.e., the number of rules/regulations that they govern as of 1 July 2005)

- Commodity standards – 202
- Commodity-related guidelines and codes of practice – 38
- General standards and guidelines on food labeling – 7
- General codes and guidelines on food hygiene – 5
- Guidelines on food safety risk assessment – 5
- Standards, codes and guidelines on contaminants in foods – 14
- Standards, guidelines, on sampling, analysis, inspection, and certification procedures – 22
- Maximum limits for pesticide residues – 2,579, covering 213 pesticides
- Food additives provisions – 683, covering 222 food additives
- Maximum limits for veterinary drugs in foods – 377, covering 44 veterinary drugs

**Commodity Standards**

By far the largest number of specific standards in the Codex Alimentarius is the group called “commodity standards.” The major commodities included in the Codex are:

- cereals, pulses (legumes), and derived products including vegetable proteins
- sugars, cocoa products and chocolate, and other miscellaneous products
- processed and quick-frozen fruits and vegetables
- meat and meat products; soups and broths
- fats and oils and related products
- fruit juices
- fish and fishery products
- fresh fruits and vegetables
- milk and milk products

**Additional groups that participate in IPT programs**

The Joint FAO/WHO Meetings on Pesticide Residues (JMPR) and the Joint FAO/WHO Expert Committee on Food Additives (JECFA), have for many years produced internationally noted data that are widely used by governments, industry, and research centers. Their input into the work of the Codex Commission is of fundamental importance, and the publications resulting from their activities are acclaimed international references. The safety assessments and evaluations performed by JECFA, like those performed by JMPR, are based on the best scientific information available, comprising inputs from many authoritative sources.

JEMRA, the Joint FAO/WHO Expert Meetings on Microbiological Risk Assessment, began its work in 2000. JEMRA aims to optimize the use of microbiological risk assessment as the scientific basis for risk management decisions that address microbiological hazards in foods. Its assessments and other advice contribute to the development of Codex standards, codes of hygienic practice and other guidelines in the area of food hygiene and provide the scientific basis for this work.

The International Atomic Energy Agency (IAEA) provides advice and support on levels of radionuclide contamination in foods and on food irradiation. The World Organization for Animal Health (OIE) provides advice on animal health, on animal diseases affecting humans and on the linkages between animal health and food safety.

The Joint FAO/WHO Expert Committee on Food Additives (JECFA) was established in 1955 to consider chemical, toxicological and other aspects of contaminants and residues of veterinary drugs in foods for human consumption.
d. International Organization for Standards (ISO) - ISO 22000

ISO 22000 is one of the more recent developments in identity preservation and traceability implementation concepts. As we will see below, it grew from increased food security needs and based upon well established ISO 9000 fundamentals. This new standard, ISO 22000, is making headway to becoming one of the premier IPT standards for others to adopt. This section will discuss the general history of ISO and ISO 22000.

The ISO standardization system - ISO is a global network that identifies what international standards are required by business, government, and society, develops them in partnership with the sectors that will put them to use, adopts them by transparent procedures based on national input and delivers them to be implemented worldwide. ISO standards condense an international consensus from the broadest possible base of stakeholder groups. ISO standards include features such as quality, ecology, safety, economy, reliability, compatibility, interoperability, efficiency, and effectiveness. They facilitate trade, spread knowledge, and share technological advances and good management practices.  

History of ISO

ISO was born from the union of two organizations. One was the ISA (International Federation of the National Standardizing Associations), established in New York in 1926, and administered from Switzerland. The other was the UNSCC (United Nations Standards Coordinating Committee), established only in 1944, and administered in London.

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13 ISO, a non-governmental organization (NGO), is a federation of the national standards bodies of 149 countries, one per country, from all regions of the world, including developed, developing, and transitional economies. Each ISO member is the principal standards organization in its country. ISO has a current portfolio of 15,036 standards that provide practical solutions and achieve benefits for almost every sector of business, industry, and technology. They make up a complete offering for all three dimensions of sustainable development; economic, environmental, and social. ISO’s work program ranges from standards for traditional activities, such as agriculture and construction, through mechanical engineering, manufacturing, and distribution, to transport, medical devices, the latest in information and communication technology developments, and to standards for services. * As of 1 March 2005.

Despite its transatlantic birthplace, the ISA’s activities were mainly limited to continental Europe and it was therefore predominantly a “metric” organization. The standardizing bodies of the main “inch” countries, Great Britain and the US, never participated in its work, though Britain joined just before the Second World War. Attempts were made to keep the ISA going when war broke out in 1939, but as international communication broke down, the ISA president shutdown the organization. The secretariat was closed, and stewardship of the ISA was entrusted to Switzerland.

Though the war had brought the activities of one international standardization organization to an end, it brought a new one into being. The UNSCC was established by the US, Great Britain, and Canada in 1944 to bring the benefits of standardization to bear both on the war effort and the work of reconstruction. Britain’s ex-colonies were individual members of the organization; continental countries such as France and Belgium joined as they were liberated. Membership was not open to Axis countries or neutral countries. The UNSCC was administered from the London offices of the International Electro technical Commission (IEC). The IEC was founded in 1906.

In October 1945, UNSCC delegates agreed that the UNSCC should approach the ISA with a view to achieving and forming an organization which they provisionally called the “International Standards Coordinating Association.” On 14 October 1946, at the Institute of Civil Engineers in London, the conference was held that included twenty-five countries, which were represented by 65 delegates. The UNSCC agreed to cease functioning as soon as ISO was operational; the ISA concluded that it had already ceased to exist in 1942. Representatives wanted to have an organization open to every country which would like to collaborate, with equal duties and equal rights.  

15 Why and how ISO 22000: 200x Food Safety Management Standard was developed  

A traceability system is a useful tool to assist an organization operating within a feed and food chain to achieve defined objectives in a management system. The choice of a traceability system is influenced by regulations, product, its characteristics, and customer expectations. The

15 From Jack Latimer’s interview with Willy Kuert - When ISO first began there was a lengthy discussion about languages. Naturally enough for that time, English and French were proposed first. Then the Soviet delegates wanted to have Russian treated in exactly the same way as English and French. The group came back and said that the Soviet Union was prepared to translate all the documents and to send translations to every member of the new organization. However, the Soviet Union wished to have no distinction between Russian and English and French. Then there was a very interesting discussion about finance. A committee had been set up to prepare a formula for deciding membership fees. But eventually a formula was found, which depended on the population of each country and its commercial and economic strength.

16 From the Draft International Standard ISO/DIS 22005. Traceability in the feed and food chain — General principles and basic requirements for system design and implementation. ISO 22005 was prepared by Technical Committee ISO/TC 34, Food products.
complexity of the chain traceability system may vary depending on the features of the product and the objectives to be achieved. **Very important: A traceability system on its own is insufficient to achieve food safety.** The implementation by an organization of a traceability system depends on technical limits inherent to the organization and products (i.e. nature of the raw materials, size of the lots, collection and transport procedures, processing and packaging methods), and cost-benefits of applying such a system.

ISO 22000 is international and defines the requirements of a food safety management system covering all organizations in the food chain from farmers to catering, including packaging. In recent times there has been a worldwide proliferation of third party HACCP and Food Safety Standards developed both by national standards organizations and industry groups including the UK’s own BRC. The idea of harmonizing the relevant national standards on the international level was initiated by the Danish Standards Association (DS). ISO 22000 aims to harmonize all of these standards.

The standard has the following objectives:

- Comply with the Codex HACCP principles
- Harmonize the voluntary international standards
- Provide an auditable standard that can be used either for internal audits, self-certification, or third-party certification
- The structure is aligned with ISO 9001:2000 and ISO 14001:1996
- Provide communication of HACCP concepts internationally

The ISO 22000 provides definitions on related terms, describes a food management system including:

- General system requirements
- Definition of the management responsibility and commitment
- Documentation requirements
- Definition of responsibility and authority
- Calling for a food safety team, communication, contingency preparedness and response
- Gives a review on management, resource management, provision of resources, human resources, realization of safe products, product and process data, hazard analysis, design of the CCP plan, operation of the food safety management system, control of monitoring and measuring devices, measurement, analysis and updating of the FSM system
- System verification, validation, and updating
• Correspondence between ISO 22000:200x and ISO 9001:2000

For a greater understanding of traceability in feed and food chain, see Appendix E ISO 22000:2005 General principles and basic requirements regarding the general principles and basic requirements for system design and implementation. A sample of ISO’s costs follows.

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ISO/DIS 22005 Publication
Traceability in the feed and food chain -- General principles and basic requirements for system design and implementation

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| Size | 158 KB |
| Price | CHF 64.00 |

17 From the Draft International Standard ISO/DIS 22005. Traceability in the feed and food chain — General principles and basic requirements for system design and implementation. ISO 22005 was prepared by Technical Committee ISO/TC 34, Food products.
e. HACCP Standards, HACCP Web, and HACCP Training Providers

The main focus of HACCP (pronounced hassip) and its relationship to IPT can be best seen through HACCP Principles #6 Record keeping and #7 Verification (see below). HACCP is important because many standards and quality systems that deal with identity preservation and traceability either include HACCP standards directly or HACCP concepts in their design. HACCP is highly regarded globally, and understanding its concepts and interactions with CCPs helps insure that a company will have an active and effective IPT program. The HACCP principles are considered by many as a naturally adaptive tool for implementing a successful IPT program and address many concerns that food safety is faced.18

**HACCP History—Standards**19

Traditionally, industry and regulators have depended on spot-checks of manufacturing conditions and random sampling of final products to ensure safe food. Inspection and testing, however, are like a photo snapshot. They provide information about the product that is important only for the specific time the product was inspected and tested. What happened before or after is unknown. This approach however tends to be reactive, rather than preventive, and can be less efficient than the HACCP system. From a public health and safety point of view, traditional methods offer little protection or assurance.

The drive behind modern HACCP programs first began as a natural extension of Good Manufacturing Practices (GMPs) that food companies had been using as a part of their normal operations. A system was needed that enabled the production of safe, nutritional products for use by NASA starting in the late 1950’s to feed future astronauts who would be separated from medical care for extended periods of time. Without medical intervention, an astronaut sickened by food-borne illness would prove a very large liability and could possibly result in the failure of entire missions. Food products could not be recalled or replaced while in space.20

**How HACCP was created:** Beginning in 1959, the Pillsbury Company embarked on work with NASA to further develop a process stemming from ideas employed in engineering systems development known as Failure Mode & Effect Analysis (FMEA). Through the thorough

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19 HACCP is endorsed by the UN “Codex Alimentarius,” US FDA & USDA, EU, Canada, Australia, New Zealand, Japan, and many other countries and trade organizations. In addition, the European hygiene rule defined in the paper 94/356/EG demands for an HACCP-concept which can be integrated in a quality management system.

analysis of production processes and identification of microbial hazards that were known to occur in the production establishment, Pillsbury and NASA identified the critical points in the process at which these hazards were likely introduced into product and therefore should be controlled.21

The establishment of critical limits of specific mechanical or test parameters for control at those points, the validation of these prescribed steps by scientifically verifiable results, and the development of record keeping by which the processing establishment and the regulatory authority could monitor how well process control was working all culminated in what today is known as HACCP. In this way, an expensive or time consuming testing procedure is not required to guarantee the safety of each piece of food leaving an assembly line, but rather the entire process has been seamlessly integrated as a series of validated steps.

In 1971 the HACCP approach was presented at the first American National Conference for Food Protection. In 1973, the US FDA applied HACCP to Low Acid Canned Foods Regulations, although if you read those regulations carefully you will note that they never actually mention HACCP. From 1988 to the present day, HACCP principles have been promoted and incorporated into food safety legislation in many countries around the world.

Beginning in 1996, the USDA established a detailed Pathogen Reduction / Hazard Analysis of Critical Control Point (PR/HACCP) program under the Food Safety and Inspection Service (FSIS) to regulate the production of raw meat products by large scale facilities. There is currently no HACCP requirement in the US for food processors such as supermarket deli or butcher departments that purchase from certified producers.

Hazard Analysis and Critical Control Point, or HACCP is a systematic methodology for analyzing food processing and identifying undesirable / hazardous inclusion of chemical, physical or biological agents into foods. It is an expectation, if not a requirement, that organizations operating within the food supply chain to identify, analyze, and act to prevent, eliminate or reduce to acceptable levels inclusions of hazards. HACCP helps organizations to significantly reduce harmful contamination. Many of its principles already are in place in such places as the FDA-regulated low-acid canned food industry.

21One of the primary forces behind the expanded use of HACCP principles has been the proliferation of new food pathogens. For example, between 1973 and 1988, bacteria not previously recognized as important causes of food-borne illness, such as Escherichia coli O157:H7 and Salmonella enteritidis, became more widespread. There also is increasing public health concern about chemical contamination of food: for example, the effects of lead in food on the nervous system. Another important factor is that the size of the food industry and the diversity of products and processes have grown tremendously, in the amount of domestic food manufactured and the number and kinds of foods imported. At the same time, FDA and state and local agencies have the same limited level of resources to ensure food safety. The need for HACCP in the US, particularly in the seafood and juice industries, is further fueled by the growing trend in international trade for worldwide equivalence of food products and the Codex Alimentarius Commission's adoption of HACCP as the international standard for food safety.
HACCP was introduced as a system to control safety as the product is manufactured, rather than trying to detect problems by testing the finished product. This new system is based on assessing the inherent hazards or risks in a particular product or process and designing a system to control them. Specific points where the hazards can be controlled in the process are identified.

The HACCP system has been successfully applied in the food industry. The system fits in well with modern quality and management techniques. It is especially compatible with the ISO systems such as ISO 9000 quality assurance system, ISO 22000 Food Safety Management System - FSMS, and just in time delivery of ingredients. In this environment, manufacturers are assured of receiving quality products matching their specifications. There is little need for special receiving tests and usually time does not allow for extensive quality tests.\(^\text{22}\)

More specifically, HACCP is a process control system designed to identify and prevent microbial and other hazards in food production. It includes steps designed to prevent problems before they occur and to correct deviations as soon as they are detected. Such preventive control systems with documentation and verification are widely recognized by scientific authorities and international organizations as the most effective approach available for producing safe food.

**Key note:** HACCP is a tool that can be useful in identity preservation and traceability, in addition to its primary purpose of the prevention of food safety hazards. While extremely important, HACCP’s food safety mission is only one part of a multi-component food safety system. HACCP doctrine is very clear that HACCP is merely a tool and is not designed to be a stand-alone program. To be effective other tools must include adherence to Good Manufacturing Practices, use of Sanitation Standard Operating Procedures, and Personal Hygiene Programs.

**European Regulation and Small Businesses** - The European Union introduced new food hygiene regulations on 1 January 2006 that requires all food businesses within the EU, except primary producers, to operate food safety management procedures based on HACCP principles. Significant flexibility has been included to allow small businesses to comply. HACCP systems are not readily applicable to food businesses like retail caterers and the flexibility allows alternatives to HACCP that achieve the same outcome of safe food being produced. The UK Food Standards Agency has produced an adapted simplified version of HACCP for small caterers and retailers called “Safer Food Better Business” (SFBB) that uses this flexibility and is an example

\(^{22}\) ISO 22000 Series provides for a full management system fusing requirements of ISO 9001 with HACCP Principles / Plan (as it relates and can be reference through ISO 15161). Organizations may opt to implement best global practices for planning, identification of hazards, acting and improving food-safety processing through HACCP Management System (HACCP MS) or ISO 22000:2005, Food Safety Management System - FSMS, alternately ISO 9001:2000 applying ISO 15161 guidelines. For laboratory services the applicable international standard is ISO/IEC 17025.
of how quality systems and HACCP principles can be creatively adapted for small businesses and different situations.\textsuperscript{23}

See Appendix F HACCP Training Providers for a listing of recognized HACCP training providers.

**The seven principles of HACCP are as follows:**

1. Hazard analysis  
2. Critical control point identification  
3. Establishment of critical limits  
4. Monitoring procedures  
5. Corrective actions  
6. Record keeping  
7. Verification procedures

**HACCP's main premise** - HACCP is unique for its introduction of Critical Control Points or CCPs. Many other standards and rules have mimicked or adopted this HACCP notion. According to HACCP, a Critical Control Point ("CCP") is a point in the production line where a risk of hygiene may be put under control or eliminated. With appropriate measures at that point the risk can be avoided, eliminated, or reduced to an acceptable level. Examples of critical control Points (CCPs) are:

- Income of raw materials  
- Defrost, heating, warm hold phase and cooling  
- Storage and cooling of food  
- Distribution of food in restaurant, fast-food  
- pH of food  
- Correct separation between clean and unclean sectors  
- Cleaning and disinfection  
- Hygiene of the surroundings and hygiene of the stuff  
- Recipes, handling, and processing of food

**Principle #1 Hazard Analysis** - Hazards\textsuperscript{24} are conditions which may pose an unacceptable health risk to the consumer. A flow diagram of the complete process is important in conducting the hazard analysis and measures to control those hazards are identified. The significant hazards associated with each specific step of the manufacturing process should be listed.\textsuperscript{25}

\textsuperscript{23} HACCP is endorsed by such scientific and food safety authorities as the National Academy of Sciences and the National Advisory Committee on Microbiological Criteria for Foods (NACMCF), and by such international organizations as the Codex Alimentarius Commission and the International Commission on Microbiological Specifications for Foods. HACCP offers a number of advantages, most importantly, HACCP: 1) focuses on identifying and preventing hazards from contaminating food, 2) is based on sound science, 3) permits more efficient and effective government oversight, primarily because the recordkeeping allows investigators to see how well a firm is complying with food safety laws over a period rather than how well it is doing on any given day, 4) places responsibility for ensuring food safety on the food manufacturer or distributor, and 5) helps food companies compete more effectively in the world market reduces barriers to international trade.

\textsuperscript{24} Hazards may be biological, such as a microbe; chemical, such as a toxin; or physical, such as ground glass or metal fragments.

\textsuperscript{25} Preventive measures (temperature, pH, moisture level, etc.) to control the hazards are also listed.
Principle #2 Identify Critical Control Points - A “CCP” is a point, step, or procedure in a food’s process production, from its raw state through processing and shipping to consumption by the consumer, at which control can be applied and, as a result, a food safety hazard can be prevented, eliminated or reduced to acceptable levels. Examples would be cooking, cooling, packaging, metal detection, acidification or drying steps in a food process.

Principle #3 Establish Critical Limits - All CCP’s must have preventive measures which are measurable and quantified. A critical limit is the maximum and/or minimum value (or operational boundaries (limits)) to which a physical, biological, or chemical hazard must be controlled to prevent, eliminate, or reduce to an acceptable level. The criteria for the critical limits are determined ahead of time in consultation with competent authorities. If the critical limit criteria are not met, the process is “out of control,” thus the food safety hazard(s) are not being prevented, eliminated, or reduced to acceptable levels.26

Principle #4 Monitor the CCPs - Monitoring is a planned sequence of measurements or observations to ensure the product or process is in control (critical limits are being met). Many governing bodies require that each monitoring procedure and its frequency be listed in the HACCP plan. It allows processors to assess trends before a loss of control occurs. Adjustments can be made while continuing the process. The monitoring interval must be adequate to ensure reliable control of the process.27

Principle #5 Establish Corrective Action - HACCP is intended to prevent product or process deviations. However, should loss of control occur, there must be definite steps in place for disposition of the product and for correction of the process. These must be pre-planned and written. These are actions to be taken when monitoring indicates a deviation from an established critical limit. The final rule requires a plant’s HACCP plan to identify the corrective actions to be taken if a critical limit is not met.28

Principle #6 Record keeping - The HACCP system requires that all plants maintain certain documents, including its hazard analysis and written HACCP plan, and records documenting the monitoring of critical control points, critical limits, verification activities, and

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26 For a cooked food, for example, this might include setting the minimum cooking temperature and time required to ensure the elimination of any harmful microbes.

27 Such procedures might include determining how and by whom cooking time and temperature should be monitored.

28 If, for instance, a cooking step must result in a product center temperature between 165°F and 175°F, and the temperature is 163°F, the corrective action could require a second pass through the cooking step with an increase in the temperature of the cooker. Corrective actions are intended to ensure that no product injurious to health or otherwise adulterated as a result of the deviation enters commerce.
the handling of processing deviations. This must include all records generated during the monitoring of each CCP and notations of corrective actions taken.\(^{29}\)

**Principle #7 Verification** - This would include records of hazards and their control methods, the monitoring of safety requirements, and action taken to correct potential problems. *Validation* ensures that the plans do what they were designed to do; that is, they are successful in ensuring the production of safe product. Plants will be required to validate their own HACCP plans. Verification has several steps and may include such activities as review of HACCP plans, CCP records, critical limits, and microbial sampling and analysis.\(^{30}\)

**HACCPweb.com** (this is a website and a separate entity from HACCP)

Throughout the food industry, some companies are using HACCPweb.com to help with their food safety strategies. Whether it is primary producers (juice, baking, meat or seafood), catering or retail, website subscribers take an active role in assuring the safety of the food they handle.

HACCP is legally required by food business throughout the US and Europe, unfortunately it is often expensive and difficult to implement. HACCPweb.com was developed by One World Learning Ltd., a company set up in 2001, with the objective of making it easier for companies to adhere to food safety regulations.

**WWW.HACCPweb.com**, is another avenue to achieving HACCP compliant. For many organizations, compliance with HACCP is challenging. However, the notion is that by using HACCPweb.com, HACCP compliance will be as easy as switching on a computer. By using HACCPweb’s online software, companies can design their own HACCP plan by customizing HACCPweb’s template procedures and train staff with computer-based training solutions.

HACCPweb customers have access to online HACCP software which takes clients through the seven principles of HACCP. Once signed up as a customer, HACCPweb’s templates may be downloaded and may be modified to suit individual activities. HACCPweb system designs are in accordance with USDA/FDA/CFIA (Canadian Food Inspection Agency)/FSA(UK Food Standards Agency) & Codex Alimentarius guidelines.

Both NACMCF (National Advisory Committee on Microbiological Criteria for Food) and Codex Alimentarius have defined what constitutes a HACCP system and how it should be implemented. The HACCPweb course is designed according to Codex and NACMCF guidelines.

\(^{29}\) Usually, the simplest record keeping system possible to ensure effectiveness is the most desirable. For example, testing time and temperature recording devices to verify that a cooking unit is working properly.

\(^{30}\) FSIS is requiring that the HACCP plan include verification tasks to be performed by plant personnel. Both FDA and USDA are proposing umbrella regulations which will require HACCP plans of industry.
The course enables students to fully participate in the development of HACCP. HACCPweb software is built into the course enabling the user to build their HACCP plan as they study the 7 principles. The HACCPweb course helps attendees to become the in-house HACCP expert.

**Prices for HACCPweb** - HACCPweb.com services are available for one month (31 days) at the following rates. Standard Package includes; 1) HACCPweb online application, 2) online training course, and 3) template prerequisite procedures. Costs: Normally USD$ 325 / (Sterling £ 189).

This is an e-learning course with voiced-over and interactive exercises to re-enforce learning. The HACCP web software is built into the course to allow the user develop their HACCP plan as they study the course. The course provides the knowledge to enable participants to fully participate in the HACCP development process. Template procedures cover a range of topics including sanitation. The procedures are in rich text format enabling them to be opened and altered by word processors such as Microsoft Word.

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31 The HACCP course takes 8 to 10 hours to complete. The course covers the role of HACCP, prerequisite programs, microbiological, chemical and physical hazards, the 7 principles of HACCP and HACCP implementation.
6e. INTERNATIONAL ORGANIC STANDARDS

a. Chapter Abstract

Section b. Alternative system; mentions Bio-dynamic agriculture as yet another alternative to traditional and organic farming.

Following Bio-dynamics, Section c. provides an overview of organic farming (by Dr. Delate) and examines how organic farming has been in the forefront of identity preservation and traceability.

The last two sections represent international organic organizations. The first is Section d. International Federation of Organic Agriculture Movements (IFOAM) and International Organic Accreditation Services (IOAS), which became the first, and by all accounts the most well known, international organic organization.

Gaining membership and increasingly meeting the needs of smaller farmers of the Americas is Section e. and the Organic Crop Improvement Association (OCIA).

What follows are company/organizational statements from their websites, and naturally reflect their views.
b. Alternative Standards

In addition to systems that will be expanded upon later in this chapter, it is important to note that this list is not complete, and there are many organic systems used throughout the world to meet local and international requirements, and are outlined within various agreements.

Bio-dynamic Agriculture

Of particular notoriety is Bio-dynamic Agriculture. Going one step beyond organic production methods are bio-dynamic practices. Bio-dynamics is based on the 1924 work of Austrian scientist and philosopher Rudolph Steiner. He was interested in restoring the health of the soil, which European farmers were describing as “becoming depleted following the introduction of chemical fertilizers at the turn of the century. In addition to degraded soil conditions, farmers noticed a deterioration in the health and quality of crops and livestock.”

Steiner looked at plants as being only one part of a connected system in which natural energy forces from the sun, the moon, the soil, and the air influence crop yield and quality. Bio-dynamics is a quest for balance between crops and their immediate or far-off environments.

According to bio-dynamic advocates, there are significant differences between integrated agriculture, organic agriculture, and bio-dynamic agriculture:

- **Integrated treatment** is a method of chemically fighting pests based on intervention thresholds set by models. In the case of bud eaters, if over 15% of the plants have at least one bud affected, an insecticide is justified. Synthetic chemicals are used to fight diseases or pests. It does not look into the causes of disease.

- **Organic treatment** is a protection method based on the sole use of natural products. In the same way as integrated treatment, it also does not look into the causes.

- **Bio-dynamics** uses natural products, not just to combat disease, but to respect the balance between the crop and its environment and to channel existing energies towards the crops. Accordingly, the plant’s natural defenses are strengthened and the imbalance causing disease disappears.

The purpose of bio-dynamics is to give the soil new vitality, making it the living support of the crops. The crops will then send their roots deep to find a favorable environment of water, minerals and trace elements. Fertilizing is based on a compost of dung and straw. The compost is allowed to decompose for one year before being buried in winter to allow the earth to absorb it. The soil is revitalized by this organic matter. The soil’s fauna eats up the organic matter, and grows and aerates the soil in the process.
Though some of the “dynamic” non-physical forces of Bio-dynamic Agriculture (e.g., timing planting to correspond to lunar cycles) seem outside the realm of most western producers, some of the “biological” practices, i.e. green manures, cover cropping, composting, companion planting, crop rotation and community supported agriculture are accepted and used by mainstream farmers.

c. Organic Farming (Overview)

How Organic Farming Promotes Identity Preservation & Traceability (IPT) Principles

Dr. Kathleen Delate\textsuperscript{1}, of Iowa State University, wrote about many of the essential requirements bound to organic farming in her paper *Fundamentals of Organic Agriculture*. This work highlights the commonality of organic production and what it entails. Although not all organic systems around the world, both accredited and non-accredited, are identical, they generally hold to strong principles of ecology; nonuse of synthetic chemicals, environmentally friendly processes, animal welfare, nutrient cycling, efficient energy use, laborer welfare, and how farming interacts with society. Below are excerpts and expansions from Dr. Delate’s work.

**What Is Organic Agriculture?** According to the National Organic Standards Board (NOSB) of the United States Department of Agriculture (USDA), organic agriculture is “an ecological production management system that promotes and enhances biodiversity, biological cycles, and soil biological activity. It is based on minimal use of off-farm inputs and on management practices that restore, maintain, or enhance ecological harmony. The primary goal of organic agriculture is to optimize the health and productivity of interdependent communities of soil life, plants, animals, and people.” Generally, products labeled as “organic” meet strict legal requirements, including certification by a third party. The organic requirements that permit a product to be deemed “organic” through its certification process are what promotes identity preservation and traceability principles.

Though the term “organic” may be defined by law (depending upon country and/or region’s rules and regulations), the terms “natural” and “eco-friendly” may not be as well defined. Labels that contain those terms may imply some organic methods or processes were used in the production of the foodstuff, but do not guarantee complete adherence to recognized or certified organic practices as defined by a law. Some products marketed as “natural” may have been produced with synthetic or manufactured products (those not considered to be “organic”), such as “natural beef.” While eco-labels are promoted and advertised by producers interested in lowering synthetic inputs and farming with ecological principles in mind (biodiversity, soil quality, biological pest control), eco-labels are not regulated as strictly as USDA organic labels. This is where the intricacies of differing IPT programs are most noted. Specific IPT programs that focus...
on customers that demand, for example, fair market prices or plants grown in specific conditions may be met with tailored IPT programs that do not meet organic IPT specifications.

**Organic History (a short US perspective)**

Organic agriculture is the oldest form of agriculture. Farming without the use of petroleum-based chemicals (fertilizers, herbicides, and pesticides) was the only option in agriculture until after World War II. The war brought with it technologies that were useful and seemed advantageous at the time to agricultural production. For example, ammonium nitrate used for munitions during WWII evolved into ammonium nitrate fertilizer; and organophosphate nerve gas production led to the development of powerful insecticides. These technical advances, since WWII, resulted in significant economic benefits as well as environmental and social detriments.

Organic agriculture seeks to use those advances that consistently yield benefits, such as new varieties of crops, precision agriculture technologies, and more efficient machinery, while discarding those methods that have led to negative impacts on society and the environment, such as pesticide pollution and insect pest resistance. Organic farming is considered a systems approach where interactions between components (crops, animals, insects, soil) are as important as the whole farm itself.

Instead of using synthetic fertilizers, organic farmers use crop rotations, cover crops, and compost to maintain or enhance soil fertility. Also, instead of using synthetic pesticides, organic farmers employ biological, cultural, and physical methods to limit pest expansion and increase populations of beneficial insects. Genetically modified organisms (GMOs), such as herbicide-resistant seeds and plants, as well as GMO derived product ingredients, such as GM-lecithin, are disallowed in organic agriculture because they constitute synthetic inputs and pose unknown risks.

Although US organics is discussed below, many of its main tenants are shared by organic growers around the world.

**US Statistics** - The USDA reported on organic production statistics in the US (USDA-ERS, 2005), that for the first time, all 50 States in the US had some certified organic farmland. US producers dedicated over 4.0 million acres of farmland, 2.3 million acres of cropland, and 1.7 million acres of rangeland and pasture to organic production systems in 2005. Over 40 States

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2 This is not to suggest that globally everyone grew plants and animals in the same manner.

3 California remains the leading State in certified organic cropland, with over 220,000 acres, mostly for fruit and vegetable production. Other top states for certified organic cropland include North Dakota, Montana, Minnesota, Wisconsin, Texas, and Idaho. The US organic industry continues to grow at a rate of 20 percent annually. Industry estimates placed it at $10 billion in 2001.
also had some certified organic rangeland and pasture in 2005, although only 4 states, Alaska, Texas, California, and Montana, had more than 100,000 acres. USDA lifted restrictions on organic meat labeling in the late 1990s, and the organic poultry and beef sectors are now expanding rapidly. The data set at http://www.ers.usda.gov/Data/Organic/ provides information on organic operations and acreage for crops and livestock (over 40 commodities), with some tables dating back to 1992. Data for 2000-2005 include the number of certified operations by State.

**Philosophy** - The motivations for organic production include concerns about the economy, the environment, and food safety. Although all organic farmers avoid synthetic chemicals in their operations, they differ in how they achieve the ideal system. Organic farmers span the spectrum. Some completely avoid external inputs by creating on-farm sources of compost for fertilization and encourage the activity of beneficial insects through conservation of food and nesting sites. Others import their fertility and pest management inputs. The philosophy of “input substitution” is discredited by many longtime advocates of organic agriculture. A truly sustainable method of organic farming would seek to eliminate, as much as possible, reliance on external inputs.

**Organic Certification—Legalities and Logistics** - When Congress passed the Organic Food Production Act (OFPA) in 1990, it was heralded by many as the first US law to regulate a system of farming. OFPA requires that anyone selling products as “organic” must follow a set of prescribed practices that includes avoiding synthetic chemicals in crop and livestock production and in the manufacturing of processed products. Organic certification agencies were established in the US to provide the required third-party certification. Some states, including Iowa, followed suit and established their own organic laws. In 1990, Iowa passed Chapter 190, adopting the definition of organic as prescribed in OFPA and establishing penalties for producers falsely identifying their products as organic. Iowa allows private certification agencies to operate in addition to its own certification program. This system is in contrast to that of California, for example, which relies on a single private certifier, California Certified Organic Farmers (CCOF), and that of Washington, which requires all farmers to be certified through the state. On average, inspection fees average $250 per year per farm to support the independent inspection structure. Additional fees are based on sales or individual acreage, depending upon the agency.

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4 This law can be accessed at the Web site http://www.ams.usda.gov/nop
The short definition of understanding US organic labeling\(^5\) - The US NOP standards permit four different types of organic labeling. Foods labeled “100 percent Organic” must contain 100 percent organically produced ingredients. Products labeled “Organic” must contain at least 95 percent organic ingredients. Packages that state, “Made with Organic Ingredients” must contain at least 70 percent organic ingredients. Packages that claim their products have some organic ingredients may contain more than 30 percent of conventionally produced agricultural ingredients and/or other substances. Added water and salt are not counted as organic ingredients. The use of the USDA Organic Seal can only be used on the 100% and 95% organic products.

Required certification practices for crops - To sell a product as “organic” the crop must have been raised on land that had no synthetic chemical (including fertilizers, herbicides, insecticides, or fungicides) inputs applied for three years prior to its harvest. In addition, no GMO crops (e.g., Roundup-Ready® soybeans and Bt-corn®) are allowed in organic production.\(^6\) Only naturally occurring materials are allowed in production and processing operations and all treatments must be noted in farm records.

Premium prices realized by organic farmers through IPT practices - According to the Organic Alliance (www.organicalliance.org), organic premiums range from 20 percent to 400 percent above conventional prices, depending on the season and availability of the product. As an example, premium prices for organic carrots have ranged from 27 percent in the summer growing season to 200 percent in the winter months. Most consumers relate their willingness to pay premium prices for food raised without synthetic chemicals to their concerns about food safety and the environment.\(^7\)

According to The Organic & Non-GMO Report (Jan 07, p. 9), organic watchdog publication Organic Monitor says that selling organic products in different markets is increasingly challenging for organic producers, as global demand continues to soar but differing national standards impede international trade. The three major trading blocks—North America, Europe, and Asia—are becoming more segregated as they increase in size. As markets and demand expand, manufacturers of organic foods and beverages find themselves unable to sell

\(^5\) See USDA NOP Standards in chapter 6a for expanded information.

\(^6\) Split operations, which means conventional and organic fields are located on the same farm, are allowed by Iowa law, but they require special care. For example, a border of 25 feet is recommended between organic and conventional fields in mixed operations.

\(^7\) In addition to premiums: Although many European countries financially support their farmers’ organic production practices, the US has made small gains in this area. In Iowa, the Natural Resources Conservation Services (NRCS) offers organic farmers $50/acre during their transition to organic farming through the Environmental Quality Indicators Program (EQIP) and through the new organic cost-share programs with the 2002 Farm Bill. Check with local NRCS or FSA offices regarding deadlines and required documents. Other conservation practices used on organic farms (e.g., riparian buffer strips, filter strips, and crop rotations) also may qualify for cost sharing.
their products as organic in countries with different organic standards, resulting in production
difficulties and excess bureaucracy.

The three major regulations that govern organic standards are the US government’s NOP
(National Organic Program), the EU standards, and Japan’s JAS (Japanese Agricultural
Standard). “These standards are non-equivalent and quite separate. The main problem is that they
don’t recognize each other. There’s a global shortage of organic products and US producers
should be able to sell their products in Europe and European products should be available in the
US,” said the director of Organic Monitor, Amarjit Sahota.
d. International Federation of Organic Agriculture Movements (IFOAM) and International Organic Accreditation Services (IOAS)

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History of IFOAM Standards and Certification

Organic standards have long been used to create an agreement within organic agriculture about what an “organic” claim on a product means, and to some extent, to inform consumers. During the 1940s regional groups of organic farmers and their supporters began developing organic standards. Currently there are hundreds of private organic standards worldwide; in addition, organic standards have been codified in the technical regulations of more than 60 governments.

Third-party organic certification was first instituted in the 1970s by the same regional organic farming groups that first developed organic standards. In the early years, the farmers inspected one another on a voluntary basis, according to quite a general set of standards. Today third-party certification is a much more complex and formal process. Although certification started as a voluntary activity, the market began to demand it for sales transactions, and now it is required by the regulations of many governments for any kind of an “organic” claim on a product label. In 1972, the founding members of IFOAM aimed to establish a communication network among organic agricultural communities that were emerging in multiple countries on several continents. Since its inception IFOAM has also provided an international system to define and document the integrity of organic production and processing, and to support the trade of organic products. This international system is now known as IFOAM’s “Organic Guarantee System.”

The International Federation of Organic Agriculture Movements (IFOAM) is a grassroots and democratic organization that currently unites 750 member organizations in 108 countries. IFOAM has established official committees and groups with very specific purposes, from the

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8 The 30-year-plus history of IFOAM has proven that the proponents of organic agriculture embody an impressive agent of social and ecological revolution. It all started in 1972 when the President of the French farmers’ organization, Nature et Progrès conceived of a worldwide appeal to come together to ensure a future for organic agriculture and from there, people working in alternative agriculture banded together from, initially, as far apart as India and England. The German-speaking countries, as well as France, were also sites of the youngest IFOAM activities. Canada, too, produced key early participation, and by the 80s, IFOAM had leaders in the US, attracted involvement from African agents of organic agriculture, and launched a unique and fruitful relationship with the Food and Agriculture Organization of the United Nations (FAO).
development of standards to the facilitation of organic agriculture in developing countries. IFOAM is important to understand because many of concepts used in IPT are derived from organic templates. Below is information regarding the organization and how IPT is incorporated into their programs. To facilitate organic production the IFOAM World Board has established the following official structures:

- The Norms Management Committee, which includes members of the Standards Committee and the Accreditation Criteria Committee
- The Development Forum, which works towards the development of organic agriculture in developing countries
- The Program Strategy Committee of the “IFOAM Growing Organic” Program
- The Africa Organic Service Center and the FAO Liaison Office
- Various Working Groups and temporary Task Forces
- IFOAM Regional Groups
- The Government Relations Committee, which works with governments worldwide to advance the interests of IFOAM

IFOAM member organizations have also established professional bodies such as the IFOAM Organic Trade Forum, the Organic Retailers Association, the IFOAM Aquaculture Group and the IFOAM Forum of Consultants and initiatives like the Farmers’ Group

**IFOAM’s mission** is leading, uniting, and assisting the organic movement in its full diversity. Their worldwide goal is the adoption of sound ecological, social, and economical agricultural systems, which are all based on the principles of Organic Agriculture. In the rapidly growing environment of marketing and trade of products claiming to be “organic,” IFOAM, and its standards, provides a market guarantee of the integrity of organic claims. The Organic Guarantee System (OGS) unifies organic producers through a common system of standards, verification, and market identity. It fosters equivalence among participating certifiers, paving the way for more orderly and reliable trade. The IFOAM Organic Guarantee System assures organic integrity internationally. In this way identity preservation and traceability play a key role in providing authenticity for the organic claims.

The IFOAM Organic Guarantee System enables organic certifiers to become “IFOAM Accredited” and for certified operators to label their products with the IFOAM Seal next to the logo of their IFOAM accredited certifier. More than 30 certifiers worldwide participate in IFOAM accreditation. IFOAM Accreditation guarantees to buyers, government authorities, other
control agencies, and the public that a product has been produced within a system that conforms to accepted international standards for organic production, processing, and certification. See Appendix G for a listing of IFOAM Accredited Certification Bodies.

The two pillars of the Organic Guarantee System are 1) the IFOAM Basic Standards for Organic Production and Processing (IBS) and the 2) IFOAM Accreditation Criteria for Certification of Organic Production and Processing (IAC). These two international documents are norms with which certifiers must comply when conducting organic certification.  

The IFOAM Basic Standards, whose seeds were sown in 1978 and came to real fruition in the mid 1980’s, was guided by the work of a technical committee. From then until now, the IBS have undergone periodic revisions, which have been approved by the IFOAM membership.  

The next phase included the continued development of the IFOAM Accreditation Criteria (IAC) for organic certification bodies. The IAC were at first developed from “best practices” along with ISO Guide 65 (1994), and later with even more reference to ISO Guidelines (1998).  

In 1997, IFOAM decided that the Accreditation Program was best administered by a third party organization, and it founded the International Organic Accreditation Service (IOAS) for this purpose. The IOAS is incorporated in the US as a non-profit independent organization registered in Delaware, which offers international oversight of organic certification, through a voluntary accreditation process for certification bodies active in the field of organic agriculture. In 2004, 29 certification bodies worldwide were IFOAM Accredited within the Organic Guarantee System. Supported by this system, these accredited certification bodies (ACBs) are developing more and more functional equivalence with one another to streamline trade for their clients. This is done formally through a multilateral agreement (MLA). The IOAS implements the IFOAM Accreditation Program which is an industry based global guarantee of organic integrity, unburdened by national barriers and implemented by one body which has no other interests. 

IFOAM’s Basic Standards and Accreditation Criteria are generally respected as the international guideline from which national standards and inspection systems may be built; and they have been used as a reference by standard-setters and legislators in national and international arenas. IFOAM Basic Standards have had a strong influence on the development of Codex Alimentarius Guidelines for the Production, Labeling, and Marketing of Organically Produced Foods.

In 1986 IFOAM launched the development of an evaluation program for certifiers, administered by IFOAM’s “Technical Committee.” Evaluation included visits to certification bodies and the generation of reports, which were then shared among participating certification bodies. The purpose of the evaluation program was to enhance trust between certification bodies.

IFOAM additionally developed IAC to reflect the particular circumstances of certifying organic production and processing. IFOAM owns and develops these documents through further revisions that involve stakeholder participation.

In 1999 the IFOAM Accredited Certifiers signed a Multilateral Agreement for mutual recognition and equivalency, aimed at streamlining the approval of products that are traded among their clients. The Agreement acknowledges the functional equivalence of these certification programs based on the IFOAM Basic Standards and Accreditation Criteria. See http://www.ioas.org for more information. Accessed 17 July 2006
**Codex’s Principles of Organic Agriculture** are the roots from which their view of organic agriculture grows and develops. The principles express the contributions that organic agriculture can make to the world and a vision to improve all agriculture in a global context. Organic agriculture is based on the Principles of:

- **Health:** Organic Agriculture should sustain and enhance the health of soil, plant, animal, human and planet as one and indivisible.

- **Ecology:** Organic Agriculture should be based on living ecological systems and cycles, work with them, emulate them and help sustain them.

- **Fairness:** Organic Agriculture should build on relationships that ensure fairness with regard to the common environment and life opportunities.

- **Care:** Organic Agriculture should be managed in a precautionary and responsible manner to protect the health and well-being of current and future generations and the environment.

Throughout its history, the IFOAM has consistently succeeded at: fostering active debate, networking beyond the borders of class, gender, and region; continually improving organizational structure, policies, standards; attracting volunteers, and working with the diversity of organic movements; producing standards which provided a model for numerous major laws and voluntary standards, (Codex Alimentarius, EU, FAO); and integrating scientific expertise and business sense into the emotional realm of organic agriculture. IFOAM has observer status or is otherwise accredited by the following international institutions:

- ECOSOC Status with the United Nations General Assembly
- The Food and Agriculture Organization of the United Nations (FAO)
- United Nations Conference on Trade and Development (UNCTAD)
- Codex Alimentarius Commission (FAO and WHO)
- World Trade Organization (WTO)
- United Nations Environment Program (UNEP)
- The Organization for Economic Cooperation and Development (OECD)
- International Labor Organization of the United Nations (ILO)

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13 The Principles apply to agriculture in the broadest sense, including the way people tend soils, water, plants, and animals in order to produce, prepare, and distribute food and other goods. They concern the way people interact with living landscapes, relate to one another and shape the legacy of future generations.
e. Organic Crop Improvement Association (OCIA) International

Organic Crop Improvement Association (OCIA) International
OCIA Research and Education, Inc.
6400 Cornhusker Hwy, Suite 125
Lincoln, NE 68507-3160
Ph: 402.477.2323 Fax: 402.477.4325
E-mail: snewman@ocia.org
Web: www.ocia.org/ocia rne/index.html

The Organic Crop Improvement Association or OCIA, was founded in 1985 and has been incorporated since 1988. It is a non-profit, member-owned, organization to providing quality organic certification services and entryway to global organic markets, OCIA provides organic certification services to thousands of organic farmers, processors, and handlers from over 20 countries in North, Central and South America, Europe, Africa, and Asia; more specifically, certifying crops, livestock, processing facilities, warehouses, importers, exporters, brokers, traders, community grower groups, and private labels. Its multiple verification programs and many certifications, such as its Transaction Certificate System, have helped OCIA become another well recognized international organic organization.

Short history of OCIA

In the depression years of the dustbowl, farmers started meeting informally to share their mutual farming experience. Having no technical support to enhance the development of their profession, they formed the first “crop improvement” associations. The principles were simple: farmers are the experts on their lands; having regular meetings as opportunities to share their experiences with such techniques and trials; and acquiring the basics of adapted technology.

In the mid-seventies the notion of organic agriculture began circulating within a group of pioneers. A certain parallel was noted between the technological situation of the 1920s and the challenge of the new organic “movement.” Work started on the idea of an “organic” crop improvement association, which was envisioned as farmers working together to facilitate the development and the transfer of technical expertise. In the early 1980s, certification guidelines were formulated which eventually formed the basis of OCIA’s certification program. After a few years, a small number of farm groups (chapters) formed independently and assumed the leadership of a combined crop improvement/certification program.

In the fall of 1985, in Albany, New York, a group of farmers met and structured the concept of a “farmer owned and farmer controlled” association. During those early years, OCIA became well rooted in many farming communities in Canada and the US. Two important events
occurred in 1988. First, the OCIA program took on an international identity when a group of Peruvian farmers joined the organization attracted by the concepts of farmer-to-farmer networking and crop improvement. Second, OCIA International was incorporated as a non-profit organization in the state of Pennsylvania. From then on, the program expanded throughout Latin America. In the early 1990s, membership from Europe and Asia added further dimensions to the international body.

In January 1997, OCIA moved the International Office to Lincoln, Nebraska, which provides access to the University of Nebraska-Lincoln’s sustainable agriculture program. Today, OCIA is a key player and one of the world’s largest organic certification agencies. OCIA has thousands of members in North, Central, and South America, Africa, Europe, and the Pacific Rim.

OCIA’s offers multiple certification and verification programs that provide access to the global organic marketplace and an opportunity to reach consumers who are willing to pay premium prices for certified organic products. OCIA’s Transaction Certificate System offers participants and their customers a point of sale guarantee of organic integrity.

Steps to OCIA Certification

- Request application information from a Regional Office, write to info@ocia.org, or download information from OCIA website.
- Become familiar with organic requirements. Regulations may vary and dependant upon growing location and sales region. For instance, to sell a product as organic in the US, you must be certified to the National Organic Program (NOP), while organic products sold in Québec, Canada, must be certified to the Conseil des Appellations Agroalimentaires du Québec (CAAQ). However, one common element of organic farming regulation is that no prohibited materials may have been used for three years prior to the first organic harvest.
- Submit completed Associate Licensing Agreement (ALA), applicable questionnaire(s), supporting documentation (field histories, maps, inventory sheets, logs, etc), and identify which OCIA program(s) (NOP, IFOAM, CAAQ, JAS, MAG) and which product(s) are to be certified.
- After the paperwork has been received and reviewed, an OCIA-approved inspector will inspect the facility. Upon completion of inspection the requester and OCIA International will receive a copy of the report.
• The OCIA Certification Decision Team will review the requester file to verify that the operation is in compliance with OCIA’s certification requirements.

• If the operation is found to be in compliance, OCIA will send a Certificate of Organic Certification. This certificate will list the certified products, as well as the specific certification program(s) that the products are certified under. A letter and checklist will accompany the certificate, and will provide guidance on what can be improved. The certification will remain in effect until it is surrendered, suspended or revoked. However, annual update forms and inspections are required to maintain OCIA organic certification.

Another IP certificate program that OCIA offers is called Transaction Certificate (TC), which tracks OCIA-certified products from the grower to the grocery shelf. A TC verifies the origin of the product and is a point-of-sale “proof” that the product purchased was grown in accordance with the standards for one of OCIA’s International Programs.

**OCIA certifies:**

<table>
<thead>
<tr>
<th>Crops</th>
<th>Warehouses</th>
<th>Community Grower Group</th>
</tr>
</thead>
<tbody>
<tr>
<td>Livestock</td>
<td>Importers/Exporters</td>
<td>Private Label</td>
</tr>
<tr>
<td>Processing Facilities</td>
<td>Brokers/Traders</td>
<td></td>
</tr>
</tbody>
</table>

**OCIA maintains accreditation with the following organizations:**

*Japan Agriculture Standards (JAS).* OCIA has achieved Registered Foreign Certification Organization (RFCO) status from Japan’s Ministry of Agriculture, Forestry and Fisheries (MAFF). This has expanded OCIA’s members marketing opportunities in Japan. The JAS certification requires additional questionnaires and documents for application.

*JAS Equivalency.* OCIA performs certification that Lignin Sulfonate, Alkali-Extracted Humic Acid & Potassium Bicarbonate have not been used in the growing, or manufacture of specified product. JAS Equivalency allows for NOP certified product to be exported to Japan, providing the applicant will be shipping to a JAS certified importer that is willing to affix the JAS Seal in Japan, or be processed by a JAS certified processor/manufacturer in the US. This is required for issuance of a USDA Agricultural Marketing Services Certificate (AMS or TM-11 Form) of export.

*Conseil des Appellations Agroalimentaires du Québec (CAAQ).* OCIA’s CAAQ accreditation program allows for product to be sold as organic in Quebec. It is based primarily on the OCIA standards with additional standards that must be observed in order to be compliant with this program. Products that are certified to US NOP standards, outside of Quebec, may be
brought into Quebec without additional review based upon CAAQ’s agreement of equivalence with the USDA’s NOP program.

International Federation of Organic Agriculture Movements (IFOAM) (see chapter 6e). OCIA’s IFOAM accredited certification program is focus towards many European, Canadian, and other international markets. The OCIA International Standards are accredited by IFOAM. Certification to these standards allows for the OCIA seal to be used. Certifying to OCIA International Standards allows for products to be imported into many countries that do not have established organic certification programs. While many European countries accept IFOAM-accredited certified product for import, several European Union member nations are now requiring EU 2092/91 verification for import (see below).

European Union EU 2092/91 organic regulations. This regulation stipulates organic production standards for EU member states. EU 2092/91 is the equivalent to the NOP of the US. However, EU 2092/91 only establishes a minimum standard for organic production, as in the US, and its individual state’s organic regulations, individual EU member states may have higher standards. This is often the requirement for organic imports into the EU.

US National Organic Program (NOP) (see chapter 6a). OCIA has National Organic Program-accredited organic certification services for members desiring to market organic product in the US. OCIA is accredited by the US Department of Agriculture for this program.

Bio-Suisse. Bio-Suisse (Switzerland based) is a certifier similar to OCIA. They certify to several different program standards such as the Swiss Ordinance of Organic Farming and to their own set of standards. OCIA facilitates certification for their members to Bio-Suisse, but does not make the final decision. An additional questionnaire must be completed to apply for Bio-Suisse.

Swiss Ordinance of Organic farming. This is a verification of the minimum standard for organic production in Switzerland and is also required for organic products imported into Switzerland.


OCIA Fees (partial list)
1. Membership Fees $ 95.00; fees entitle associate to vote at the Annual General Membership Meeting and a 10% discount on OCIA training classes.
2. Certification Fees OCIA offers three certificates: OCIA, NOP, and CAAQ. It also offers four verification programs: EU 2092/2091, JAS Equivalency, Bio-Suisse, and Swiss Ordinance. One certification fee entitles member to apply for all programs. Fees are
non-refundable and due at application. Fees are based upon your total organic sales of the previous year. First-year associates may use projected organic sales.

0 to $24,999 .......... $1,000
$25,000 to $49,999 .......... $1,200
$50,000 to $99,000 .......... $1,500
$100,000 to $249,999 .......... $1,800
$250,000 to $499,999 .......... $2,750
$500,000 to $749,999 .......... $3,750
$750,000 to $999,999 .......... $5,000
$1,000,000 and above .......... $6,250

3. Re-application Late Fees There is a late fee of $100 for every month past the anniversary date of the previous year’s inspection date.

4. Inspection Fees OCIA will charge exactly what the inspector charges OCIA. Inspection fees are due at application.

<table>
<thead>
<tr>
<th>Table 1. Certification Fees</th>
</tr>
</thead>
<tbody>
<tr>
<td>JAS Certification: OCIA-Japan is accredited by MAFF to administer JAS certification program.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>If you apply for JAS only</th>
<th>If you apply for JAS, in addition to OCIA, NOP, or CAAQ</th>
</tr>
</thead>
<tbody>
<tr>
<td>Application Fees</td>
<td>$1,700</td>
<td>$300</td>
</tr>
<tr>
<td>Pre-Inspection Review Fees</td>
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<td>$100</td>
</tr>
<tr>
<td>Inspection Fee per Day</td>
<td>Latin America: $150/day + $275 rpt; Canada: $320/day; US: $450/day; Quebec: $550/day</td>
<td>Same</td>
</tr>
<tr>
<td>Post-Inspection Review Fees</td>
<td>$200</td>
<td>$200</td>
</tr>
<tr>
<td>Actual Travel Expense</td>
<td>As billed</td>
<td>As billed</td>
</tr>
<tr>
<td>Total Fees</td>
<td>$2,000 + inspection + Travel Expense</td>
<td>$600 + inspection + Travel Expense</td>
</tr>
<tr>
<td>JAS Verification Inspection</td>
<td>Whole Process</td>
<td>Partial Process</td>
</tr>
<tr>
<td>Arrangement Fee</td>
<td>$300</td>
<td>$100</td>
</tr>
<tr>
<td>Document Review Fee</td>
<td>$50</td>
<td>$50</td>
</tr>
<tr>
<td>Inspection Fee Per Day</td>
<td>$100</td>
<td>$100</td>
</tr>
<tr>
<td>Travel Days Fee Per Day</td>
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<td>$50</td>
</tr>
<tr>
<td>Report Writing Fee</td>
<td>$300</td>
<td>$100</td>
</tr>
<tr>
<td>Review Fee</td>
<td>$200</td>
<td>$100</td>
</tr>
<tr>
<td>Actual Travel Expense</td>
<td>As billed</td>
<td>As billed</td>
</tr>
</tbody>
</table>

OCIA Research and Education Goals and Objectives:

- To provide organic crop improvement through professional development of farmers, processors, and consumers, including technical assistance, education information, publications, and research
- To clarify and promote the image of organic products
- To identify the needs of organic farmers and producers
• To promote the general welfare and cooperation of organic farmers, organic consumers, organic agriculture, and the organic foods industry
• To support crop improvement and marketing with farmers, consumers and growers in such a manner that their self-sufficiency is not destroyed in order to fulfill the needs of the global organic market
• To promote research into health, environmental, and socioeconomic benefits that pertain to the organization or industry and organic agriculture in general
• To educate those interested in the organic industry and others including producers, consumers, and decision-makers in the benefits of organic systems
• To create links or strategic alliances with research institutions, universities, and others to achieve common goals
• To increase the effectiveness and integrity of the organic system
• To develop and maintain a mechanism for identifying and facilitating the exchange of producer based information and information needs
6f. REGIONAL AND RELIGIOUS STANDARDS

a. Chapter Abstract

This chapter points to other traits or credence attributes of interest desired by many individuals and cultures, namely geo-locations, religion, and specific other qualities or characteristics. Section b illustrates the numerous entities and organizations available for various targeted groups of interest not discussed more fully within follow-on sections. These regional and religious systems include:

- Freshcare
- Woolworths Quality Assurance (WQA) Standard
- NCS International
- British Retail Consortium (BRC)
- FARRE
- ARVALIS
- SOPEXA
- FNCIVAM
- FNAB
- ORGECO
- Groene Hoed, or Green Hat
- Buddhists
- Hare Krishnas
- Hindus (Lower/High castes)
- Mormons

Sections c through f provide greater details regarding well established and recognized regional and religious programs:

- Safe Quality Foods (SQF) originally founded in Australia
- Japanese Agricultural Standard (JAS) and organic standards
- Halal rules
- Kosher rules

What follows are company/organizational/agency statements from their websites, and naturally reflect their views.
b. Other Regional and Religious Standards

In addition to systems that will be expanded upon later in this chapter, other regional and religious programs and their short summaries are provided below. This is not a complete inventory of other systems or standards that require and incorporate IPT practices.

Other regional systems

Freshcare - Freshcare is Australia’s national, on-farm food safety program, for the fresh produce industry. Freshcare links on-farm food safety to the quality and food safety programs of the other members of the food supply chain. Based on HACCP principles, Freshcare provides independent verification that a recognized food safety program is followed by the certified enterprises. Freshcare was developed in response to requests from growers, wholesalers, packers, and processors for a food safety program that met the requirements of both retailers and food safety legislation. The foundations of Freshcare are the Code of Practice and Certification Rules. The Code describes the practices required on farm to provide assurance that fresh produce is safe to eat and has been prepared to customer specifications. The original Code of Practice, developed in 2000, was reviewed and updated by the Freshcare Technical Steering Committee in 2004. While the basic Freshcare Program addresses food safety issues, additional (optional) modules are being developed for the management of environmental practices and on-farm safety/welfare issues. Ultimately, providing an option for EurepGAP equivalence for those members for whom EurepGAP compliance is an export market requirement.

Woolworths Quality Assurance (WQA) - This is another Australian system to meet their publics’ demand for quality assurance. The recently released Woolworths Quality Assurance Standard replaces WVQMS (Woolworths Vendor Quality Management Standard). WQA includes HACCP and specifically requires at least one person from the business has attended formal HACCP training. It also requires formal training in internal auditing. The system requires procedures and records for other support programs, such as Good Manufacturing Practices (GMP), Pest Control, Cleaning, Product Identification and Traceability and Product Recall. The audit frequency is generally every 6 months.

NCS International - NCS International is the leading Asia-Pacific certification and auditing body for the food and agricultural industries. NCSI Food Division clients include small growers and packers, food processors, distributors, caterers, retailers, and the hospitality industry. They offer training and support to clients, and assistance with improving their businesses. As well

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as independent HACCP certification, NCS International audits to a variety of commercial and international management and product certification standards designed to meet the needs of the food and agri-food industries, as well as ISO 9001, ISO 14001 and AS 4801.²

**Other major IPT trends in Europe:**³

**BRC Global Food Standard** - The British Retail Consortium (BRC) is the lead trade association representing the whole range of retailers, from the large multiples and department stores to independents, selling a wide selection of products through metropolitan, suburban, rural, and virtual stores. Their aim is to bring about policy and regulatory changes that will ensure retailers can maintain their outstanding record on product innovation, job creation, and consumer choice. BRC requires food manufacturers to have in place a fully operational HACCP system, Quality Management System, Factory Environment Standards, and Product, Process, and Personnel Controls. It applies generally to food and beverage manufacturers supplying into British retail interests both within the UK and overseas.⁴

**FARRE**, the *Forum de l’Agriculture Raisonnée Respectueuse de l’Environnement* (Forum for Environment-Friendly Integrated Farming); is known for integrated farming and certification, with emphasis on protecting the environment. They have a strong focus on environmentally sensitive agriculture production practices, with acceptance of some use of chemicals, and use third party certification as ways in which farmers help protect the environment. It is also perhaps the best organized effort to hold producers accountable for the environment by focusing on management, record-keeping, labeling, and enforcement by the general public rather than government. Founded in France in 1993, FARRE has 400 active farm members in 53 regions of France working voluntarily to implement FARRE’s program. FARRE’s purpose is to promote *Agriculture raisonnée*, or Integrated Farming, a competitive form of farming which aims to satisfy three criteria: 1) the financial objectives of producers, 2) consumer demands and expectations, and 3) care for the environment. Members of the FARRE Farm Exchange Network are selected and approved by local committees and the National Executive Committee. All farmer members must sign the FARRE Charter, which details their commitment. They also agree to implement the Environmental Self-diagnosis process drawn up by FARRE’s Scientific Advisory Board. FARRE permits chemical use, but emphasizes, again, training of chemical applicators,

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⁴ See [http://www.brc.org.uk/defaultnew.asp](http://www.brc.org.uk/defaultnew.asp) for more information.
extensive record-keeping in the on-farm storage, use and disposal of chemicals, and transparency of these records so that customers can know a farm’s record of chemical use.\(^5\)\(^6\)

**ARVALIS, Institut du Végétal:** ARVALIS is known for producer support; research in support of environmental management and traceability, such as careful management of chemical inputs. This French organization takes a conventional approach to environmental protection by careful management of chemical inputs in food production. Their approach to protecting the environment has been to develop and use sophisticated technological controls to manage the amounts, combinations, dosages, and schedule of chemical fertilizer usage. As part of its focus on managing chemicals put into the environment by farming practices, ARVALIS has developed high technology software to help producers control their nitrogen dosage to achieve the twin goals of reducing costs to producers and reducing harm to the environment. A number of ARVALIS-developed programs aim at giving producers the ability to control their use of chemicals.\(^7\)

**SOPEXA, Société pour l’Expansion des Ventes des Produits Agricoles et Alimentaires** (Society for Expanding Sales of Agricultural and Food Products), is a French marketing company which emphasizes traceability as a way of guaranteeing safe and tasty food, and pioneered the use of individual “passports” for meat products. SOPEXA has emphasis on detailed traceability as a way of guaranteeing safe and tasty. They heavily promote and markets French food products.\(^8\)

**FNCIVAM, the Federation Nationale des Centres d’Initiatives pour Valoriser l’Agriculture et le Milieu** rural, or (National Federation of the Centers of Initiatives to Develop Agriculture and the Rural Medium) is called Durable Agriculture, a network of local producers in opposition to industrial agriculture; they promote Durable Agriculture, with local farmers and consumers setting standards of taste and labeling as a guarantee of product conformity. The Durable Agriculture charter has three legs: is good for the consumer, good for nature, and good for the *vitality of the countryside.*

\(^5\) For more information see [www.farre.org](http://www.farre.org).

\(^6\) There are national associations similar to FARRE in six other European countries: Germany (FIP), United Kingdom (LEAF), Sweden (ODLING I BALANS), Spain (AGROFUTURO), Luxembourg (FILL), and Italy (L’Agricoltura che Vogliamo). These seven national associations are grouped together in the European Initiative for Sustainable Development in Agriculture (E.I.S.A.).

\(^7\) ARVALIS’ protocols also address food quality and safety concerns. In 2001, Technological Research Institute for the cereal based food industry (IRTAC), the predecessor to ARVALIS, created the “Cereales de France” private label. This is a charter available to groups of ten or more producers who are committed to complying with the Quality Assurance Protocols rules established by ARVALIS. The Protocols are for wheat, durum wheat, malting barley, maize for forage, and sweet corn. Compliance with the protocols gives participating producers the right to use the private logo. ARVALIS requires producers to think through and record how their farms reconcile profitability targets with quality, protection of the environment, and traceability. For the 2003 season, nearly 30,000 French producers participated in the program, committing 1.2 million acres of wheat, durum, malting barley, and maize to assuring safe food by controlling the input of potentially harmful chemicals.

\(^8\) For more information see [www.sopexa.co.uk](http://www.sopexa.co.uk).
FNAB, the Fédération Nationale d’Agriculture Biologique (National Federation of Organic Farming) was founded in 1975 and represents 70% of French organic farmers. France has about 12,000 organic farms, which comprise 1.25 million acres, or 1.7% of French agriculture. They believe that organic farming is the best chance for a sustainable agriculture; emphasizes rebuilding soil, direct contact with consumers, and a healthy environment. Some of their members use organic methods (such as green fertilizer, a compost-animal manure mix) on parts of their farms while reluctantly using some chemicals on traditional wheat, sugar beet, and barley acres. They receive some funding from the French Agriculture and Environment Departments.⁹

ORGECO, the Organisation Générale des Consommateurs (Consumers’ General Organization), defends consumers’ interests in the food system; believes price is important and lobbies for connecting public funds to providing public services.¹⁰

Groene Hoed, or Green Hat, emphasizes connecting city and countryside, establishing a personal connection between producer and customer, and selling locally or regionally. They believe that producers can play an important role in rural development. Their strategy is to reconnect the countryside and its nearby urban areas by using both cooperative regional marketing and building Green Centers at the edge of cities.¹¹

As part of Green Hat’s effort to reconnect rural producers with urban population centers, they are working out funding and other details to establish Green Centers as gateways between the city and the countryside. At these Green Centers:

- Producers offer quality local products for sale
- Professionals can be trained in nature, landscape management, and other Green services
- Groups can meet for planning retreats or conferences
- There is a visitors and tourism center for individuals, families, schools and groups ¹²
- Social service institutions can use farms as healing places for their clients ¹³

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⁹ For more information see [http://fnab.org](http://fnab.org).

¹⁰ For more information see [www.orgeco.net](http://www.orgeco.net).

¹¹ For more information see [www.groenehoed.nl](http://www.groenehoed.nl).

¹² The Green Hat facility can be a learning center for nature education and information about regionally grown food, as well as a central point for arranging tours so that urban visitors can experience farms, the open peat bog meadow landscape, or water country.

¹³ With proper organization, farms can become temporary healing places for those with psychiatric problems, the long-term unemployed, those with certain handicaps, etc.
Other Religious Standards

**Buddhists** - Nutrition generally veganic, no bulb vegetables are eaten (onions, garlic etc.). Ban of alcohol and caffeine.

**Hare Krishnas** - Vegetarian nutrition, raw meals. Veganic nutrition is seldom followed. Ban of alcohol and caffeine.

**Hindus** - Lower castes: Mixed nutrition with little meat, sheep, lamb, goats, pork, chicken, and fish. (Bovine and buffalo meat are not eaten); High castes (Brahmans): Lacto-vegetal nutrition with exclusion of any kind of meat and fish, often exclusion of eggs. The nutrition avoids bulb vegetables (onions, garlic and leek). Alcohol is forbidden.

**Mormons** - Moderate in nutrition. They generally eat fruits and vegetables and have a moderate consumption of meat. Such moderate nutrition is reduced in fat, albumin, cholesterol, and purines. Vitamins and dietary fibers are higher as found in normal nutrition.

Other private sector traceability programs

According to Jill Hobbs (2003), voluntary labeling by firms, sometimes supplemented by third party certification, are often used to identify credence attributes. If there is a market premium for ‘safer’ food, there is an incentive for firms producing products with enhanced levels of food safety to identify this attribute in a label. Irradiated meat products in the US are a good example. A credible monitoring and enforcement mechanism is necessary to reduce the risk of cheating through mislabeling. A self-policing industry quality assurance or safety labeling program could be effective if those firms producing “high quality” (or demonstrably safer) foods are able to censure those firms who free-ride on the certification program through false or misleading labeling. In the absence of an effective self-policing mechanism the market failure problem persists for products with negative quality or safety attributes. A firm will not voluntarily disclose low quality.

Private sector traceability initiatives in the livestock sector include individual supply chain initiatives and industry-wide programs. Supply chain partnerships delivering traceability have emerged in the UK beef industry, largely as a result of the loss in consumer confidence following the BSE crisis. One example is Tracesafe, a small farmer-owned company that has developed a network of cattle breeders and finishers who rear cattle to specific production guidelines. The production protocols specify the purchase of feed from a set of contracted feed mills and include an extensive system of on-farm record keeping. Tracesafe differentiates its beef on the basis of its ability to trace the history of individual meat cuts to the animal of origin, with
an implied safety assurance. The beef is sold in specialist retail outlets and restaurants under the Tracesafe brand name. (Hobbs, 2003)

The meat processing sector has also recognized the potential role of traceability in bolstering consumer confidence in food safety, and as a product differentiation strategy. Michael McCain, President and CEO of Maple Leaf Foods Inc. (a major Canadian pork and poultry processor) recently referred to traceability as the “holy grail of the food supply chain.” Maple Leaf is currently funding the development of DNA identification technology to facilitate the traceback of meat to the farm of origin. Pressure from export markets, particularly the Japanese market, appears to be a significant driver for this development. (Fearne, 1998)

A voluntary grading system, Meat Standards Australia (MSA), uses a series of pre and post-slaughter measures to predict the eating quality of meat. Blood samples are taken from each carcass that qualifies for the MSA program while the carcass can still be identified with a seller. If a consumer complains of a bad eating experience from MSA graded meat, a DNA sample from the meat and can be matched with the blood sample from the carcass. In this way, meat cuts can be traced through the supply chain and to the farm of origin. The traceback in the MSA system is focused primarily on quality rather than just food safety. It allows a direct link to be made between eating quality and production and processing methods. It can assist in identifying where improvements may be necessary or in identifying sellers who consistently misrepresent cattle on their National Vendor Declaration form. (Fearne, 1998)
c. The SQF Institute (a division of the Food Marketing Institute)

Food Marketing Institute (FMI)
655 Fifteenth Street, N.W., Suite 700
Washington, DC 20005
Ph: 202.220.0635
Fax: 202.220.0876
E-mail: info@sqfi.com

History of SQF

The SQF programs have continued to evolve since 1995 in response to the needs of primary producers and food processors to consumers’ worldwide who are more frequently voicing their demand for safe food of consistent quality. The actual story below provides good reason for having an IPT program in place. During the years of *E. Coli* outbreak there was no such system in Australia and innocent companies, such as Wintulichs Pty. Ltd, and the industry as a whole, paid a heavy price both in sales and brand names. Excerpts and modified from David Pointon, 1995 work.

**The E. Coli incident** - In January 1995, one child died and many children and some adults were admitted to hospitals as a result of the presence of *escherichia Coli* (*E. Coli*) in some small goods products produced in South Australia, allegedly by Garibaldi Smallgoods Pty. Ltd. Unfortunately a distinctly different manufacturer, Wintulichs Pty. Ltd., also lost sales due to the *E. coli* and the industry’s lack of identity preservation and traceability. Although Wintulichs Pty. Ltd. had a quality raw material purchasing and production process, this incident had a devastating impact on the company and the industry as a whole. The carrier, Metwurst, had sales fall to less than ten percent of pre-*E. coli* incident. This incident illustrates that irrespective of how a company structures its marketing plan, how well established it is, or how well it complies with public health regulations, changing, uncertain, and unpredictable environmental factors can profoundly affect a company’s performance. (Pointon, 1995)

*Escherichia Coli* (*E. coli*) is one of the predominant organisms found in the gut of all animals, including man. It is usually harmless in its environment but certain strains can produce disease. In the process of disembowelment of cattle, poor standards in meat preparation can result in the bowel rupture, allowing feces to contaminate the red meat. Inefficient production processes can fail to destroy the *E. coli*, and therefore allow the affected meat to pass to humans. (Pointon, 1995)

Upon learning that children had suffered from food poisoning after consuming metwurst, the general perception of consumers was that all metwurst, irrespective of brand, was dangerous.
The image of the product to the consumer was tarnished. Though the evidence was conflicting, it is believed that the general public in Queensland was not completely aware of the implications of the E. coli incident until a local company, concerned for the possible outcome on local sales, adopted a promotion strategy to persuade its consumers that it had nothing to do with the South Australian incident.

The publicity also provided the consumer with the details of how the product was made. Previously many consumers were unaware of the production process for metwurst. The publicity provided information to the consumer that metwurst was made of fermented meat and involved the management of bacteria. As a result of the publicity there was a lot of resistance on the part of retailers to promote, or even stock, the product. The company could no longer rely on retailers to “push” the product.

In response to the demands by the farming and small food manufacturing sectors in the early 1990’s, the Western Australian Department of Agriculture began to search for a suitable system for them to implement. The systems that were available at that time did not meet the needs of those sectors who wanted a quality assurance system that enabled their businesses to meet regulatory food safety and commercial food quality criteria. As no suitable system could be identified, the Department then set about developing the SQF 2000 Quality Code.

SQF means Safe Quality Foods (Healthy Foods and of Quality). The SQF Institute is a division established by the Food Marketing Institute (FMI) to manage the SQF Program.  

Information regarding the Food Marketing Institute (FMI):

- It is a Non-profit association conducting programs in research, education, food safety, industry relations, and public affairs.
- It has 2,300 members (food retailers and wholesalers).
- It includes 26,000 retail stores with an annual sales volume of $340 billion.
- It is also international, with 200 companies in over 50 countries.

The SQF Institute - The SQF Institute comprises many entities, of importance is its Technical Committee, a team of food safety and quality specialists, which reviews the SQF Program and makes recommendations on improvements to the Codes, the training materials, and the implementation, audit and certification requirements.

The SQF Program - The SQF Program is recognized by the Global Food Safety Initiative (an organization representing over 70% of food retail revenue worldwide). It is based on
the principles of HACCP, Codex, ISO, and Quality Management Systems. The SQF Program provides protocol or a frame for the implantation, administration, and verification of the HACCP, in agreement with the Codex Alimentarius, and the standards of ISO.

The SQF Program features are:

- Based on HACCP and quality management principles
- All encompassing management system
- Aligned with International HACCP protocols (Codex Alimentarius)
- Customer focused, addresses the safety and quality of the food and its process
- Optional certifications modules available

SQF is recognized by the Global Food Safety Initiative as conforming to the highest international standards and utilizes protocols recognized by the International Accreditation Forum. The SQF Program has been implemented by over 4,000 companies operating in Asia-Pacific, the Middle East, US, Europe, and South America. Registered SQF Experts and SQF Auditors implement and audit SQF systems around the world.

The SQF Program is regarded as rigorous, flexible, and complements government programs and industry initiatives. It also attempts to avoid the duplication and confusion associated with the current array of industry sector programs. Simply put, the SQF certification provides and is:

- a tool to build confidence and trust between retailers and suppliers
- the enabling tool for producers and manufacturers to demonstrate “due diligence” and compliance with regulatory and product traceability requirements
- an internationally recognized standard, suitable for all food suppliers operating in domestic and global markets
- a means to reduce the number and frequency of inconsistent and costly audits
- a proven way for suppliers to gain an advantage over their non-certified competitors and to increase profits by aligning their products to retailer/consumer requirements
- a management system that promotes cost efficiencies through waste reduction and “one system, one audit”

SQF Certification provides an independent and external validation that a product, process, or service complies with international, regulatory, and other specified standard(s) and enables a food supplier to give assurances that food has been produced, prepared and handled according to the highest possible standards.
Why SQF is of value - According to Noonan and McAlpine (2003), of Agri-Food Training Centre, the clear difference between SQF and many other quality assurance programs is that it is outcomes focused and is not prescriptive. While prescriptive schemes may have a strong appeal to some businesses, most have a desire to build dynamic management systems that have ownership and flexibility as the key components, which an SQF structure more readily enables. In addition, Noonan and McAlpine noted that it has often been said that implementation of HACCP at the farm level is too hard and that nothing could be further from the truth. There is clear evidence in the work being done in Western Australia by the Agri-Food Training Centre and QA Management Tek and others in Eastern Australia, that it is possible, and, for the majority of primary producers, not too hard to implement a HACCP compliant management system.

Benefits of SQF - The ISO 9000 (and follow-on ISO 22000) series has had, and continues to have, a strong focus in business management. However, it has not been readily taken up by small businesses due to the high costs and overheads associated with implementation and maintenance.

HACCP is a tool, a methodology, and by itself has no constructs against which it can be audited other than the Codex Alimentarius Commission (Codex) or National Advisory Committee on Microbial Criteria for Foods (NACMCF) guidance documents. Herein lies the problem. The guidance documents about the application of the HACCP technique are not codified. As a consequence, it is difficult to get consistency of interpretation. HACCP does not per se address food quality issues. (Noonan and McAlpine, 2003)

The SQF 2000\textsuperscript{CM} and SQF 1000\textsuperscript{CM} Codes, with the Victoria Meat Authority System, are the only HACCP compliant or based systems that have been endorsed by the Joint Accreditation System (JASANZ) as third party audited standards that comply with ISO guides 62 or 65.

These SQF Codes have been developed so that they can account for factors, in addition to food safety, inclusive of, but not limited to:

- Product quality hazards
- Environmental hazards
- Animal welfare hazards
- Production hazards
- Occupational health and safety hazards
- Regulatory hazards
- Ethical production
- GMO status

Of some importance is that an outcome-focused standard, which is what these SQF Codes are, can lead to some ambiguity and lack of conformity in the audit process, which therefore requires a high level of training and understanding in the implementation and audit process. A
leading and overriding factor is that the outcomes focused approach more readily enables a robust system of assurance. This is especially the case in varying production environments where hazards associated with producing and further processing of food and fiber can and do change. (Noonan and McAlpine, 2003)

The SQF 1000 Code is designed specifically for primary producers. In addition to Good Agricultural Practices (GAP), a producer develops and maintains Food Safety and Food Quality Plans to control those aspects of their operations that are critical to maintaining food safety and quality.

The SQF 2000 Code has wide appeal across the food manufacturing and distribution sectors. In addition to Good Manufacturing Practices (GMP), a supplier develops and maintains Food Safety and Food Quality Plans to control those aspects of their operations that are critical to maintaining food safety and quality.

Certification provides an independent and an external validation that produce and other foods, their production and manufacturing processes, and related service complies with food regulations and other specified standards such as the SQF 1000 Code or the SQF 2000 Code. Certification enables a food supplier to give assurances that food they supply has been produced, prepared and handled according to the highest possible standards. The certification of SQF Systems is managed by internationally accredited Certification Bodies who are licensed by the SQF Institute. The Certification Bodies oversee the activities of their SQF Auditors, ensuring that they are qualified and apply a professional audit service. The results of an audit are reviewed by the certification body expert review panel and an SQF Certificate is then issued.15

SQF 1000 Quality Code16 - SQF is divided into three levels.

Level 1 Food Safety Fundamentals
Level 2 Accredited HACCP Food Safety Plans
Level 3 Comprehensive Food Safety and Quality Management Systems Development

Each Level, which indicates the stage of development of a supplier’s SQF system, builds on the previous steps, leading toward a comprehensive certification for food safety and quality. By dividing the implementation into more manageable and structured steps, the supplier can demonstrate continuous improvement while controlling costs and resources.

15 Certification is a statement that the supplier’s SQF System has been implemented in accordance with the SQF Guidelines and applicable regulatory requirements and that it is effective in managing food safety. It is also serves as a statement of the supplier’s commitment to producing safe, quality food.

16 Derived from Peter J Bryar’s “From Paddock To Plate - The First Step,” published by AGWEST Trade and Development Principal, Innovative Horticulture, 80 Thompson Crescent, Research, Victoria, 3095, Australia, Email: pjbryar@netlink.com.au
Only qualified SQF Experts can implement SQF systems. Registered SQF Auditors work with licensed and accredited certification bodies to provide SQF certification.\textsuperscript{17}

Below are illustrations of SQF 1000 and SQF 2000 Codes, with associated levels of development, and each Code’s strengths and weaknesses. See Figure 1. SQF 1000 Illustration.

**Strong Points:**
- A simpler system than SQF 2000 or ISO 9002
- The system is designed for businesses supplying raw materials to SQF 2000 certified businesses or ISO type businesses
- Improvement of food safety and quality
- Market place image enhanced
- Development and strengthening of customer relationships

**Weakness:**
- This is a new standard and is not as widely recognized as ISO 9002 or even SQF 2000
- Limited seafood HACCP practitioners available to assist with development
- The code consists of the same 6 elements as SQF 2000, but is not as thorough in the application of them

\textsuperscript{17} A supplier will be placed onto the SQF register (made available on the SQF website) after achieving Level 1, thereby immediately alerting their customers of their achievement and helping to raise customer confidence and support.
**SQF 2000 Quality Code** (A Network Implementation Program for small and medium-sized businesses) 18

Three levels of certification; same as SQF 1000 Code, but to SQF 2000 Code level.

- Level 1 Food Safety Fundamentals
- Level 2 Accredited HACCP Food Safety Plans
- Level 3 Comprehensive SQF 2000 System Implementation

The standard is utilized by organizations, which produce, manufacture or distribute food. It is relevant to fishing organizations, which undertake simple processing or value-adding. The main feature of the Code is that it is a quality standard based on the Codex HACCP system.

- The code consists of 6 elements which include:
  - Commitment
  - Suppliers
  - Control of Production
  - Inspection and Testing
  - Document Control and Quality Records
  - Product Identification and Traceability

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18 SQF 2000 Quality Code was developed by Agriculture Western Australia (AGWEST) as a practical alternative to AS/NZS ISO 9001/2 for the small to medium food business (which includes primary producers) to meet growing demands by consumers (and retailers) for assurance on the quality and safety of foods that they consume.
The standard is utilized by primary producers who supply food which require further processing through one or more steps. It is also used by small food businesses that are required to implement food safety programs specified as a requirement in the appropriate legislation of the country in which the food is processed or consumed.

**Strong points:**
- A simpler system than ISO 9002
- Improvement of food safety and quality
- Market place image enhanced
- Development and strengthening of customer relationships
- Increased competitiveness
- Staff responsibilities clearly defined
- Reduction in waste and product rejects
- Consistent supply of product to specification
- Improving competitive advantage of the business

**Weakness:**
- This is a relatively new standard

A number of modules provided as voluntary options to suppliers whose markets require additional assurances for matters in addition to food safety and quality have also been developed to support the SQF program. They include Social Accountability, Environment, Animal Welfare, Organic, and Bio-terrorism.

System integrity is accomplished through:
- Registered Experts
- Registered Auditors
- Licensed Trainers
- Licensed and accredited internationally recognized Certification Bodies

**SQF accreditation – Qualification of auditors:** Accreditation of a certification body delivers confidence in the certificates and reports they issue. The international standard that a certification body must meet to be eligible to provide audit and certification services to the SQF Program is the ISO/IAF Guide 65 and other documents.¹⁹

See Appendix H SQF Certification Bodies for a listing of licensed SQF certification agents.

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¹⁹ These documents and additional requirements detailed by the SQF Institute in the document SQFI Guidance On the Application of ISO/IEC Guide 65:1996, General Requirements for Certification Bodies Offering Certification of SQF Systems 4th Edition - April 2004. These documents address issues such as impartiality, competence, and reliability of the audit, and certification service provided and leads to confidence in the comparability of certificates and reports across national borders. Governments also have confidence in these testing and certification reports which support various regulatory requirements.
d. Japanese Agricultural Standard (JAS) (includes organic standards)

For the Ministry of Agriculture, Forestry and Fisheries (MAFF) of Japan see these websites; [http://www.maff.go.jp/e/index.html](http://www.maff.go.jp/e/index.html), for labeling and standards see [http://www.maff.go.jp/soshiki/syokuhin/hinshitu/e_label/index.htm](http://www.maff.go.jp/soshiki/syokuhin/hinshitu/e_label/index.htm).

Recent events of JAS importance - Since the enactment of the JAS Law in 1950, the JAS system has been contributing to improve qualities of agricultural and forestry products, to facilitate simple and fair transactions of products, and to provide consumers with information for informed choices. However, after deceptive labeling cases in 2002, the JAS system needed to be improved to assure reliable labeling and meet the new social demands.

At the same time, the Cabinet decided to review the government’s involvement with the certification and inspection systems, including the JAS system, as a part of administrative reforms. Based on the situations on above, “The Committee to Review the JAS System” was established in October 2003. The Committee consisted of stakeholders of the JAS, including consumers, industries, producers, distributors, and others.

After the intensive discussions at the nine sessions of the Committee, the final report was published in October 2004, taking into account the public comments through the MAFF website and the opinions expressed at the public meetings. JAS has oversight of labeling for fresh foods, processed foods, and genetically modified foods. They also have a certification system and regulate the process to import products with JAS marks into Japan.\(^\text{20}\)

The **Japanese Agricultural Standard (JAS)** is based on the Law Concerning Standardization and Proper Labeling of Agricultural and Forestry Products. It stipulates product information requirements for products such as processed food. The whole system is called the JAS System under the Law Concerning Standardization and Proper Labeling of Agricultural and Forestry Products (Law No. 175, 1950) which governs all the agricultural and forestry products, except for liquors, drugs, quasi-drugs, and cosmetics. The JAS System consists of the combination of “the Quality Labeling Standard System” and “the JAS Standard System.”

1. Quality Labeling Standard System - The Quality Labeling Standard System requires all producers, distributors, and other parties to label in accordance with the Quality Labeling Standards established by the MAFF. All the Quality Labeling Standards are mandatory so that all foods sold for consumers shall be labeled in accordance with them.

\(^{20}\) Incorporating the recommendations of the Committee, the Law and Ordinances on JAS were revised and took effect on 1 March 06.
2. JAS Standard System - The JAS Standard System refers to the certification system to attach the JAS marks to the products inspected in accordance with the JAS Standards established by the MAFF. The JAS Standards are voluntary, other than JAS Standards for Organic Foods. Only Certified Business Entities, such as producers and manufacturers, can attach JAS marks to the products.

According to Food Traceability Report (Dec 06, p. 3), traceability in Japan is rising. Japan’s Ministry of Agriculture, Forestry and Fisheries reported that the rate of introduction of traceability systems rose last year across industries as a whole, but especially in the food retail sector. Use of traceability systems by Japan’s food manufacturers rose by 3.5 percentage points over the previous year to 37.9% in 2005. For food wholesalers it was 36.8% (a rise of 0.4 points compared to the previous year) while 35.8% of all Japanese food retailers had systems in place last year, a rise of 7.3% points compared to 2004.

Food Producers were using identification systems to trace 76.3% of perishable foods and 71.5% of processed foods at the end of 2005. Rice farmers reported the highest level of recordkeeping for crops at 95.6% of all those surveyed. Fruit and vegetable farmers weighed in with 94.3% and 92.9%, respectfully, declaring they were keeping full records on cultivation and management.

JAS Organic Foods

Whereas JAS Standards are voluntary, the JAS Standards for Organic Foods are not voluntary. The JAS Standards for Organic Agricultural Products and Organic Agricultural Processed Foods were established in 2000 on the basis with the Guidelines for the Production, Processing, Labeling, and Marketing of Organically Produced Foods which was adopted by the Codex Alimentarius Commission.

The Organic JAS System has been further developed with the additions of the JAS Standards for Organic Livestock Products, Organic Livestock Processed Foods, and Organic Livestock Feeds which took effect in November 2005.

The Certified Business Entities certified by Registered Japanese Certifying Bodies or Registered Overseas Certifying Bodies that they product or manufacture organic foods or feeds in accordance with the Organic JAS Standards for the products are able to attach JAS marks to their products.

For more information regarding Organic Products – Standards and Criteria see http://www.maff.go.jp/soshiki/syokuhin/hinshitu/e_label/index.htm
e. Halal Standard

The Codex General Guidelines for use of the term “Halal” concerns specific process based criteria for the use of the term “Halal” on food. As in the case with food origin’s labeling, the only way to control that food delivered to the final consumer complies with the requirements for “Halal” is through an adequate paper-based traceability system. The same arguments also apply to the “kosher” code (see next section).

Many companies already have comprehensive traceability systems in place in order to facilitate effective safety and quality control. Such systems are also used in contractual agreements to guarantee companies further down the production and distribution line that products comply with legal and other quality requirements, thereby reducing the burden of testing of the contents of the food for subsequent operators. For such companies traceability is an essential risk management tool enabling them to locate problems very quickly and cost effectively. A good traceability system increases the response capability of a company and reduces the risk of having to engage in extensive recalls, thus saving money and helping to maintain a reputable image. As is illustrated below, guidelines for Halal prepared foods have well established standards that preserve its identity and make traceability to its food sources easy and acceptable to consumers.

General guidelines for use of the term “Halal”

The Codex Alimentarius Commission accepts that there may be minor differences in opinion in the interpretation of lawful and unlawful animals and in the slaughter act, according to the different Islamic Schools of Thought. As such, these general guidelines are subjected to the interpretation of the appropriate authorities of the importing countries. However, the certificates granted by the religious authorities of the exporting country should be accepted in principle by the importing country, except when the latter provides justification for other specific requirements.

The guidelines recommend measures to be taken on the use of Halal claims in food labeling. By definition “Halal” food means food permitted under the Islamic Law and should fulfill the following conditions:

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22 The Codex Guidelines for the Use of the Term “Halal” were adopted by the Codex Commission at its 22nd Session, 1997.

23 These guidelines apply to the use of the term “Halal” and equivalent terms in claims as defined in the General Standard for the Labeling of Prepackaged Foods and include its use in trade marks, brand names and business names. The guidelines are intended to supplement the Codex General Guidelines on Claims and do not supersede any prohibition contained therein.
• does not consist of or contain anything which is considered to be unlawful according to Islamic Law
• has not been prepared, processed, transported or stored using any appliance or facility that was not free from anything unlawful according to Islamic Law
• has not in the course of preparation, processing, transportation or storage been in direct contact with any food that fails to satisfy both of the above
• Halal food can be prepared, processed, or stored in different sections or lines within the same premises where non-Halal foods are produced, provided that necessary measures are taken to prevent any contact between Halal and non-Halal foods
• Halal food can be prepared, processed, transported or stored using facilities which have been previously used for non-Halal foods provided that proper cleaning procedures, according to Islamic requirements, have been observed

Criteria for the use of “Halal” term

The term “Halal” may be used for foods which are considered lawful. Under the Islamic Law, all sources of food are lawful except for the following sources, including their products and derivatives, which are also considered unlawful. Food of Animal Origin such as:

1. Pigs and boars
2. Dogs, snakes, and monkeys
3. Carnivorous animals with claws and fangs such as lions, bears, and other similar animals
4. Birds of prey with claws such as eagles, vultures, and other similar birds
5. Pests such as rats, centipedes, scorpions, and other similar animals
6. Animals forbidden to be killed in Islam i.e., ants, bees, and woodpecker birds
7. Animals which are considered repulsive like lice, maggots, and other similar animals
8. Animals that live both on land and in water such as frogs, crocodiles, etc.
9. Mules and domestic donkeys
10. All poisonous and hazardous aquatic animals
11. Any other animals not slaughtered according to Islamic Law
12. Blood

Other prohibited items include:

Plants: Intoxicating and hazardous plants except where the toxin or hazard can be eliminated during processing

Drink: Alcoholic drinks, and all forms of intoxicating and hazardous drinks
Halal slaughtering

All lawful land animals should be slaughtered in compliance with the rules laid down in the Codex Recommended Code of Hygienic Practice for Fresh Meat and the following requirements:

- The person should be a Muslim who is mentally sound and knowledgeable of the Islamic slaughtering procedures.
- The animal to be slaughtered should be lawful according to Islamic law.
- The animal to be slaughtered should be alive at the time of slaughtering.
- The phrase “Bismillah” (In the Name of Allah) should be invoked immediately before the slaughter of each animal.
- The slaughtering tool should be sharp and should not be lifted off the animal during the slaughter act, and the act should cut the trachea, esophagus, and main arteries and veins of the neck region.

**Halal preparation, processing, packaging, transportation, and storage** - All food should be prepared, processed, packaged, transported and stored in such a manner that it complies with the previous requirements and the Codex General Principles on Food Hygiene and other relevant Codex Standards.

**Additional labeling requirement** - In accordance with the Codex General Guidelines on Claims, claims on Halal should not be used in ways which could give rise to doubt about the safety of similar food or claims that Halal foods are nutritionally superior to, or healthier than, other foods.
f. Kosher Standard

“Kosher in the Mainstream” is an article from FoodProcessing.com and helps explain how kosher standards fit into IPT systems. The perception of higher quality is pushing kosher, a Hebrew word meaning “connection,” well into mainstream cooking and eating. Many perceive that kosher is of higher quality, possessing better taste, freshness, and includes a safety aspect by having a rabbi on scene for extra inspections. The notion that there are cleaner conditions in processing is a key component.

The acceptance of kosher food has spread, “kosher quality has many non-Jewish customers eating kosher, that it makes them feel spiritual; it’s food of faith,” says Yossi Jacobson, Iowa’s senior rabbi and the head of Chabad Lubavitch of Iowa. People believe kosher is better; it’s like a “Good Housekeeping” seal of approval. Consumers often feel they are largely on their own. The USDA cannot police everything, and there are 15,000 new food products released every year. There is reassurance associated with the fact that there is another set of eyes on kosher products.

Orthodox Jews represent a small segment of the overall kosher-buying population, which now comprises nearly 10.5 million consumers. Many kosher foods also meet the religious dictates of Seventh-Day Adventists; as well as Muslims who observe the tenets of Halal, the Islamic dietary laws. The fact that meat and dairy products are never mixed, necessitating clear labeling as well as innovative non-dairy recipe creation, makes kosher products attractive to lacto-vegetarians and the nation’s 50 million lactose-intolerant consumers.

But even patronage by those groups does not fully account for Kosher food’s 15 percent annual growth rate and $175 million in 2003 US sales. That year, a survey by Mintel Consumer Intelligence revealed 28 percent of US consumers had purchased kosher products. Of that group, 35 percent indicated they did so for “taste” or “flavor,” while only 8 percent reported they kept kosher all year long. Christophe Hervieu, director of marketing for Osem USA, an Israeli kosher foods manufacturer owned by Nestlé, repeats the assessment: “Kosher products are looked at by non-Jewish people as being of a higher quality because there is a rabbi’s supervision,” he says. “If a product has kosher certification, they see there’s been extra effort at the quality-control level.”

Yaakov Luban, executive rabbinic coordinator at the Orthodox Union (OU) (the largest of several hundred kosher-certification agencies) cautions that the “kosher-is-better” mindset invites some misconceptions. He stresses that the OU does not promote the idea something kosher is always better or the quality of kosher ingredients is always superior. The short answer

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24 This section has excerpts and is modified from Eric Schellhorn’s “Kosher in the Mainstream,” 2005.
is, kosher is the original “you are what you eat” model. The meaning of connection comes from the biblical implication that the foods we eat can enhance or detract from our connection to a higher power. Food that is kosher is “fit,” or “proper” and is sourced, prepared, and served in compliance with laws derived primarily from the Torah (the first five books of the Bible) and the Talmud (the rabbinical interpretations and clarifications of the laws of Torah begun over 2,000 years ago), as well as the works of successive centuries of Jewish scholarship.

Pork is forbidden, as is meat from carnivorous animals and scavengers, as well as water-dwelling creatures without fins and scales. Kashrut (or Kosher certifier) also requires complete separation of meat and dairy products, including the utensils, equipment, containers, and surfaces used in preparation and packaging. Items that have come into contact with non-kosher food may not be used with kosher food. Wine and grape juice made by non-Jews may not be consumed.

Permitted animals must be slaughtered by a shochet, a ritual slaughterer, who slits the animal’s throat with a special knife in a manner that minimizes suffering. The organs are inspected for flaws, such as adhesions on the lungs or a perforation of the brain, which could result in the animal being labeled treif, or unfit for consumption.

Sholom Rubashkin, whose Postville, Iowa-based firm, Agri-processors, slaughters most of the kosher meat produced in the US, notes the emphasis placed on the intact brain. This factor, he notes, raised the profile of kosher beef at a time consumers are concerned about bovine spongiform encephalopathy (BSE, aka Mad Cow disease) which attacks the brains of cattle and has been linked to Creutzfeldt-Jakob disease in humans.

“Consumers cite food safety issues as a reason to choose kosher foods,” says Paul J. Albert, marketing communications manager for Empire Kosher Inc. “At Empire, safety in all products is ensured by rigorous tests and temperature inspections throughout the process. Empire Kosher sells more kosher chicken and turkey than any other company, so we take extra care at every stage of growing, processing, selling and distribution of our poultry to ensure the best quality and safety. We’re the only kosher poultry processor to have two dedicated knife inspectors on the plant floor at all times.”

Given the rigorous and complex nature of the kosher laws, it may seem surprising an estimated one-third of all food products, from crackers to corn syrup and club soda to caramels, are kosher-certified. Lubico pegged the total number of kosher-certified products at 82,000 in 2003. Manufacturers are putting themselves through the paces just to ensure they can display a

hechsher, a symbol attesting to a product’s kosher status because market opportunity is too great to ignore and the certification process is not as intrusive or cumbersome as to outweigh the benefit.

**In kosher standards, the whole package is considered.**

Kosher extends to packaging as well. At first, the idea that containers, foils or plastic wraps could be unkosher seems strange, until you delve a little deeper. Although the use of recycled cooking oils (in which unkosher foods could have been prepared) in food-grade lubricants is mostly a thing of the past, other contact ingredient issues still apply. According to Rabbi Evan Herbsman, of the Orthodox Union, some additives, such as release agents or nonstick agents, may in some instances be derived from animal products. Herbsman also points out there is a consumer-driven requirement that any item that comes in contact with food must be certified.

Another important check point is with **bulk ingredients**. “Many times you can receive raw materials from a company which produces both kosher and non-kosher items,” says Rabbi Levi Goldstein, a mashgiach, kosher certifier, for the Orthodox Union in Iowa. “An OU label will have its own special date code, so make sure you see that code. Today the OU certifies more than 660,000 products making it the world’s most recognized and the world’s most trusted kosher symbol, and the most controversial certification is the K, a plain letter K found on products asserted to be kosher. A letter of the alphabet cannot be trademarked, so any manufacturer can put a K on a product.

**Seal of Approval** - There are hundreds of different “hechshers,” that is, kosher seals in use all over the world. Many states, and even larger cities, have their own “va’ad,” or kosher oversight group. Different organizations apply different levels of strictness in their adherence to kosher laws, so research is in order to find the kosher organization that best fits the needs.26

**Kashrut Certification** - The task of keeping kosher is greatly simplified by widespread kashrut certification. Products that have been certified as kosher are labeled with a mark called a hekhsher (from the same Hebrew root as the word "kosher") that ordinarily identifies the rabbi or organization that certified the product. Approximately three-quarters of all prepackaged foods have some kind of kosher certification, and most major brands have reliable Orthodox certification.

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26 **Notion of kosher as a “style” of cooking** - Kosher is not a “style” of cooking, there is no such thing as “kosher-style” food. Chinese food can be kosher, if prepared in accordance with Jewish law.
PART III. AUDITORS AND LABORATORIES

Part III includes two chapters that are critical to most IPT systems. Auditors and laboratories are often required components of many IPT programs and are well documented for their detail and standards. Many auditing organizations and laboratories are national in scope while others are global, depending on their focus and accreditation.
7. AUDITORS

a. Chapter Abstract

According to Bill Grande (2003), of IdentityPreserved.com,\(^1\) for a successful identity preservation and traceability program to exist, standards and verification of standards must be in place. Verification can take many forms and often extend to including laboratories (laboratories are discussed in Chapter 8). While some verification is accomplished “in house,” what is becoming much more important is the use of professional auditing firms to ensure compliance with IPT rules and regulations. Farms and firms use third-party auditors to prove compliance for numerous reasons such as for USDA NOP certification and seal. More often than not this includes review of a farm or firm’s written IPT operating procedures or manual, review of the required documents that illustrate compliance, training records, previous inspections, walk through of facility, and other requirements, which will depend upon what the purchaser requires, possibly included in a written contract, and/or regulations and laws. Much of this introduction is condensed and modified from Grande’s 2003 presentation for the Economic Research Service, USDA, and The Farm Foundation.

The typical approach towards similar type auditing has been conducted for the purposes of quality control. Manufacturing and processing firms have historically found benefit at improving quality control in production efficiency, fewer product defects, etc. Now, however, the focus has changed, or more precisely, taken on a much larger dimension to include not only quality and their subsystems such as chemical usage, but also more in intangible, less visible aspects such as in organic production, no trans fats, country or region of origin or processing, to social aspects such as fair wages to labors, and animal living conditions. Many of these auditing firms have modified their audits to comply and ensure IPT standards and rules are met.

This chapter on auditors, and the next chapter on auditing laboratories, individually and in unison, embrace the third party responsibility for IPT systems to be credible. In his paper *Servicing IP Production and Marketing: A Third Party Role*, Grande (2003) emphasizes how a well defined IP programs assists producers in their capability to deliver differentiated products. These programs typically include specific services and tools that are customized to deliver “branded” crops to a pre-determined end-user(s) and/or market niche. Mad Cow disease, GMOs, StarLink, and Diamond Pet Food events have all brought global attention on the impact that agriculture practices and technologies can have on resulting finished product quality and safety.

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\(^1\) [http://www.identitypreserved.com](http://www.identitypreserved.com)
While each of these individual events has had different impacts on how the public perceives the wholesomeness and safety of agriculture and resulting finished products, they collectively set off a realization with some that a common trust between production agriculture and food companies is necessary to better understand and define particular roles and responsibilities in creating, producing, and delivering finished products to more sensitive customers.

This recognition has also advanced the role of a third party to validate identity preservation and traceability of farming, processing, manufacturing, and marketing claims. Third party involvement is now fixed in ongoing IPT discussion such as concerns with biotechnical applications in agriculture and food production, particularly with regard to consumers’ “right-to-know,” but also concerning environmental impacts, functional food, global population growth projections, malnutrition, sustainability, and trade. Third party validation of raw material origin is becoming fundamental for any level of IP emphasis that might be placed on a differentiated food production system.

Agriculture responses towards IPT, in both production agriculture and food manufacturing, have gone beyond the well-established systems and protocols used by parent seed companies and animal genetics. Farmers and processors have been much more aware of not only seed inputs, but all other purchased and environmental inputs and have begun development, or enhancement of their procurement functions for raw materials and key ingredients. The origin of grain-based food product factors (e.g., seed genetic make-up, production methods, ag-chem usage, etc.), and the ability to validate specified product attributes and/or process claims are becoming increasingly critical to resulting finished product marketing strategies. A prime illustration of this is the USDA’s National Organic Program. Once again, the ability to maintain identity preservation of predetermined product information and/or production data will be critical to satisfactorily addressing customer and/or consumer expectations.

Production agriculture and food processing companies are improving their quality management system to address specific IPT goals and objectives. Often the “endorsement” aspect of successful program implementation comes from a number of certification bodies; private companies, industry associations, consumer groups, and government agencies. A secondary, yet very important outcome from a certified quality management system are internal (e.g., production/processing efficiencies) and external (e.g., product differentiation in the market place).

As agriculture looks to the “value-added” returns promised by identity preservation and traceability, the numbers of market channels through which these products can flow are still limited in numbers. Handling, segregation, and transportation requirements for “high value” crops
do require additional planning in how they will be harvested, processed, stored, transferred, and eventually delivered to the customer. IPT systems are seen by some as being too costly and run counter to the current industry’s commodity-based system. The cost structures of IPT products vs. undifferentiated commodities also work against IPT systems acceptance by farmers and processors.

Auditing firms provide specific services and tools designed to deliver “branded” crops to the marketplace. This is especially true given the challenging environment that IPT crops work in today, the notion “perception is reality” is well suited for defining why IPT product (and brand) authenticity is a necessary component of a successful sales and marketing strategy. And by authenticating how producers’ conduct business (e.g., transparency, tracking, auditing), they will improve the perception of their brands and products.

The sampling of auditing firms cited below offers a glimpse of what is offered. These firms’ services vary (some also include laboratory testing) and audits range from national, international, to only foreign rules and regulations. The following companies have been selected for review:

- Caliso Consulting, LLC
- TÜV America, Inc.
- SGS SA (Société Générale de Surveillance)
- BRS Ltd
- QMI – Management Systems Registration
- FoodTrust Certification
- BSI Americas & BSI Global
- Cert ID

What is included in this chapter are individual/company/organizational statements from their websites, and naturally reflect their views.
b. Caliso Consulting, LLC

CALISO Consulting, LLC
1516 Oak Street, Suite 312
Alameda, CA 94501
Ph: 1.800.306.1366
Fax: 1.510.217.6621

Caliso offers a full range of auditing and consulting services aimed towards helping organizations achieve competitiveness, and develop market opportunities in the US and overseas. Their notion is that via consulting, training, and auditing, that specific certification helps ensure IPT and quality systems compliance. During the past decade increased emphasis has been on food safety and production agriculture. Caliso has relationships with certification bodies such as Underwriters Laboratories (UL) and RWTUV-USA of Germany, and SGS of Switzerland.

Caliso services include:

Product and system certifications for organizations that want to enter or develop a particular market or sales opportunity. Compliance or certification to some of the following standards, and regulations are achieved: ISO Certification, ISO 9000, ISO 14000, Six-Sigma, ISO 13485, ISO 16949, TL 9000, AS 9100, GMP, OHSAS 18000, and HACCP. Caliso coordinates with most recognized registrars to ensure certification has the proper national and international recognition.

Operational and Process Improvement Consulting focuses on improving an organization’s effectiveness, efficiency, and profitability.

Market Development and Technology Consulting, which include: market analysis, customer and vendor qualifications, and sales opportunity development.

Training: Caliso also offers class training and online courses for ISO 9000, ISO/TS 16949, cGMP, OHSAS 18001, ISO 13485, ISO 19011, HACCP, Six-Sigma, and ISO 14000. (State funding California only: The State will fund training and implementation for ISO 9001, ISO 13485, OHSAS 18001, Six Sigma, GMPs, ISO/TS 16949 or ISO 14000.)

Sample price schedule:

| ISO 9000:2000 & Auditor ....... $279.95 | GMP: Medical Devices ............... $249.95 |
| ISO 9000 in SPANISH ............ $149.95 | GMP: Human Food .................... $179.95 |
ISO 9001 Business Strategy ..... $189.95  GMP: Pharmaceuticals .................$269.95
ISO 19011:2002 ....................... $99.95  Six-Sigma Course .........................$109.95
ISO 14000:2004 ....................... $159.95  OHSAS 18001 Kit .........................$129.95
ISO 14000:2004 Auditor .......... $169.95  HACCP ......................................$249.95
ISO 13485:2003 ....................... $199.95

**Funding to pay for certification** - A federal fund is available through the Trade Adjustment Assistance (TAA), which will pay 50% of the consulting cost towards improving operations, and/or achieving a certification, if the organization was affected by import competition or delocalization. Funding for this program is sponsored by the US Department of Commerce.


Caliso offers 3 options depending on the firm’s resources towards the implementation of ISO 9001: 2000 standards:

- **Turnkey certification consulting**: The option empowers Caliso to drive the implementation to comply with the chosen standard or any of the industry specific ISO standards, and follows a 5-step methodology: GAP assessment, quality management system upgrade, training, internal audit, and certification audit. Caliso establishes all the necessary ISO compliant processes, and provides and generates all the required documentation to meet the requirements of the standard. The implementation usually involves streamlining and simplification of operations to take full advantage of the benefits of the standard and has consultants in many states particularly in California, Texas, Illinois, Mexico, France, and North Africa.

- **Desk audit**: If the company has internal resources (management representative, QA Manager/Supervisor) and requires exacts guidance on what needs to be done, Caliso offers desk audits that will assist in meeting standards.\(^1\)

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\(^1\) CALISO reviews all operational documentation to identify any requirements not being met. A copy of the QA Manual or policies (Level 1), procedures (Level 2), and your organizational chart for a thorough audit/review must be submitted. The review will be under non-disclosure agreement and will maintain full confidentiality. CALISO will also provide templates for the QA Manual (Level 1), a Continual Improvement Plan, and an Internal Audit Checklist that can be customized to meet the new requirements of the standard. Once the modifications are made, you will need to implement the changes in accordance with the recommendations in the report.
Online training and documentation templates: If the company has internal resources (management representative, QA Manager/Supervisor) to conduct the implementation internally and does not need Caliso consultants, the company may need to train the staff to the standard such as ISO 9001: 2000, ISO 13485, TL 9000, ISO13485, ISO 16949, ISO 14001, GMP, and auditing to it. Caliso offers online courses that come with documentation templates.

An example of training offered: Online HACCP Training for Meat and Poultry.

The depth and breadth of training will depend on the particular employee’s responsibilities within the establishment. Management or supervisory individuals need a deeper understanding of the HACCP process because they are responsible for proper plan implementation and routine monitoring of CCPs such as product cooking temperatures and cooling times.

- The cost ranges from $212.46 for group training to $249.95 for individual training.
- It provides detailed training on the Hazard Analysis and Critical Control Point (HACCP), which is a production control system for the food industry. HACCP is designed to prevent potential microbiological, chemical, and physical hazards, rather than catch them. The Food and Drug Administration (FDA) and the US Dept. of Agriculture (USDA) use HACCP programs as an effective approach to food safety and protecting public health.
- It uses excerpts of the USDA Food Safety and Inspection Service (FSIS) 9CFR417 (Meat and Poultry HACCP) as well as the FDA/CFSAN FDA 1999 Food Code.
- It uses a continuous evaluation method with on-going quizzes to facilitate information retention.
The history of TÜV America and its parent organization, TÜV SÜD AG, is as a technical service company that includes consulting, inspections, tests, and expert opinions as well as certification and training. Established in the 1870s as a steam boiler inspection association, TÜV SÜD (Technischer Überwachungsverein, English translation: Technical Inspection Association) is globally active and represented internationally by more than 130 locations. Headquartered in Munich, Germany, TÜV SÜD is the largest of the German TÜV’s with 2005 revenues of EUR 1.01 billion and over 11,000 employees. Globally, TÜV has issued over 190,000 product and 30,000 quality management system certifications.

During the late 1980s and early 1990s deregulation, liberalization, and harmonization of trade practices in Europe allowed TÜV Bayern, whose activities were limited to Bavaria, to compete with other inspection agencies on both a national and international level. Globally, there are several TÜV organizations, including TÜV SÜD AG, TÜV America Inc., and others.

TÜV America Inc., a subsidiary of TÜV SÜD AG, is a business-to-business engineering services firm providing international safety testing and certification services. Founded in 1987, TÜV America has grown to more than 200 experts in over a dozen locations throughout the US, Canada, and Mexico. Operating under the brand names of Product Service, Management Service, Industry Service and Automotive, TÜV America has partnered with more than 3,000 companies throughout the NAFTA region, assuring product and management systems services, and compliance in the global marketplace.

In the US, TÜV America Inc. is authorized by OSHA (Occupational Safety & Health Administration) as an NRTL (Nationally Recognized Testing Laboratory) capable of performing product safety testing to UL/ANSI Standards. In Canada, TÜV Product Service is accredited by

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2 See www.tuev-sued.de for more information regarding the parent corporation.

3 The original TÜV association in Bavaria, founded over 130 years ago, had 43 industry members and employed just two safety inspectors. With the advancement of technology, its presence and capabilities quickly expanded. In the 1900’s the group began working not only with electrically powered devices but also passenger elevators, diesel engines, sprinkler systems, and hydroelectric power plants. These inspection services further expanded into the transportation and motor vehicle industries and later to the nuclear energy industry. As late as the 1980’s, the TÜV associations (TÜV Bayern being one of the largest) continued to operate independently in the federal states of Germany and their activities and name became synonymous with public safety, quality, and environmental protection.
SCC (Standards Council of Canada) as a Certification Body able to perform electrical safety testing to Canadian requirements.

**About TÜV America Management Service division Accreditations**

The testing laboratories and certification body of TÜV Product Service conform to the “General Requirements for the Accreditation of Testing Laboratories” (ISO/IEC Guide 17025 and 38; EN 45001 and EN 45002), “General Requirements for Accreditation of Certifying Bodies” (ISO/IEC Guide 28, 40, and 48; EN 45011 and EN 45012) and in accordance with the provisions of CAN-P3: “General Requirements for Bodies Operation Product Certification Systems.” TÜV can also provide a variety of services including online webinars, public training, private in-house seminars, Supply Chain Management, Retail Supplier Inspections, Comprehensive Training, Product Safety Testing, and Traceability Software.

On May 1, 2006, TÜV America Inc. announces that its Management Service division had certified the Colorado facility of Sparboe Farms, one of America’s largest marketers and producers of shell eggs and egg products, to the Safe Quality Food (SQF) Program’s SQF 2000 Code. The scope of the certification is for the product for hen eggs and egg processing. Sparboe Farms’ certification marks the first SQF certification awarded by TÜV since it received accreditation from the American National Standards Institute (ANSI) to SQF Program in late March 2006. SQF 2000 certification is a Hazard Analysis and Critical Control Point (HACCP) Supplier Assurance Code for the Food Industry. (See Chapter 6f regarding SQF programs)

**TÜV America certification provides a variety of advantages:**

- Proof from an accredited test and certification body that products meet all requirements of relevant European Union Directives
- Official statement of conformity accompanied by appropriate documentation as specified by European Union regulations or customer requirements
- Emphasis on special product properties such as safety, quality, durability, environmental compatibility, and conformity to standards
- Protection against product liability claims

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4 TÜV America Inc. is one of only three Registrars in North America accredited by ANSI to perform SQF 1000 and 2000 audits.

5 The SQF Program is a complete certification program for managing food safety and enhancing quality systems throughout the food chain, managed by the Safe Quality Food Institute (SQFI), an organization that is owned and operated by the Food Marketing Institute (FMI). The SQF Program provides two standards based on the type of supplier. The SQF 1000 Code is designed for primary producers while the SQF 2000 Code is designed for the manufacturing and distribution sectors – both codes are based on the Hazard Analysis and Critical Control Point (HACCP) method and principles.
• Up-to-date information on changes regarding technical regulations and developments in testing and certification TÜV Product Service has fulfilled all necessary German and European Union accreditation requirements and has received authorization to issue Certification marks and certificates

• The testing laboratories and certification body of TÜV Product Service conform to the “General Requirements for the Accreditation of Testing Laboratories”
SGS (Société Générale de Surveillance) provides global inspection, verification, testing, and certification. With its 43,000 employees, SGS operates a network of nearly 1,000 offices and laboratories globally. Founded in 1878 in Rouen, as a French grain shipment inspection house, the company was registered in Geneva as Société Générale de Surveillance (SGS) in 1919. SGS is currently accredited by 32 national accreditation bodies and authorized to conduct certification audits under these accreditations in every country around the world. To date, more than 2,000 small, medium, and international companies use SGS as their certifying body to perform the audit of their Food Safety Management System against HACCP and HACCP based food safety management systems.

The core services offered by SGS can be divided into three categories:

- **Inspection Services** - SGS inspects and verifies the quantity, weight, and quality of traded goods. Inspection typically takes place at the manufacturer’s/supplier’s premises or at time of loading or at destination during discharge/off-loading.

- **Testing Services** - SGS tests product quality and performance against various health, safety, and regulatory standards. SGS operates state of the art laboratories on or close to customers’ premises.

- **Certification Services** - SGS certifies that products, systems or services meet the requirements of standards set by governments, standardization bodies (e.g. ISO) or by SGS customers. SGS also develops and certifies its own standards.

**IPP (Identity Preservation Programme) and Traceability Grain**

SGS markets its IPP (Identity Preservation Programme) and Traceability Grain as both transparent and logical. These services respond to clients’ demand for information regarding the nature and origin of food products. Concerns over GMOs (genetically modified organisms) led SGS to put in place a program to trace the origins of soybeans (soya) and corn (maize) and to test goods at each critical point, from analyzing seeds for purity before they are planted, through to storage, transport, and shipment. Non-GMO certificates provide evidence that every procedure...
has been taken for delivering authentic and untainted products. Traceability is a system process to retroactively detect where problems occurred in the supply chain. It entails keeping a record of relevant data for effectively tracing the commodity from the various production points to their destination.

**ISO 22000 Certification**

ISO 22000 is more than a set of standards. It is a business-building tool. For organizations wishing to extend their reach, provide a more logical and structured approach to food safety management, or gain easier access to global markets. Throughout the food chain, from producers and suppliers to warehousing and grocery stores, an increasing number of food and safety standards are being certified by SGS to meet food safety needs such as HACCP, British Retail Consortium (BRC) food and packaging, International Food Standard (IFS), EurepGAP, and Global Manufacturing Practice (GMP). However, overshadowing them are the broader initiatives orchestrated by the Global Food Safety Initiative of the European Retailers. Rather than attempting to meet several or many of these standards, many organizations are now focusing on ISO 22000 series.

ISO 22000 is a single standard, published on 1 September 2005; it provides a single standard to encompass all the needs of the marketplace. The key to this program is flexibility, and unlike some other schemes ISO 22000 does not follow an exhaustive and prescriptive checklist approach. It instead allows an organization to develop its own food safety management system tailored to its particular suppliers, customers and relevant parties.

**SGS helps organizations fulfill the requirements of ISO 22000**

As a first step, SGS helps organizations better understand the purpose and requirements of ISO 22000 as a tool for the continual improvement of a food and safety management system through a series of ISO 22000 training courses. SGS provides a visit to discuss the application of ISO 22000 to its business, and determines critical steps to achieve certification and indicates timescales and costs. SGS follows the initial visit with a pre-assessment (GAP Analysis) to determine the state of readiness for meeting the requirements of ISO 22000, and to identify areas requiring attention prior to formal certification. Then, SGS will issue a formal proposal for full certification to ISO 22000.

**An example: SGS and Orthodox Union kosher food safety program**

Consumers are becoming more discerning when it comes to their food. Many have turned to kosher products to provide them with the assurance that the food they eat is healthier and of better quality. To help ensure the safety of kosher food, the Orthodox Union (OU) and SGS have
joined to provide a service which ensures that safety and quality management standards are met, and that production steps and ingredients comply with the kosher requirements. By combining kosher certification with food safety certification, customers are provided a greater sense of trust in the food they eat. (See Chapter 6f regarding kosher foods)
e. BRS Ltd

BRS
Rim of the World Office
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http://www.brsltd.org
Accessed 16 June 2006

BRS Ltd, founded in 2003, was formed from BRS GlobalNet, which has operated since 1984. BRS, a wholly-owned subsidiary US based corporation, is an internationally registered body providing “adding-value” by focusing on competitiveness and reduction of risk management solutions. Members of the BRS GlobalNet issued certificates of ISO 22000 registration may participate in World Health Organization programs. BRS is accredited as a QMS ISO 9001 and EMS ISO 14001 under partnership agreement with Raad voor Accreditatie (RvA), and providing ISO 22000, HACCP MS, OSHMS and ISMS management systems solutions.6

BRS, as an International Registration Body, provides management systems certification (registration) in accordance with International Management Systems Standards to organizations and governments in Asia Pacific (ASEAN), Europe, Middle East, and other regions. BRS provides QMS ISO 9001, EMS ISO 14001, EMAS EU Regulation Nr. 761, FSMS ISO 22000, and other management schemes such as OSHMS, ISMS, HACCP MS.

Effective September 1, 2005, the official release date of the International Standard ISO 22000, BRS commenced offering certificate of registration against this International Standard. The BRS ISO 22000: 2005 certificates of registration combines ISO 9001: 2000 (and Guidance ISO 15161) for organizations in the food supply chain wishing to meet contemporary requirements to best practices in Food Safety Management Systems (FSMS) fulfilling expectations for registration bodies.7 8

As has been mentioned by other auditing firms, the introduction of Food Safety Management System (FSMS) ISO 22000 replaces the need for organizations to undergo multiple

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6 Additionally, BRS offers Adding-value-assessment© (AVA©), an approach to help shift management paradigms, which they call I³ (Improve-Innovate-Invent).


8 Globally BRS provides services across the globe including Asia Pacific - Australia, New Zealand, Malaysia, Thailand, Taiwan, Korea, Philippines, China, Taiwan; North America - USA, Canada, Mexico; Latin America – NAFTA… Venezuela, Colombia, Cuba, Peru, Ecuador, Argentina, Chile… CAFTA… Puerto Rico, Dominican Republic, Costa Rica, El Salvador, Panama, Nicaragua, Honduras, Guatemala; Europe - Scotland, UK, Ireland, Western and Eastern Europe; and Middle East - UAE, Iraq, Syria, Egypt, Arabia, Qatar, Pakistan, Iran, Morocco, Libya, Qatar, Emirates, Tunisia, Algiers, Bahrain.
assessments. And with the large base and global food chain suppliers this development has significant implications for the food industry. However, the effects of FSMS ISO 22000 are likely to impact many other organizations within the global base of suppliers. Because the food supply chain is more than foods, includes many others impacting the food sector such as equipment, airlines, airports, tourism vessels, utensils producers, which most likely FSMS ISO 22000 will require.


Implementation of a HACCP Management System (HACCP MS) provides the basis for reduction of risk, improving trust and confidence in processing and handling safe food-products. HACCP MS helps organization advancing to ISO 22000: 2005 management system certification. Through ISO 22000 or HACCP MS organic farming certification is also achievable.

Under ISO 22000: 2005 organizations identify, control, and prevent effects and challenges brought about microbiology, e.g. e-coli, salmonella, listeria, in protecting the food supply chain. By applying HACCP’s 7 Principles concurrent with ISO 9001 management fundamentals it assists organizations to identify hazards, analyze, and pursuit controls, effective actions, and preventative measures.

**Certification of Individuals: Auditor & Assessors/Technical Experts**

BRS provides QMS ISO 9000, FSMS ISO 22000, EMS ISO 14000, and other management systems Auditor/assessor and Technical Experts Certification. This certification of individuals operates under ISO 19011 and aligned with BRS ISO/IEC 17024: 2003 for certification of individuals. The certification programs include Internal (1st) and External (2nd) Party auditors/assessors, and technical experts. Certification of 3rd Party auditors is exclusive to BRS assessors, auditors, and other registration bodies accepting BRS certification protocols.9

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9 The CE Mark (Conformité Européene), although not addressed here, yet is certifiable, is a product distinctive mark that provides for conforming of specified requirements to the European “Directives.” The European “Directives” is a series of specific standards that relate to product safety and effectiveness for manufacturers that relate to a granted “CE Mark.” These Directives and granting of the CE Mark comes under a scheme set forth by the state countries within the boundaries of the European Union and others including Scandinavian region and Iceland (equally, other countries accept the Directives) and are generally applied towards maritime equipment/devices, medical devices/equipment (MDD), electrical/electronic devices/equipment, etc.
f. QMI – Management Systems Registration

QMI
8501 East Pleasant Valley Road
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Toll-free: 800.247.0802 (US & Canada only)
Ph: 216.901.1911
Fax: 216.520.8967
General inquiries: clientservices@qmi.com
http://www.qmi.com 18 July 2006

QMI, founded in 1984, was one of the first quality registrars in North America; they have registered more than 11,000 manufacturing and service firms spanning a broad spectrum of industry sectors, which are serviced by more than 400 QMI audit professionals. QMI’s registration services include the most important standards governing a wide range of businesses and industries. Available registrations include ISO 22000, Food Safety (HACCP), USDA-NOP, FDA Audits, etc.\(^\text{10}\)

**Accreditation bodies that certify QMI** - QMI certificates are recognized and accepted worldwide and are accredited by highly respected organizations such as the ANSI/ASQ National Accreditation Board of the USA (ANAB), the Standards Council of Canada (SCC), Entidada Mexicana de Acreditacion a.c. (EMA), and other important governing bodies. QMI’s alliances with major registration organizations outside of North America through QMI’s international partnership with the International Certification Network (IQNet) enable QMI to support businesses world markets.

ISO 22000 was launched in the fall of 2005 as a truly global food safety management system standard. This international standard requires an organization to demonstrate its ability to manage food safety hazards and provide safe products that meet relevant regulations and the requirements of its customers. ISO 22000 goes beyond the prevalent “condition” audits of the past, where a snapshot look at the physical conditions and past paperwork was often all that was required. An ISO 22000 based food safety management system audit looks at the organization as a whole, and assesses its ability to satisfy its customers’ needs. The key to ISO 22000 is that it requires the involvement and resources of the entire company to plan, design, and implement an effective food safety management system, which incorporates the use of safety measures, as well as the Hazard Analysis and Critical Control Points (HACCP) methodology, to ensure the delivery of safe food products to the consumer. Due to this, it applies to each and every aspect of the food

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\(^{10}\) Other registration standards include: ISO 9001, ISO/TS 16949, QS-9000, TE Supplement, AS9100, AS9110, AS9120, ISO 14001, OHSAS 18001, RC 14001, RCMS, CSA Z809 SFM, SFI, Integrated Management Systems, TL 9000, ISO 13485 (CMDCAS), CE Marking, and more. They also specialize in automotive, aerospace, forestry, environmental, and food safety sectors.
chain, covering not just food manufacturers, but also the producers of ingredients, equipment, cleaning agents, packagers, transporters, distributors, and retailers.

**How registration can benefit an organization** - Adopting the ISO 22000 standard provides possible competitive efficiencies worldwide such as:

- A single, globally-accepted standard
- Uniform food safety procedures worldwide
- Improved communication with your trading partners
- Better understanding and implementation of HACCP principles
- A driver for continuous improvement
- Improved food safety hazard control
- A uniformly auditable standard

**Key components** - The ISO 22000 FSMS is based on the ISO 9001: 2000 quality management systems model and its requirements have been customized to address the specific needs of the food industry. Some of the key components of ISO 22000 are:

- **Management responsibility**: This includes the policy, objectives, the food safety team, communication, emergency situations, defining organizational responsibility and authority, and the provision of resources and review of the FSMS. The standard is quite specific on the requirements for communication, both external and internal, and includes the need for documented procedures for recalls and related notifications.

- **Product and process data**: This requires information to be documented on all the materials and processes involved in producing the products, flow diagrams showing the sequence and interaction of all steps, descriptions of the steps, and other information which will provide the basis for the hazard analysis.

- **Hazard Analysis and Critical Control Point plans (HACCP)**: Built right into the ISO 22000 standard is the need and reinforcement of the HACCP system. Having a functional HACCP and prerequisite program (called “Supportive Safety Measures” in ISO 22000) is a cornerstone of an effective ISO 22000 based FSMS.

- **Measurement, analysis, and updating the FSMS**: This includes planning and implementing of all monitoring, measurement, inspection, verification and related activities, including verification of the Critical Control Point (CCP) plans, and Supportive Safety Measure (SSM) plans, as well as internal audits to confirm that the FSMS is effectively implemented. The requirements of ISO 22000 can be incorporated into any food safety management system, and can be applied at any
stage or parts of the food chain. It is not limited to feed producers, farmers, food producers, retailers etc., and includes suppliers of packaging materials, equipment, cleaning service providers and others. It places the onus on the management of the business to fully understand and deliver the needs of their customers.

The demand for ISO 22000 is widespread across the food chain, and there are a surprising number of interested parties that are not the typical food processor. As producers tighten requirements, their suppliers are increasingly drawn into the system. Ingredient suppliers, packaging suppliers, and the service providers to the food industry are keen to show that they support food safety, and want to do all they can to improve confidence in the integrity of their processes and keep their customers happy. As the consuming public is bombarded with information about the safety of the foods they purchase, retailers see ISO 22000 as a means of demonstrating due diligence and controlling risk.

Training Courses Available

QMI also offers a comprehensive and extensive range of learning products covering quality, environmental, occupational health and safety, and other management system standards to support organizational training needs that include a Standards Library, training courses, and interactive webinars that are hosted by certified product managers.

Organic Certification - QMI is an accredited organic certifying body. With trained inspectors and a certification committee of experts in the organic industry, accredited to certify crop, wild crop, livestock, and handling operations. QMI can certify operations including:

- Farm and range land
- Poultry
- Seed cleaning
- Forage
- Dairy
- Food processing and handling
- Livestock
- Horticulture
- Retail operations

QMI Accredited Services includes:

Food Safety

- ISO 22000 - Food Safety Management Standard
- HAACP - Hazard Analysis of Critical Control Points
- Organic Certification
- ISO 9001 Quality Management Standard
- ISO 14001 Environmental Management Specification
- OHSAS 18001 Health and Safety Management System
- Integrated Management Systems
Environmental

- ISO 14001 - Environmental Management Specification
- RC14001® - Responsible Care Management System
- RCMS® - Responsible Care Management System
- External Verification of Environmental Reports (EVER)
- EVER Greenhouse Gas
- Sunoco Contractor HES Management System

Forestry

- SFI - The Sustainable Forestry Initiative Program
- PEFC - Program for the Endorsement of Forest Certification
- PEFC - Chain of Custody and Labeling
- CAN/CSAZ809:2002 - Sustainable Forest Management System
- CERTFOR Chile
- ISO 9001 Quality Management Standard
- ISO 14001 Environmental Management Specification
- OHSAS 18001 Health and Safety Management System
g. FoodTrust Certification

FoodTrust
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E-mail: pwigginton@foodtrustcert.com

For over 35 years the founders of FoodTrust Certification have been exclusively involved in independent third party management system certification of quality, environmental, and safety management standards. Their experience includes developing and maintaining an accredited program, auditor training and qualification, audit planning, auditing, certification issuance, and continuous value-added client services.

FoodTrust Certification was established to specifically provide accredited third party auditing and certification services to food producers, processors, transporters, retailers, and service suppliers to the food industry. FoodTrust Certification’s Program has been accredited by the American National Standards Institute (ANSI) and selected as a pilot participant in ANSI’s accreditation process for food safety program. FoodTrust Certification has designed and operates its certification program avoiding conflict of interest questions because they do not provide any consulting, implementation services or private training as some auditing organizations do.

FoodTrust Certification management has been involved in a total of over 4,000 system certifications worldwide. In addition, the executive management personnel are HACCP and SQFI trained.

Services offered by FoodTrust:

SQF 2000 Certification
Level 1: GAPs, GMPs, GDPs
Level 2: HACCP System
Level 3: Comprehensive Food Safety and Quality Requirements
HACCP Certification: Based upon Codex Alimentarius

Second and Third Party Audits:

HACCP Certification Program: FoodTrust Certification offers a comprehensive food safety management assessment program designed to accommodate growers, producers,
processors, distributors, and warehousing and transportation organizations. The program has been
designed to give public confidence that the organization’s HACCP system is implemented.\textsuperscript{11}

The application process includes evaluation of existing GAP, GMP, GDP credentials to
assure that these requirements are part of an implemented food safety management system before
proceeding further. If no recognized credentials are held, FoodTrust Certification offers an
additional assessment service to evaluate the implementation level of these requirements.

The Phase I Assessment occurs on-site and includes evaluation of the documented
system, verification that appropriate GAP, GMP, GDP are implemented, and a limited scope
audit covering review of the HACCP system. The Phase I Assessment results are discussed with
the client and officially reported and plans are made for the Phase II Assessment. The client will
have the time necessary to address any identified deficiencies prior to the Phase II assessment.
This second assessment is conducted as agreed between the client and FoodTrust Certification
personnel.

The results of the Phase II assessment are discussed and officially reported to the client.
The client then takes action to correct deficiencies, if necessary, and reports the corrective actions
to FoodTrust Certification. FoodTrust Certification personnel review all documentation and make
a certification decision. When the HACCP certificate is issued, it is valid for a three-year period
contingent upon the successful completion of the agreed surveillance audit program. At the end of
the three-year certification period, a recertification audit is conducted and the certificate is
renewed if the system continues to meet requirements. The surveillance cycle then continues.

\textbf{SQF 2000 Certification Program}

FoodTrust Certification offers a comprehensive food safety management assessment
program designed to accommodate growers, processors, distributors and warehousing and
transportation organizations. The program has been designed to meet the criteria of the Global
Food Safety Initiative (GFSI) that was established by The Food Business Forum (CIES).

CIES is the independent global food business network. Membership in CIES is on a
company basis and includes more than two thirds of the world’s largest food retailers and their
suppliers. Representative members of CIES include Loblaw Companies Ltd (Canada), The Coca
Cola Company (US), Kraft Foods (US), Wal-Mart (US), and Safeway (UK).

\textsuperscript{11}FoodTrust Certification requires specific auditor qualifications based on the ISO 19011 requirements, accepted
worldwide as a comprehensive criteria set for third party auditors. The FoodTrust Certification HACCP program has been designed
to meet the criteria set forth in ISO Guide 65 and intends for this program to operate as an accredited third party certification with
accreditation by a national accreditation body that is a party to the International Accreditation Forum’s Multi Lateral Agreement.
FoodTrust Certification’s application for Accreditation is in process with the American National Standards Institute (ANSI).
Certifying bodies’ requirements

For certification bodies, the GFSI (Global Food Safety Initiative) and SQFI (Safe Quality Food Institute) require specific auditor qualifications and training along with program requirements for the body itself, including accreditation by a national accreditation body that is a party to the International Accreditation Forum’s Multi Lateral Agreement. FoodTrust Certification’s application for Accreditation is in process with the American National Standards Institute (ANSI).

For the Applicant, GFSI criteria include three key elements: Food Safety Management, Good Practices for Agriculture, Manufacturing, and Distribution (GAPs, GMPs, GDPs), and HACCP (Hazard Analysis and Critical Control Points). In the US, the Safe Quality Food Institute’s SQF 2000 Code is a GFSI benchmarked standard and can be used as the base requirements for this program.
h. BSI Americas and BSI Global

USA - BSI, Inc.,
12110 Sunset Hills Road, Suite 200
Reston, VA 20190-5902
Toll-free: 1.800.862.4977
Ph: 703.437.9000

Canada - BSI Management Systems Co.
17 Four Seasons Place, Suite 102,
Toronto, ON M9B 6E6
Ph: 416.620.9991

Founded in 1901, BSI Group is a business services provider of over 2,000 employees, in 86 countries, serving over 35,500 registered clients worldwide. Their services include:

- independent certification of management systems and products, product testing services, the development of private, national and international standards, performance management software solutions, management systems training, and information on standards and international trade.

The BSI Group consists of:

- **BSI British Standards** is the National Standards Body of the UK and develops standards and standardization solutions to meet the needs of business and society. They work with government, businesses, and consumers to represent UK interests and facilitate the production of British, European, and international standards. British Standards’ products and services help organizations to successfully implement best practice, manage business critical decisions and achieve excellence. This includes a wide range of published information and commissioned services delivered under the BSI Business Information brand.

- **BSI Management Systems** operates worldwide to provide organizations with independent third party certification of their management systems, including ISO 9001: 2000 (Quality), ISO 14001 (Environmental Management), OHSAS 18001 (Occupational Health and Safety), ISO/IEC 27001 (previously BS 7799 for Information Security), ISO/IEC 20000 (previously BS 15000 for IT Service Management) and Food Safety management systems, including ISO 22000. In addition, BSI Management Systems also offers a range of training services around management systems.

- **BSI Product Services** is best known for the Kitemark, the UK’s first product quality mark. BSI Product Services exists to help industry develop new and better products and to make sure they meet current and future laws and regulations. It also provides third party certification, specifically for CE marking, a legal requirement for certain categories of products to be sold within the EU.
• **BSI Entropy International** provides software solutions that enable organizations worldwide to improve environmental, social, and economic performance, thereby contributing to global sustainability. The Entropy System is a web-based application for enterprise-level risk and compliance management that helps businesses improve internal control and overall corporate governance.

**BSI Food Safety Overview**

While much of our food supply is safe, several recent high profile cases around the world underline the potential danger of food-borne illness to consumers, employees, and brand value. A few recent examples include BSE infected beef, and the salmonella contamination of poultry and eggs. For these reasons and others, global retailers, distributors, food manufacturers, and food service companies are now concerned more about the safety of their food supply chain than ever before.

Organizations in the food sector must manage risk, demonstrate good corporate responsibility, and meet legal requirements if they are to remain competitive, protect their reputation, and enhance their brand. An effective food safety management system based on a proven standard helps organizations achieve their goals. Furthermore, assessment and certification of an organization’s management system by an independent third party will optimize their food safety management.

BSI Management Systems is a leading Registrar in the Americas, with offices in the US, Canada, and Mexico. BSI employs full-time Registrar auditors and as a provider of value-added auditing and training services for management systems. BSI provides auditing, certification, and training services to the food sector. Numerous food sector businesses use BSI auditing for their food safety management system against leading food safety standards such as the Dutch HACCP code, BRC Global Food, and ISO 22000: 2005. BSI has achieved UKAS accreditation to deliver ISO 22000:2005 as of May 30, 2006.

**BSI Management Systems**

BSI puts forward that good organizations have processes, procedures, and standards of performance to meet present and future challenges, but that great organizations will also have management systems registration. The implementation and registration of a management system helps an organization achieve continuous performance improvement. Use of a proven management system combined with ongoing external validation enables the organization to continually renew its mission, strategies, operations and service levels.
Management systems registration means:

- verifying practice vs. process
- objective 3rd party validation
- benchmarking

**BSI Management Systems ISO 22000 certification**

On May 2006, BSI Management Systems was accredited to provide ISO 22000 certification worldwide. BSI Management Systems has strengthened its position in the global food safety certification market by being among the first organizations to be independently accredited to deliver certification against ISO 22000, the new international food safety standard. BSI’s accreditation has been granted by UKAS (United Kingdom Accreditation Service) the globally recognized accreditation body.

ISO 22000, published in September 2005, specifies the requirements for a food safety management system. The standard combines generally recognized key elements to ensure food safety along the entire food chain including: interactive communication, system management, control of food safety hazards through pre-requisite programs and HACCP plans, and continual improvement and updating of the management system.

Organizations involved in the food supply chain are facing escalating demands to demonstrate that their management practices and procedures are of a consistently high standard across their business operations. Issues such as food safety scares, ethical trading pressures and product quality and safety have put the accountability and transparency of the food sector under the spotlight. With supply chains now more diverse and internationally spread, bringing increased risk to those managing them, the support of an accredited certification body such as BSI is increasingly important.

By being audited and certified by BSI against the requirements of ISO 22000, organizations can demonstrate that they have the management and control systems in place to control food safety hazards and provide consistently safe end-products that meet the requirements of all stakeholders. Ultimately, third party ISO 22000 certification can independently demonstrate an organization’s commitment to food safety.

**BSI recommendations for implementing a Management System**

Implementing a Management System of any kind is a significant undertaking for an organization seeking business improvement. However, good planning and senior management support can significantly ease the process. For all Management Systems, there are some common tools to be used and a common process that can be followed during implementation that include:
1. Understanding the host management system and its requirements, all people involved in taking the decision to implement the management system need a basic understanding of what is involved

2. Implement the system, literature, consulting, and training must be affective

3. Register the management system, once the management system is in place, to ensure its long term effectiveness it is important to become registered by a third party registration body

4. Promote and maintain the management system, promote the fact that a registered management system is established to customers and other stakeholders, with maintenance and continual improvement of the management system
Cert ID is the sister company, or spin off, of auditing Laboratory Genetic ID (See Chapter 8 Auditing Laboratories). Cert ID is a global company active in providing third-party certification programs to growers, agricultural processors, food ingredient producers, food and feed manufacturers, animal producers, and food retailers. Cert ID advertises itself as being born out of the requirement of the food manufacturing and retail industries to offer a non-GM assurance to consumers; Cert ID is both the name of their company and the service it offers.

Historically, Cert ID’s inception was during the advent of the commercialization of GMO products and demanded from the agricultural and retail industries. In 1999 Cert ID Ltd was spun-off from Genetic ID, in the UK, through a joint venture from the recommendations of the members of the British Retail Consortium (BRC) and other European retailers and food manufacturers. Cert ID Ltd was originally founded in the UK as a joint venture operation between Genetic ID, Inc, and a British Laboratory. In 2000 Cert ID LC was founded in the US.

Today, industries interested in Cert ID can use the full range of their programs. As an ancillary service, the company offers an extensive sourcing program of certified “Non-GMO” raw materials and ingredients that enables the entire food production chain to go “Non-GMO.” As an example, in the area of soy products, Cert ID clients range from suppliers of soybeans and soy meal to those offering lecithin and a wide range of protein products.

Cert ID services include the integration of state-of-the-art GMO testing, auditing, and record keeping, which helps to minimize expense to food producers and industry buyers, and maximizes surety to consumers because they are a third party that is independent of any other industry. They assert to be in compliance with international standards for ethics, social responsibility, and environmental sustainability with many of their Cert ID ® standards such as

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12 Cert ID promotes the need of their services starting around the year 1990, when consumers in various parts of the world were confronted with news headlines informing them about many problems and even “scandals.” The sheer number of catastrophes and near-catastrophes, many of them in Europe, including the dioxin scandal, “Mad Cow Disease” (BSE), Foot & Mouth Disease (FMD), and the broadly expanding occurrence of food-related allergies, caused a rising wave of uncertainty among consumers, primarily in Europe, Japan, Korea, and lately also North America and Brazil.
Cert ID® EU Regulatory Compliance Standards, Cert ID® Non GMO Standards, and Cert ID® ProTerra Standards. These standards and tests are used in application of agriculture production, storage, transport, and industrial processing of commodities.

Cert ID promotes themselves as being unique by enabling consumers to discern, the Cert ID “Non-GMO” certification program, which goes beyond existing labeling laws, such as those in the European Union, that require only labeling of food items if they contain more than 0.9% GMO ingredients. Cert ID is designed to help consumers identify at a glance whether a product is “Non-GMO” or, to be more precise, to tell whether a product is really made practically without genetically modified ingredients. Because of the complexity of food production and raw material sourcing, transportation and storage, a food manufacturer or retailer cannot usually ensure that a product on a shelf is non-GM. Experienced and independent certification organizations, such as Cert ID, focus entirely on delivering this type of “Non-GMO” assurance. Because Cert ID is a third party, independent of the agricultural, biotechnology, and the food industry, it has earned recognition and credibility from the retail industry and consumer groups. Cert ID is an early pioneer in this type of certification. Products displaying its “Non-GMO” Seal are assured to contain a maximum of 0.1% GMOs. That is almost one tenth of the current labeling threshold in the EU.  

The Certification Process—Example

For a product to become Cert ID certified each ingredient must be Identity Preserved (IP) throughout the production chain. In their company advertised summary, the process of certification focuses on one ingredient, soy lecithin, and the ways in which this ingredient is often used in the food production chain. Lecithin is a natural lubricant and emulsifier that, for example, is used to keep the chocolate and cocoa butter in a candy bar from separating.

The certified lecithin begins as soybean seed, and must be derived from non-GM seed stock. To reduce the chance of volunteer plantings (such as seeds from last year’s harvest), the grower must take care to clean his equipment and sow anew on fields that have produced non-GM for at least two harvests. Also, the grower must take care during harvest to clean his equipment and not commingle the crop with that from other fields. A sample of the crop is tested for GMOs before being placed in storage or put into production. It is in the interest of the processor/manufacturer receiving raw material product that they obtain assurance that the

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13 The two main agricultural commodities, soybeans and corn (maize), and their derivatives were the first raw material groups to be certified by Cert ID as ‘Non-GMO’ in 1999.

14 Soy lecithin is a mixture of fatty substances that are derived from the processing of soybeans and it is often used in animal feed applications all the way to pharmaceuticals and protective coatings.
shipment comes from a certified production system and that the shipment itself, is product-certified as “Non-GMO.” Many of the requirements that Cert ID follows are similar to those used in USDA’s NOP.

The processor receives raw product and turns it into ingredients. The processor may buy from a Cert ID “Non-GMO” certified supplier or he may choose to contract with growers to become “Non-GMO.” Between facilities, all movement of the non-GM product must be tracked with the proper documentation to keep its Identity Preservation (IP) status.

The verified non-GMO soy may now be processed into lecithin at facilities that were inspected by a qualified Cert ID inspector and shown to have processes in place to prevent inadvertent commingling of non-GM and GM materials. The final material can now be retested and certified “Non-GMO” lecithin.

Just as individual products may be Cert ID certified, so too may a supply chain be “Non-GMO” certified. The supply chain, for nearly all food products, contains the following stages. All of them need to be inspected, audited, sampled, and tested for GMOs before “Non-GMO” certification from Cert ID may be granted. Assessments of a farm/cooperative and its seed supplier(s), of the processor(s) (seed crusher, processing plant etc.), and of logistics (Transportation [e.g., trains, trucks, ships], as well as, warehouses, silos, elevators, loading and unloading facilities, and ports) may be conducted by Cert ID.

**Certification Methods and Tools**

Below is an overview of the methods and “tools” applied in process of Cert ID “Non-GMO” certification. All Cert ID “Non-GMO” certification clients are subject to these methods that include audits, inspections, and unannounced audits. In addition, sampling, such as PCR Testing, and certification of recordkeeping/record storage must certified by Cert ID.

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15 Standard definitions of the term audit give something like “an examination of records to check their accuracy.” This comes rather close to what is done in a Cert ID audit. The inspector visits a client facility where he verifies whether “things” are in compliance with the respective module of the Cert ID Standard. Sometimes “things” may be the books and records of a trading company, but usually they are production or handling facilities and equipment.

On their visits to Client locations Cert ID inspectors review all facilities for risks of GMO contamination. This is needed before a Certification Plan can determine how a particular Client will be certified.

The certification administrators decide if and when any unannounced audits should be conducted. In the end, this “surprise” tool gives consumers the assurance that a production facility does not just “groom” itself for the day an inspector has announced his visit.

16 Any kind of certification for non-GM must have at its core a reliable testing method for the presence of GMOs. According to government regulations in many countries (e.g. the European Union Lisbon protocol), both protein-based and ELISA testing methods are ruled out. Cert ID accepts so-called strip tests as a screening method before crops are unloaded in processing plants (e.g. in the case of soybeans), but for the actual input and output tests rigid PCR testing is required.

One of the purposes of certification is to be able to demonstrate good systems and procedures in compliance with legal regulations or - in the case of Cert ID - also with a certification Standard. Such records typically contain audit and inspection reports, laboratory test results, shipping documents, photographs, maps and other related documents.
Cert ID has created a special database coined “Full Traceability Database” for storage of all certification records. The structure of this database enables certification administrators to relate all pertinent records. For Cert ID industry clients, this means that they are able to support their claim to have fully documented traceability for their certified product(s). They also meet legal traceability requirements where they exist, such as in the EU. For Cert ID it means that it is able to provide its clients with the complete set of records linked to their ingredients or raw material; in this way food manufacturers can stand behind the claim displayed on their packaging through the Cert ID Seal.

Cert ID cite that “Non-GMO” certified and its “GMO-free” label ideally means that a product is devoid of any GMO material and, in reality, this is not scientifically verifiable with today’s testing methods. Even in raw material, using the PCR method, the limit of detection is approximately 0.01%. Though this is quite sensitive, it does not, however, constitute material “GMO free.” Therefore any process guarantee (as opposed to a “content guarantee”) given by a non-GM certification standard like Cert ID can only be a matter of definition. Cert ID’s defined level is called “Non-GMO.” Another reason to guarantee “process” and not entirely “content” is one of statistics. Testing every last bean in a shipment of soybeans would mean that there is nothing left to process afterwards and unrealistic. At the request of its European clients and with support from consumer advocacy groups, Cert ID’s assurance level for full “Non-GMO” certification was set at 0.1%. The process guarantee underwritten by Cert ID for a fully certified product is: “This product has been produced without genetically modified ingredients, processing aids, additives, flavorings, colorings, or other inputs.”

While these records must be safeguarded, it would be quite cumbersome to save them all on paper in hard copy. At Cert ID, most records are recorded electronically in various file formats. This conversion is done soon after the record is received by the certification administration.

Legislation of member states of the European Union prescribes on an individual basis what positive claims in case of non-GM labeling must look like. In some countries, e.g. in Germany, certain words (“ohne Gentechnik” = without genetic engineering) must be displayed in addition if a manufacturer wants to display the “Non-GMO” Seal of Cert ID (or any other positive statement regarding the absence of biotechnology) on his products. In other countries, e.g. in Great Britain, it is sufficient that the positive claim is true and can be proven. Therefore, production certified by Cert ID should be devoid of GMO content being that a manufacturer must target his production at 0%. The 0.1% threshold is a tribute paid to the possibility of adventitious presence that might occur during shipping, storage, handling, and transportation. The 0.1% threshold of “Non-GMO” certification by Cert ID must not be confused with the thresholds of 0.9% (and 0.5%, respectively) that are stipulated in the EU Regulations in force since mid-April 2004 regarding GMO labeling and traceability. The 0.1% threshold of Cert ID is about the permissibility of a positive claim (namely “without genetic engineering”) while, in contrast to this, the legal threshold of 0.9% defines one legal consequence in case of an excessive GMO content.

An important change of paradigms has occurred in the European Union with the implementation of EU Regulations (EC) No. 1829/2003 and No. 1830/2003 (both of 22 September 2003): The application principle has replaced the detection principle that had been in place up until now. This means that any GMO labeling is not linked exclusively to detectability. Labeling is now necessary in all those cases where a food or feed product is made from GMOs, regardless of whether this can be detected in the final product or not. For the consumer, Certification means “full” assurance of the “Non-GMO” status of the product that he or she buys in a store. For the manufacturer, it means that the gap of credibility is bridged in this regard. Testing alone is only as valuable as the credibility the sampling process has to those who read a GMO testing lab’s analysis report.
**Transaction Certificates of Compliance (TCCs)** - In the Cert ID “Non-GMO” certification program it describes the application of audits, inspection, and state-of-the-art GMO testing from the seed supplier all the way to the food manufacturer of the consumer product, including the grower, the storage and handling, the shipping, the processing, and the ingredient distribution, so that the paper trail of fully documented traceability is never interrupted. This “paper trail” is documented by Transaction Certificates of Compliance (TCCs) that are issued by Cert ID. The TCC documents accompany each and every shipment of product that is certified as “Non-GMO.”

**Testers and inspectors** - The testers are labs that meet the quality criteria set forth in the Cert ID standard. This does not necessarily mean it has to be a Genetic ID lab, but all members of Genetic ID’s Global Laboratory Alliance® operate according to the same analytical methods as the labs of Genetic ID who, in turn, are accredited according to DIN EN ISO 17025. (ISO Certification Guide 65 forbids that a certain lab or method be specified exclusively.) The inspectors can either be Cert ID employees or professional members of the inspection industry specially trained by Cert ID on location for the purpose of rendering this kind of support to the program.

The Cert ID customers include all stages of the food and feed production chain, seed suppliers, farmers, producers, growers, cooperatives, trading companies, brokers, transport, shipping, storage, loading/unloading, processors, animal feed processors, food manufacturers, and distributors.

**For example food manufacturers**

Many Cert ID customers request food products to be free of GMOs. Through certification manufacturers are able to meet the demands of these consumers and are able to obtain premiums for their certified products. In light of liability concerns for allergic reactions to GMOs, manufacturers can be assured the certified status of their products will minimize their risk of using contaminated ingredients and thus also their liability. By far the most important reason for the food industry to have Cert ID certify their products as “Non-GMO” is probably the reduced risk of brand damage and meet regulatory compliance.
**Costs to implement Cert ID “Non-GMO” certification**

Due to the differences between different production facilities the cost of certification is calculated on a case-by-case basis. A reliable cost estimate can be issued to prospective clients interested in becoming certified. This is possible after Cert ID receives a System Assessment Worksheet form filled in and submitted.

Cert ID Products (all downloadable)

- Cert ID® EU Regulatory Compliance Standard ........................................... Controlled $150.00
- Cert ID® EU Regulatory Compliance Standard ........................................... Non Controlled $140.00
- Cert ID® Non GMO Standard ........................................................................ Controlled $150.00
- Cert ID® Non GMO Standard ........................................................................ Non Controlled $140.00
- Cert ID® ProTerra Standard ........................................................................ Controlled $150.00
- Cert ID® ProTerra Standard ........................................................................ Non Controlled $140.00

**Testing that addresses social and environmental concerns**

The ProTerra Certification Program from Cert ID provides socially and environmentally responsible companies with the opportunity to obtain recognition of their practices, and be confident that the materials they purchase have not been produced in a manner that contributes to social and environmental degradation. The program is also designed to help suppliers assure their buyers, and ultimately consumers, that their products have been produced in a sustainable manner. Cert ID argues that such assurances are vital as consumers become more and more ethically aware. ProTerra considers various dimensions of social and environmental responsibility, including compliance with environmental protection laws, management of agronomic factors, preservation and restoration of fragile features of the ecosystem and adherence to socially responsible practices.

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19 Controlled version – This is if the customer wishes to automatically receive updates and revisions to the Standard as they are released. Non-Controlled version – This is if the customer does not wish to automatically receive updates and revisions to the Standard.

20 According to *Pejling*, the magazine of the Swedish Dairy Association, seventy percent of Swedish consumers have a ‘personal blacklist’ of products and companies that do not meet their personal standards for social and environmental responsibility. In addition, a survey by Market & Opinion Research International in the UK revealed that as many as one-fifth of the UK population boycott or select goods on social grounds. Similar statistics are found in many countries around the world.
8. AUDITING LABORATORIES

a. Chapter Abstract

In addition to a firm having an internal or external verification of its IPT system, it often is required by contract to have laboratory analysis of the crop or product being purchased at one or more points of the chain. This laboratory analysis may look at one or several aspects of the crop, again by contract, it may only matter that the crop is confirmed to not have any GMO traits, it may also be analyzed for other specifics such as oil, protein, etc., content, or be analyzed to determine its origins of growth for country-of-origin-labeling (COOL).

Some of these laboratories also conduct field and processing auditing services, while some only provide laboratory services. Section b. of this chapter will include a sampling of the various methods used to test sample crops and products. This is an important section because it helps to explain many of the methods used in greater detail than what will be share within each laboratory firm’s biography provided within each section. This includes nearly the full spectrum of analysis available, from ELISA protein and PCR based testing to nuclear magnetic resonance and atomic absorption spectrometry. Any repeating of test information within several of the organizations highlighted in this chapter is due to the organization’s emphasis of the test. Allowing each organization to elaborate on their services may also help them to differentiate themselves from other like organizations.

The laboratories are public and private. Each of the following organizations will be reviewed for services that they offer and their prices, if available:

- Biogenetics Services
- California Seed & Plant Laboratory
- Canadian Grain Laboratory
- Genetic ID
- CII Lab Services
- EnvironLogix
- Eurofins GeneScan
- Mid-west Seed Services
- Neogen Corporation
- Protein Technologies
- Strategic Diagnostics

What follows are company/organizational statements from their websites, and naturally reflect their views.
b. Introduction to 3rd Party Certification/Validation by Laboratories

From *The Organic & Non-GMO Report* (Oct, 2006) survey of non-GMO production testing, testing for GMOs has become almost standard procedure in non-GM supply chains. Seventy-seven percent of their respondents reported that their products were tested. Testing was done by a variety of providers. The most common method was by sending samples to testing laboratories, most of which specialized in non-GMO testing. Third-party certifiers often conducted tests for GMOs as part of their non-GMO certification. Many of the respondents noted that they tested their own products, while 19% reported that the buyers tested their products before purchase. The most common form of testing was the rapid strip test; with 56% reporting that their products were tested using this method. In contrast, 43% reported that their products were tested using a Polymerase Chain Reaction (PCR) test. Finally, 30% reported product tests using Enzyme-Linked Immunosorbent Assays (ELISA). Many reported that their products underwent multiple tests using different testing methods.

The main point here is that laboratory testing is becoming much more important in food production in order to distinguish any number of important traits or attributes. Not only can laboratory testing confirm the presence of particular enzymes or protein, but also to what percentage of the volume are the enzymes or protein detected.

**General** - For food products species identification, methods based on protein, fatty acids, and DNA allow a fast and unmistakable identification of animal species. Several methods accomplish this such as protein based methods, immunological methods, and proteomics. They can be used to differentiate species, breeds, and varieties by their specific protein pattern. Infrared spectroscopy, both near infrared (NIR) and mid infrared (MIR) spectroscopy, can be used for analysis of the main components of foods as well as animal feeds minerals and vitamins.

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2 This report was formerly known as the *The Non-GMO Report*.

3 Proteins (enzymes, myoglobin, etc.) have been widely used as species markers. Applicable techniques include separation of water-soluble proteins by starch or polyacrylamide. Highly resolved water-soluble protein patterns can be used to differentiate genetically close-related species. The limit of detection of gel electrophoretical methods varies between 0.1% and 1% and depends on the visualization procedure of the proteins bands.

4 For example, Western-Blotting and a specific type of enzyme immunoassay (ELISA), the so-called “enzyme linked immunosorbent assay” (ELISA) performed on the solid surface of micro plates are using suitable target proteins for analysis. A qualitative detection of animal species is possible and the limit of detection depends upon their content in meat products (pork ≤1%; poultry and beef ≤2%; sheep ≤5%).

5 Gonzalez-Martin, Gonzalez-Perez, and Hernandez-Mendez (2002) successfully applied NIR to the determination of the concentrations of Fe, Ca, Na and K in pork. Pires, Lemos, and Kessler (2001) demonstrated the potential of NIR to measure the concentration of 11 vitamin levels in poultry feeds. Garnsworthy, Wiseman, and Fegeros (2000) reported the application of NIR to the prediction of chemical, nutritive, and agronomic characteristics of wheat.
Traceability of production process and storage to determine the “history of meat and meat products,” with respect to the production processes and changes occurring during storage, a number of technologies (DNA based methods; electrophoresis including capillary electrophoresis [CE]; immunological methods; high pressure liquid chromatography [HPLC including HPLC–MS]; lipid based methods [GC, GC–MS, and GC, GC–MS]; IR and NMR spectroscopy; electron microscopy) may be used. One of the significant challenges to identify irradiated food products is the different techniques necessary to cover the entire spectrum of products. Typical methods used include immunological methods, comet assay, photon-stimulated luminescence, and electron spin resonance. However, only a limited number of laboratories worldwide have the necessary capability for the reliable determination of food irradiation.

Should food products labels specifying that ingredients were derived from GM crops? This question has been part of the international debate about agricultural biotechnology. Food labeling and traceability regulations are largely determined by economic, political and social issues, leaving business operators and researchers to develop analytical methods that support compliance with the regulations within the existing system for crop production, international trade and food processing.

With final approval from the 15 member states, EU food processors and supermarkets are now required to label all food products containing approved GM crops above a 0.9% threshold level for each ingredient. The establishment of a threshold acknowledges that conventional crops, such as bulk shipments of maize or soybeans, are never 100% pure and a low level of commingling with GM crops is expected. At present, only two transformation events (a herbicide-tolerant soybean and an insect-resistant Bt maize) are authorized for human consumption in the EU. There is no acceptable threshold level for unauthorized GM crops, although GM crops that have received a favorable scientific assessment but are not authorized can be present below a 0.5% threshold. Labels will carry the words, “This product contains genetically modified organisms” or “Produced from genetically modified (name of organism).”

Analytical methods of tracking and testing to trace-back plant genes in the environment and the food chain are essential for environmental risk assessment, government regulation compliance, and production and trade of genetically modified (GM) crops. Below are several laboratory methods used to track plant genes during pre-commercialization research on gene flow and post-commercialization detection, and identification and quantification of GM crops from seed to consumer or grocer. At present, DNA- and protein-based assays support both activities.

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6 Excerpts and modified from “Tracking genes from seed to supermarket: techniques and trends,” by Carol Auer, from TRENDS in Plant Science Vol.8 No.12 December 2003, pgs 591-597.
but the demand for fast, inexpensive, sensitive methods is increasing. Part of the demand has been generated by stringent food labeling and traceability regulations for GM crops. The increase in GM crops, changes in GM crop design, evolution of government regulations and adoption of risk-assessment frameworks will continue to drive development of analytical techniques.

The increased use of genetically modified (GM) crops has created a demand for laboratory techniques that can track plant genes and transgenes in the environment and through the food chain. Two critical activities requiring laboratory analysis: pre-commercialization research on gene flow to support ecological risk assessments, and post-commercialization detection, identification and quantification of GM crops from seed to supermarket. The second type of analysis is most important to end users. \(^7\)

For the first group, this has become critically important to the parent seed industry and the discovery of transgenes in corn (maize landraces) in Mexico during the past decade. Although crops and wild plants have exchanged genes throughout the history of agriculture, GM crops have raised concerns that gene flow will lead to negative environmental impacts in agricultural systems and/or natural areas. \(^8\) The discovery of StarLink corn in human food and the resultant recall of hundreds of food products highlighted the difficulty of separating and tracking GM crops through the food. Because GM crops and the regulations pertaining to them are proliferating around the world, the current system of global agricultural trade demands laboratory techniques that support regulations, risk assessment frameworks and contracts between trading partners.

**How analytical methods are determined** - Analytical methods for tracking genes and transgenes are chosen based on contract, regulations, and a combination of other factors. The accuracy, precision, reproducibility, sensitivity, and specificity of the method must be understood in relation to the research question. Practical considerations include the cost and time per sample, the chemicals and equipment required, sample handling and processing, adaptability to field conditions, and technical expertise. For post-commercialization traceability and food labeling activities, methods must be practical for testing points at the farm, during transport, and in food processing. Regardless of the technique, appropriate experimental controls, reference materials, and information about parental crop lines and transgenes must be available.

\(^7\) GM crops were grown on 58.7 million hectares in 2002, 99% of which was grown in the US, Argentina, Canada, and China (http://www.isaaa.org/). In most cases, this first generation of GM crops has been modified by the insertion of one or a few novel genes to produce valuable agronomic input traits such as herbicide tolerance or insect resistance.

\(^8\) Environmental risk assessments generally require information about the probability of pollen movement from GM crops to fields of the same crop, closely related crops, wild ancestors in centers of biodiversity, intermediate weed species and wild relatives in natural areas.
The three most widely used laboratory methods are 1) DNA-based molecular techniques to characterize genetic markers, 2) isozyme analysis of protein profiles, and 3) marker genes that produce a selectable phenotype.

DNA-based molecular techniques to identify genetic markers and describe genetic relationships have become a powerful tool for crop breeding, population genetics and studies on gene flow. Molecular markers are advantageous because they are abundant in the plant genome, are not affected by environment, can be based on non-coding sequences that are selectively neutral and can provide a high level of resolution between closely related plants. Disadvantages of molecular markers include the requirements for expensive laboratory equipment, costly reagents, and technical expertise. See Table 1. below for comparisons.

<table>
<thead>
<tr>
<th>Laboratory technique</th>
<th>Analyte</th>
<th>Useful for conventional or GM crop</th>
</tr>
</thead>
<tbody>
<tr>
<td>Isozyme (allozyme) analysis</td>
<td>Enzyme profile</td>
<td>Conventional</td>
</tr>
<tr>
<td>ELISA</td>
<td>Novel phenotype</td>
<td>GM</td>
</tr>
<tr>
<td>Selectable marker gene</td>
<td>Resistance phenotype</td>
<td>GM</td>
</tr>
<tr>
<td>Antibiotic resistance</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Herbicide resistance</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Visible marker genes</td>
<td>Fluorescence or colored stain</td>
<td>GM</td>
</tr>
<tr>
<td>GUS, GFP, Luc</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Molecular marker assays</td>
<td>DNA sequences as genetic markers</td>
<td>Conventional</td>
</tr>
<tr>
<td>AFLP, RAPD, RFLP</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Microsatellite</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Morphological character</td>
<td>Morphological trait or plant phenotype</td>
<td>Conventional</td>
</tr>
<tr>
<td>Flow cytometry</td>
<td>Nuclear DNA content</td>
<td>Conventional</td>
</tr>
<tr>
<td>Bio assay</td>
<td>Resistance phenotype</td>
<td>GM</td>
</tr>
</tbody>
</table>

Abbreviation: AFLP, amplified restriction fragment polymorphism; ELISA, enzyme-linked immunosorbent assay; GFP, green fluorescent protein; GUS, β-glucuronidase; Luc, luciferase; RAPD, random amplified polymorphic DNA; RFLP, restriction fragment length polymorphism.

Isozymes are related enzymes that catalyse the same reaction but have different structural, chemical or immunological characteristics. Isozyme (allozyme) analysis uses the isozyme profile to distinguish between related plant species, an approach that has been documented for many crop species. Although laboratory equipment and cost are modest, isozyme variation will not always be sufficient to discriminate between species and might not be selectively neutral. Plant samples must be handled carefully to protect enzyme activity and activity is affected by tissue type, developmental stage and environmental conditions.

Many DNA sequence markers and assays have been developed for nuclear DNA or chloroplast and mitochondrial DNA that can trace maternal lines.

The most useful molecular techniques to describe genetic relationships include amplified fragment length polymorphisms (AFLP), random amplified polymorphic DNA (RAPD), restriction fragment length polymorphism (RFLP) and microsatellite markers. AFLP and RAPD have an advantage in that they do not require prior information about DNA sequences or a large investment in primer/probe development.
The most common selectable markers are antibiotic resistance and herbicide resistance, both of which are routinely used in the initial selection of transformed plant cells and plant propagation.\textsuperscript{11} Visible markers or reporter genes can be inserted to study gene flow, including green fluorescent protein (GFP), b-glucuronidase, and luciferase. The family of GFP genes provides the advantage of real-time, non-invasive identification of GM plants and pollen in the laboratory or field. For example, tobacco plants expressing GFP under the control of a promoter for anther and pollen expression demonstrated that a hand-held ultraviolet (UV) light can detect transgenic pollen carried by bees.\textsuperscript{12}

**Techniques for tracking GM crops from seed to supermarket:**
Post-commercialization activities conducted by industry, government agencies, and independent groups require fast, accurate, sensitive, and inexpensive methods to track transgenes from the planting of GM seed to the production of food products. Business operators use analytical methods to support seed certification, identity preservation, traceability, and food labeling. Government agencies use laboratory tests for programs related to stewardship, seed quality, food safety, food labeling, environmental monitoring and regulatory enforcement. See Table 2. below for comparisons used to track transgenes from seed to supermarket.

**Table 2. Comparison of the principal laboratory techniques (by type of measurement)**

<table>
<thead>
<tr>
<th>Laboratory technique</th>
<th>Analyte Type</th>
<th>Type of measurement</th>
</tr>
</thead>
<tbody>
<tr>
<td>ELISA</td>
<td>Novel protein</td>
<td>Qualitative, semi-quantitative, quantitative</td>
</tr>
<tr>
<td>Lateral flow test strip</td>
<td>Novel protein</td>
<td>Qualitative</td>
</tr>
<tr>
<td>PCR-based methods</td>
<td>Novel DNA sequence</td>
<td>Qualitative, semi-quantitative, quantitative</td>
</tr>
<tr>
<td>RTQ-PCR</td>
<td></td>
<td></td>
</tr>
<tr>
<td>QC-PCR</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Multiplex PCR</td>
<td></td>
<td></td>
</tr>
<tr>
<td>DNA microarray</td>
<td>Novel DNA sequence</td>
<td>Qualitative, semi-quantitative, quantitative</td>
</tr>
<tr>
<td>Spectroscopy and chromatography</td>
<td>Plant biochemical trait</td>
<td>Qualitative</td>
</tr>
</tbody>
</table>

Abbreviation: ELISA, enzyme-linked immunosorbent assay; PCR, polymerase chain reaction; QC-PCR, quantitative competitive PCR; RTQ-PCR, real-time quantitative PCR.

Post-commercialization tracking of GM crops requires three types of tests: 1) a rapid detection assay to determine whether a GM crop is present in a sample of raw ingredients or food products; 2) an identification assay to determine which GM crop is present; and 3) quantitative methods to measure the amount of GM material in the sample. The first stage can be accomplished by qualitative methods (presence or absence of transgene), whereas the third stage uses semi-quantitative (above or below a threshold level) or quantitative (weight/weight % or

\begin{itemize}
\item Other types of selectable markers include genes for resistance to cytotoxic agents, for auxotrophic markers to complement mutant’s deficient in a growth factor and for the use of mannose or xylose sugars.

\item GFP expression could support direct monitoring of pollen movement over different large distances and research on containment strategies. However, government approval would be required before unconfined release of the gene encoding GFP into the environment.
\end{itemize}
Currently, the two most important approaches are immunological assays using antibodies that bind to the novel proteins and PCR-based methods using primers that recognize DNA sequences unique to the GM crop.

The two most common immunological assays are enzyme-linked immunosorbent assays (ELISA) and immunochromatographic assays (lateral flow strip tests). ELISA can produce qualitative, semi-quantitative and quantitative results in 1–4 hours of laboratory time. The lateral flow strip tests produce qualitative results in 5–10 minutes in any location for less than USD $10. However, sufficient protein concentrations must be present for antibody detection and protein levels can be affected by the plant’s environment, tissue-specific patterns of transgene expression, protein extraction efficiency, matrix effects and food processing techniques that degrade proteins. (Sundstrom and Williams, 2002)

The most powerful and versatile methods for tracking transgenes use PCR. PCR has many advantages but it requires DNA sequence information to design primers to identify a crop (e.g. Lec1 lectin gene for soybean), to detect a DNA sequence common to many GM crops (e.g. cauliflower mosaic virus 35S promoter), to detect a specific transgene or to identify a specific transformation event using the unique transgene. Some sequence information can be found in biosafety databases, genome databases (e.g. GenBank), patent applications, and government documents. Theoretical detection limits for PCR have been calculated for various grain crops. Estimates for cost are USD $150 to USD $1,050 and for time from 4 hours to several days.

In addition to PCR and protein-based methods, chromatography, mass spectrometry, and near infrared spectroscopy can be used in some situations, such as GM crops that have significant changes in chemical composition. However, these methods can fail when alterations in GM crop biochemistry are within the range of natural variation found in conventional crops.

The need to trace and identify GM crops has led to the suggestion that a universally accepted, noncoding DNA sequence be incorporated adjacent to the transgene to provide a unique identification tag. The identification tag sequence could contain information in an encrypted, artificial triplet-based code and would not produce a protein or change plant fitness.

**Laboratory methods of determining geographical origins of food**

According to Peres et al. (2003) modern analytical techniques can determine the plant or animal species present in food. However, to determine a food’s origin is much more difficult. European regulation 178/2002 requires such information for its traceability of food.

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Physicochemical and microbiological analytical techniques provide, with a degree of exactness, processes to determine the origin of some foods. The choice of a technique depends on the level of studied required. The region of food origin can develop from joint analytical techniques. The results can then be analyzed by mathematical/statistical methods to process the data.

Other notions that are encompassed concerning geographical origins: Protected Designation of Origin (PDO), which covers the term used to describe foodstuffs, which are produced, processed, and prepared in a given geographical area using recognized methodology (e.g., Jamon de Teruel, Parma ham); Protected Geographical Indication (PGI) specifies geographic location must cover at least one of the stages of production, processing or preparation (additionally, the product may benefit from a good reputation (e.g., Nürnberger Bratwürste); and Certificate of Specific Character (CSC), which means that a foodstuff possesses specific characteristics, which distinguish it clearly from similar products in the same category (e.g., Münchner Weißwurst, Salami Milanese).

There are two types of methods: the physicochemical approach, which uses either the variation of the radioactive isotope content of the product, spectroscopy, or electronic nose; and the biological approach, which uses the analysis of total bacterial plant life through many procedures. The goal or purpose of these analyses is to help in differentiating, such as a milk produced on a mountain from that produced on the plains, of determining the origin of various cheeses or various wines, or of identifying the geographical origin of other foods like oysters, meats, fish, olive oils, teas or fruit juices.

Below is a sampling of methods and main characteristic.

Physicochemical methods use variation of radioactive isotopes. Nuclear magnetic resonance coupled with mass spectrometry of isotopic ratio (NMR/MSIR) is used to detect variations in the nucleus of certain atoms. For example, there is a geographical effect on the poly-unsaturated fatty acids. The microbial vegetation of the mountain pastures differed distinctly from that of the plains.

Another method is Ion exchange chromatography/atomic absorption spectrometry (AAS). Atomic absorption spectrometry (AAS) permits the study of absorption of light by free atoms by the energy variation when one of the electrons passes from one electronic orbit to another. For example, Emmental cheese whose type and quantity varied according to the geographical location

14 Recognized by EU member states.
15 Such as Denaturing Gradient Gel Electrophoresis (DGGE) and Denaturing High Performance Liquid Chromatography (DHPLC), the Polymorphism of Conformation of the Single Strand DNA (SSCP) or DNA chips.
16 The mountain pastures are very rich in dicotyledonous and herbaceous non-leguminous plants, while the plain pastures are mainly composed by graminaceous and leguminous plants. (Peres, 2003)
of the cows. Strontium (Sr) is an artificial radioelement found everywhere in Europe whose presence is primarily due to the Chernobyl accident in 1986. Sr passes into dairy products by the water consumed by animals and can be used to distinguish Emmental cheese type produced in Brittany and Finland from those produced in the Alp mountains (Switzerland, Savoy, Allgau and Vorarlberg). The observed differences of this radioelement are explained by the geographical protective barriers against radioactive fallout and by the weather conditions just after the Chernobyl accident.

Other methods include: Site-specific Natural Isotope Fractionation by Nuclear Magnetic Resonance (SNIF-NMR), Electronic nose coupled with mass spectrometry, Transform Mid-Infrared Spectroscopy (FT-MIRS) By FT-MIRS, Mid and Near Infrared Spectroscopy (MIRS–NIRS), Fourier Fluorescence spectroscopy, and other techniques such as Curie point pyrolysis coupled to mass spectrometry (Cp–PyMS).

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17 During food processing, isotopically accurate information is recorded about environmental conditions. Study of specific natural isotopic fractionation (SNIF-NMR) permits the association of a pure product or a component of a complex product with a particularly reliable identity card and it is thus possible to know the geographical origin of a food.

18 It is possible to differentiate cis and trans unsaturated fatty acids. It is reliable and more rapid than MIRS and traditional infrared. This method can be coupled with other techniques to increase the accuracy of the results. For example, coupling FT-MIRS and Gas chromatography (GC) made it possible to analyze directly complex mixtures such as flavors and fatty acids isomers in methyl ester form.

19 Near Infrared Spectroscopy, and its applications in the animal feed industries, is a non-destructive analytical technique based on the principle of absorption of electromagnetic radiations by the matter. Spectra are analyzed and calculated by statistical methods such as Discriminating Factorial Analysis (DFA) or by partial least squares (PLS). The DFA and PLS analysis of the spectra appeared to be powerful enough to authenticate the classification of wine produced from the same type of vine, but from three different French areas.

20 This method gives information on the presence of fluorophores and their environment in the sample. Using fluorescence properties of certain amino acids or extrinsic probes added to the medium, the structure of proteins alone or interacting with small hydrophobic molecules can be characterized. The data are analyzed by Principal Components Analysis and Discriminating Factorial Analysis. By those method it is, however, very difficult to discriminate geographically close regions.
c. Biogenetics Services, Inc.

Biogenetic Services, Inc.
801 32nd Ave.
Brookings, SD 57006
Ph: 605.697.8500
Fax: 605.697.8507
Toll free: 1.800.423.4163
E-mail: info@biogeneticserivces.com

Biogenetic Services, Inc., established in 1988, specializes in providing up-to-date protein
and DNA analyses including: Isozyme purity tests and DNA genotypic profiling of plant and/or
animal individuals, inbred lines, hybrids and breeding populations, and ELISA protein and PCR
based GMO / GEP or transgenic (event) assays for seed companies, elevators, seed growers, and
other private individuals, plant and animal breeders and producers, ingredient suppliers, food
companies, hatcheries, educational institutions, state and federal facilities, insurance companies,
legal firms, and other associated industries.

Biogenetic is ISO/IEC 17025 Accredited and acclaims being the first privately owned US
based service company to receive ISO/IEC 17025 Accreditation for Protein and DNA
Genotyping, Purity Testing, Pathogen Diagnostics Testing, and GMO/Transgenic Testing of Plant
(e.g. plant, seed, grain, feed, food ingredients, and food samples), and/or Animal Samples.

BGS testing services includes inbred purity analyses, single and multi-cross hybrid purity
analyses, early generation analyses, genotyping (fingerprinting/profiling) of individual plants
and/or animals, and population (including multi-cross hybrids) analyses, fertility analyses, pest
diagnostics, and is dedicated to providing comprehensive protein and DNA molecular marker
screening services including: seed/grain/plant purity tests, GMO/non-GMO tests for presence or
quantity of any GMO or for the presence of specific genetic events (e.g. Starlink Cry9C), and
PCR diagnostics for organisms which cause damage in plants such as systnematodes (SCN) in
soybeans and Mycobacterium avium subsp. Paratuberculosis (MAP), which causes Johne
Disease in ruminants. 2

Plant Protein and DNA Tests

BGS uses isozyme (protein) assays for variety identification and seed purity and
hybridity tests. ELISA protein assays are used for GMO event tests to determine the presence or
quantity of protein of specific Bt or RR events in a seed (plant) sample or a bulked seed or grain

---

21 Genetic profiles frequently are included as part of the description of a newly developed line for Plant Variety Protection
(PVP) or patent purposes. Molecular marker loci such as isozyme loci, RFLP loci and SSR loci are often used for marker-facilitated
selection in plant and animal breeding programs.

22 See http://www.cdc.gov/ncidod/EID/vol8no7/01-0388.htm for more information regarding this disease.
sample. BGS uses DNA technology including RFLP (restriction fragment length polymorphism), and PCR (polymerase chain reaction) based technology to assist in identification, protection, development of intellectual property, screening for resistance to pests and marker facilitated breeding (transgenic tests). In addition to standard PCR analysis with minimum detection levels of approximately 0.1% for any GMO in a non-GMO sample, BGS also routinely provides GMO testing services using Real-Time Quantitative methods which allow testing to the 0.01% detection level in a seed, grain, food ingredient or finished food (or feed) sample. Event specific testing using PCR based methods looks for the gene conferring the trait of interest, such as the gene conferring the ability to produce Bt toxins. BGS utilizes protein (isozyme, ELISA) and DNA (RFLP, PCR, SSR, SNP, EST, etc.) technology to provide information on sample purity (GMO) and multi-locus genotypes (genetic fingerprints) for organisms of any kind. In plants, emphasis has been on providing information on purity (hybridity and GMO presence and absence or quantity) and genotypes of inbred lines, single cross hybrids, and populations of corn, popcorn, sweet corn, cotton, sunflower, soybeans, common beans, potatoes, canola, wheat, oats, barley, hops, papaya, squash and all types of other vegetable and fruit crops. DNA markers (RFLP and PCR) are also used to determine fertility in samples of maize inbreds and hybrids, and are useful tools for marker facilitated selection (e.g., backcrossing) in plant breeding programs.

**Biogenetic customers include:**

- Seed Companies
- Plant Breeders
- Animal Breeders
- Ingredient Suppliers
- Food Companies
- Seed Growers
- Animal Producers
- Farmers
- Organic Growers
- Identity Preserved Growers
- Elevators
- Milling Companies
- Insurance Companies
- Sheriffs Departments
- Attorneys
- Judges
- Universities
- USDA / ARS
- Brokers
- Wholesalers
- Fish & Wildlife Conservation Facilities
- Fish Hatcheries
d. California Seed and Plant Laboratory, Inc.

California Seed and Plant Lab., Inc.
7877 Pleasant Grove Rd.
Elverta, CA 95626
Ph: 916.655.1581
Fax: 916.655.1582

California Seed and Plant Lab, Inc. (Cal-SPL) provides pathological and genetic testing to vegetable seed industry, fruit tree, grapevines, and strawberry industry by approved or in house improved methods at competitive prices, quick turn around time, confidentiality, and real-time status reporting of pending orders.

Cal-SPL offers seed health tests and is accredited by National Seed Health System. Their tests include pathogen testing for seeds (vegetables, field crops, flower seeds, etc.). Standard or improved methods are used. For example, Cal-SPL uses liquid plating and Bio-PCR techniques for detecting bacterial pathogens in seeds. Viral pathogens are detected by ELISA. Several procedures are accredited by National Seed Health System (NSHS) and California Crop Improvement Association (CCIA). Service includes fast turn around time with real-time reporting of sample status via internet.

**Sample collection guidelines:**

Seed samples: 10,000 seeds for testing at 0.01% level. Fewer seeds can be sent if testing is needed at a higher threshold. For example, for testing at 0.1% level, 1,000 seeds are enough.

- Processed food: 100 gram of any processed food
- Oil samples: 500 ml of crude oil

**Types of plants**

- Alfalfa
- Asparagus
- Beans
- Beets
- Brassica
- Carrot
- Celery
- Coriander
- Corn
- Cotton
- Cucurbits
- Grass
- Lettuce
- Onion
- Pea
- Pepper
- Potato
- Rice
- Soybean
- Spinach
- Tomato
- Valerianella

**Types of tests**

- Seed health
- Plant health
- Virus eradication
- Resistance screen
- Hybrid purity
- Variety ID
- GMO
- Germination
- Soil health
**Plant health**

Cal-SPL provides rapid diagnosis of diseases of plants to help farm and nursery managers to take correction steps on timely basis. For example, their turf disease program provides pathogen identity in 2-7 days to help golf course superintendents manage disease.

**Seed health for Soybean**

<table>
<thead>
<tr>
<th>Test ID</th>
<th>Description</th>
<th>Method</th>
<th>Qty</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>1184</td>
<td>Pseudomonas syringae pv glycinea Liquid plating</td>
<td>-</td>
<td>10,000</td>
<td>$157.00</td>
</tr>
<tr>
<td>1185</td>
<td>Soybean mosaic virus ELISA (10 sds/well)</td>
<td>-</td>
<td>100</td>
<td>$60.00</td>
</tr>
</tbody>
</table>

*For example, for Soybean mosaic virus*

<table>
<thead>
<tr>
<th>Test ID</th>
<th>Method</th>
<th>Qty Minimum order</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>1185</td>
<td>ELISA</td>
<td>(10 sds/well)</td>
<td>$60.00</td>
</tr>
</tbody>
</table>

**Seed health for Corn**

<table>
<thead>
<tr>
<th>Test ID</th>
<th>Description</th>
<th>Method</th>
<th>Qty</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>1359</td>
<td>Pantoea stewartii ELISA</td>
<td>(50 sds/well)</td>
<td>400</td>
<td>$60.00</td>
</tr>
</tbody>
</table>

**GMO**

Cal-SPL offers qualitative and quantitative PCR tests for GMO seed, processed food, and feed samples. Clients include seed companies, breeders, and producers of non-GMO food products. For example, Cal-SPL tests crude oil of canola, soybean, and corn. They offer real-time PCR tests for specific genetic events such as round-up resistance in canola.

**GMO - Corn**

<table>
<thead>
<tr>
<th>Test ID</th>
<th>Description</th>
<th>Qty 1,000 seeds</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>1235</td>
<td>Bt11 - cry1Ab gene PCR</td>
<td></td>
<td>$95.00</td>
</tr>
<tr>
<td>1236</td>
<td>E176 - cry1A(b) gene (NaturGard, KnockOut, Maximizer) PCR</td>
<td></td>
<td>$95.00</td>
</tr>
<tr>
<td>1036</td>
<td>GA21 - EPSPS gene (Rounup Ready) PCR</td>
<td></td>
<td>$95.00</td>
</tr>
<tr>
<td>1233</td>
<td>CBH351 - cry9C gene (StarLink) PCR</td>
<td></td>
<td>$95.00</td>
</tr>
<tr>
<td>1133</td>
<td>NK603 - EPSPS gene (Roundup Ready) PCR</td>
<td></td>
<td>$95.00</td>
</tr>
<tr>
<td>1446</td>
<td>T25 - pat gene (Liberty Link) PCR</td>
<td></td>
<td>$95.00</td>
</tr>
<tr>
<td>1448</td>
<td>Mon810 - cry1Ab gene (Yeildgard) PCR</td>
<td></td>
<td>$95.00</td>
</tr>
<tr>
<td>1449</td>
<td>35S (Promotor) - CaMV 35S gene PCR</td>
<td></td>
<td>$95.00</td>
</tr>
<tr>
<td>1450</td>
<td>NOS - (Terminator) - nopaline synthase gene from A. tumefaciens PCR</td>
<td></td>
<td>$95.00</td>
</tr>
<tr>
<td>1447</td>
<td>Plant - zein gene PCR</td>
<td></td>
<td>$95.00</td>
</tr>
<tr>
<td>1453</td>
<td>5-event GMO panel (any five) PCR</td>
<td></td>
<td>$275.00</td>
</tr>
<tr>
<td>1451</td>
<td>10-event GMO panel (35S, NOS, Bt11, E176, GA21, NK603, Mon 810) PCR</td>
<td></td>
<td>$500.00</td>
</tr>
</tbody>
</table>
## GMO - Soybean

<table>
<thead>
<tr>
<th>Test ID</th>
<th>Description</th>
<th>Method</th>
<th>Qty 1,000 seeds</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>1455</td>
<td>35S (Promotor) - CaMV 35S gene PCR</td>
<td>PCR</td>
<td></td>
<td>$95.00</td>
</tr>
<tr>
<td>1037</td>
<td>Roundup Ready Soy 40-3-02 - EPSPS gene PCR</td>
<td>PCR</td>
<td></td>
<td>$95.00</td>
</tr>
<tr>
<td>1456</td>
<td>Plant - Le1 lectin gene PCR</td>
<td>PCR</td>
<td></td>
<td>$95.00</td>
</tr>
<tr>
<td>1253</td>
<td>3-event GMO panel (35S, RR, Soy-specific) PCR 100 ml soil</td>
<td>PCR</td>
<td></td>
<td>$185.00</td>
</tr>
</tbody>
</table>
e. Canadian Grain Commission Laboratory

Grain Research Laboratory (GRL)  
1404-303 Main Street  
Winnipeg MB R3C 3G8  
Ph: 204.983.2766  
Fax: 204.983.0724  

The Grain Research Laboratory (GRL) is an internationally recognized research center for research on grain quality. Its focus is to ensure that the processing quality of grain is maintained from cargo to cargo and from year to year. Analytical Services traces its origins to 1913 and the founding of the Grain Research Laboratory. Analytical Services supports the quality assurance and market support programs of the Canadian Grain Commission (CGC).

Analytical Services

From kernel to flour, GRL Analytical Services (AS) analyzes grain’s functional components of quality. AS analyzes grain samples for breeders’ line for variety registration, grain quality research projects, the annual harvest surveys or cargo quality monitoring, by providing a wide variety of analyses using advanced technology and standardized methods and procedures.

Analytical Services encompasses research, methods development, and testing through moisture determination, protein testing, and quality component analysis. The Reference Protein laboratory provides protein content determinations by combustion nitrogen analysis used to calibrate CGC operational protein testing instruments, and for research and quality assurance programs. The analytical laboratory provides a full range of quality component tests, from flour ash to Zeleny sedimentation.

Image Analysis

The Image Analysis unit in the Grain Research Laboratory (GRL) is equipped to characterize, measure, and objectively assess the appearance of grain and grain products.

The unit develops objective methods for grain quality assurance:

- That enhance grain grading and inspection
- To characterize the end-use quality of cereal grains, oilseeds, and pulses in the Canadian Grain Commission’s (CGC) harvest survey and in quality monitoring

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23 The Moisture laboratory publishes moisture conversion tables for the Model 919 moisture meter, verifies the calibration tables annually, generates new calibrations tables as needed, and monitors the performance of Model 919 meters. CGC uses standardized technology and internationally recognized methods. Since 1996 CGC has used combustion nitrogen analysis, the emerging world standard for protein testing, as the reference protein method. The Model 919 moisture meter and conversion tables are checked against the appropriate reference air oven method with new crop samples each year. The Analytical laboratory uses methods and procedures recognized by the American Association of Cereal Chemists and the International Association for Cereal Science and Technology.
Variety Identification Research

The unit develops new methods for identifying varieties. Currently, the CGC performs protein electrophoresis and DNA fingerprinting on individual kernels of grain. Many kernels must be analyzed to determine the variety composition of a sample. CGC’s long-term goal is to develop a DNA-based method that will determine the variety composition of a ground sample of grain rather than multiple individual kernels. See Table 3. for fees and services.

The Variety Identification section supports the integrity of Canada’s grain quality assurance system through variety testing and by researching and developing identification methods. The section has three programs:

- Variety Identification Monitoring
- Variety Identification Research
- GMO Identification Research

Through the work of the section, the Canadian Grain Commission (CGC) leads in the development of variety identification technology, the establishment of comprehensive variety fingerprint databases for wheat and barley, and in the implementation of these tools for the benefit of Canada’s grain industry. The CGC is also committed to transferring variety identification technology to the private sector for use in commercial variety identification testing.

GMO Identification Research

The unit develops and evaluates polymerase chain reaction (PCR) assays for detection, identification and quantification of GMOs in grains and oilseeds. CGC also participates in GMO proficiency tests organized by AACC International, the Grain Inspection, Packers and Stockyards Administration, and the International Seed Testing Association.

Methods and standards

CGC uses polyacrylamide gel electrophoresis and high performance liquid chromatography for protein-based variety identification and microsatellite-based systems for DNA fingerprinting. See Tables below of CGC’s services and fees, and GRL programs.

<table>
<thead>
<tr>
<th>Fee Code</th>
<th>Name</th>
<th>Price</th>
<th>Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>1201</td>
<td>Grading cert. - wheat and corn (unofficial sample)</td>
<td>15.10</td>
<td>sample</td>
</tr>
<tr>
<td>1203</td>
<td>Grading cert. - canola, rapeseed, mustard, (unofficial sample)</td>
<td>24.40</td>
<td>sample</td>
</tr>
<tr>
<td>1601</td>
<td>Protein testing service</td>
<td>9.00</td>
<td>analysis</td>
</tr>
<tr>
<td>1660</td>
<td>Vomotoxin (Don) testing by ELISA technology - batch run</td>
<td>50.00</td>
<td>analysis</td>
</tr>
<tr>
<td>1672</td>
<td>Seed analysis - non designated crops</td>
<td>36.50</td>
<td>analysis</td>
</tr>
<tr>
<td>1201</td>
<td>Grading cert. - wheat and corn (unofficial sample)</td>
<td>15.10</td>
<td>sample</td>
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<tr>
<td>1203</td>
<td>Grading cert. - canola, rapeseed, mustard, (unofficial sample)</td>
<td>24.40</td>
<td>sample</td>
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</table>

Table 3. Services and Fees of the CGC
Table 3. (Continued)

<table>
<thead>
<tr>
<th>Fee Code</th>
<th>Name</th>
<th>Price</th>
<th>Unit</th>
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<tbody>
<tr>
<td>1601</td>
<td>Protein testing service</td>
<td>9.00</td>
<td>analysis</td>
</tr>
<tr>
<td>1660</td>
<td>Vomotoxin (Don) testing by ELISA technology - batch run</td>
<td>50.00</td>
<td>analysis</td>
</tr>
<tr>
<td>1672</td>
<td>Seed analysis - non designated crops</td>
<td>36.50</td>
<td>analysis</td>
</tr>
</tbody>
</table>

Sampling services

<table>
<thead>
<tr>
<th>Fee Code</th>
<th>Name</th>
<th>Price</th>
<th>Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>1310</td>
<td>Special services - where full inspection service not available</td>
<td>28.20</td>
<td>hour</td>
</tr>
<tr>
<td>1510</td>
<td>Unsealed samples</td>
<td>35.00</td>
<td>sample</td>
</tr>
<tr>
<td>1511</td>
<td>Sealed samples</td>
<td>41.00</td>
<td>sample</td>
</tr>
<tr>
<td>1512</td>
<td>Samples - car/truck/container lot</td>
<td>2.50</td>
<td>load</td>
</tr>
<tr>
<td>1651</td>
<td>Travel and living expenses (inspection)</td>
<td>actual</td>
<td></td>
</tr>
<tr>
<td>1694</td>
<td>Calibration samples for protein test equipment</td>
<td>31.00</td>
<td>sample set</td>
</tr>
</tbody>
</table>

Analytical testing

<table>
<thead>
<tr>
<th>Fee Code</th>
<th>Name</th>
<th>Price</th>
<th>Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>1600</td>
<td>Test weight (by Schopper Chondrometer)</td>
<td>10.00</td>
<td>analysis</td>
</tr>
<tr>
<td>1604</td>
<td>Analysis</td>
<td>23.50</td>
<td>first analysis</td>
</tr>
<tr>
<td>1668</td>
<td>Cut-off and cut-off post treatment samples</td>
<td>2.50</td>
<td>sample</td>
</tr>
<tr>
<td>1669</td>
<td>Insect checks, car loading samples</td>
<td>5.00</td>
<td>sample</td>
</tr>
<tr>
<td>9003</td>
<td>Moisture test by 919 meter</td>
<td>13.50</td>
<td>analysis</td>
</tr>
<tr>
<td>9004</td>
<td>Falling number testing (Hagberg)</td>
<td>26.50</td>
<td>analysis</td>
</tr>
</tbody>
</table>

Table 4. highlights several GRL programs and associated websites.

GRL programs include:

Analytical Services ........................................www.grainscanada.gc.ca/grl/analytical_serv/analytical_serv-e.htm
Asian Products/Wheat Enzymes ..................www.grainscanada.gc.ca/grl/asian_end_pro/asian_end_pro-e.htm
Barley Research .................................www.grainscanada.gc.ca/grl/barley_research/barley_research-e.htm
Bread Wheat Studies and Baking Research ......www.grainscanada.gc.ca/grl/baking/baking-e.htm
Durum Wheat Research ............................www.grainscanada.gc.ca/grl/durum/durum-e.htm
Grain Safety Assurance ............................www.grainscanada.gc.ca/grl/grain_safety/grain_safety-e.htm
Image Analysis .................................www.grainscanada.gc.ca/grl/image_analysis/image_analysis-e.htm
Milling Research ..................................www.grainscanada.gc.ca/grl/milling/milling_research-e.htm
Mycology ..............................................www.grainscanada.gc.ca/grl/mycology/mycology-e.htm
Oilseeds Research ..............................www.grainscanada.gc.ca/grl/Oilseeds/oilseeds_research-e.htm
Oilseeds Services ...............................www.grainscanada.gc.ca/grl/Oilseeds/oilseeds_services-e.htm
Pulse Research .................................www.grainscanada.gc.ca/grl/pulses/pulses_research-e.htm
Variety Identification ..........................www.grainscanada.gc.ca/grl/variety_id/variety_id-e.htm
f. Genetic ID, Inc.

Genetic ID, Inc.
P.O. Box 1810
501 Dimick Drive
Fairfield, IA 52556-9030
Ph: 641.472.9979
Toll free: 877.366.0798
Fax: 641.472.9198
Email: info@genetic-id.com
http://www.genetic-id.com
Accessed 29 August 2006

Founded in 1996, Genetic ID Inc. maintains its global headquarters in Fairfield, Iowa, and cites themselves as the first Genetic ID laboratory and first commercial GMO testing lab in the world. The company’s GMO testing methods are used throughout the world by Genetic ID’s Global Laboratory Alliance® members, including the company’s Augsburg and Japan laboratories, as well as government and commercial laboratories in Brazil, China, Singapore, Taiwan, India, United Kingdom, South Korea, the US and Italy.24

Historically, industries have undertaken steps towards consumer protection before most governments in the world enacted safety policies. Initially Genetic ID’s laboratory was designed for the scientific analysis of agricultural and food items testing for GMO content. During 1997-1998 Genetic ID became a recognized Non-GMO certification standard.

Genetic ID helps agricultural and food industry customers to grow and sustain their markets and exports by guiding them through various countries’ government regulations and procedures concerning restricted ingredients such as GMOs. Genetic ID offers global reach and local support by providing laboratories in the US, Japan, and Germany, plus more than 15 affiliated testing labs in the Global Laboratory Alliance, along with Genetic ID offices and representatives across five continents. They also offer problem resolution through third-party “defensibility” and proprietary Rapid Response Protocol to save brands, costs, and recalls.

In recent years, regulatory requirements, and market pressures around the world have prompted the food industry to address the question: does a product contain genetically modified organisms (GMOs)? If so, which GMOs? And how much is present? Genetic ID attempts to answer these questions via testing such as using PCR (polymerase chain reaction), which is the technology of choice for detecting GMOs in a wide variety of food products. Sensitivity and specificity are two distinct advantages of GMO analysis via PCR testing over other methods (such as protein testing, including strip and ELISA methods). Capable of detecting genetically altered DNA content as low as one part in ten thousand, PCR is considered at least 100 times

24 Genetic ID is the parent company of its spin-off, Cert ID, which is described in chapter 7.
more sensitive than protein tests. PCR is often more economical in practice than other testing methods because the much greater sensitivity of PCR means less testing is required. Other advantages of PCR testing include the capability to detect all, rather than some, GMOs, and the capability to quantify GMO content in almost all food and feed products. The robust nature of the PCR method makes it possible to use PCR to test for the presence of genetically modified material at almost all points in the food chain, from the farmer’s field to the retail shelf.

Key to US export to the EU, in 2006, United Kingdom Accreditation Service (UKAS) renewed its accreditation of Genetic ID’s testing for detection of GM materials in raw foods, processed foods, and animal feed. The UKAS accreditation renewal ensures that Genetic ID complies with ISO/IEC/EN 17025. Genetic ID’s accredited tests provide cross-species, single-species, and variety specific GMO detection, as well as detection of unapproved animal by-products in animal feed. Genetic ID’s DNA-based technology detects the presence of any and all commercialized GMOs to a .005% limit of detection, and quantifies the amount of detected GMO material to a limit of quantification of 0.1% of the substance tested.

Accreditation: Many of Genetic ID methods are accredited to ISO 17025 laboratory standards by UKAS which in turn helps eliminate false positives and false negatives based on a wide array of safeguards, including the following such as use of statistically valid sample sizes to assure minimum risk of error (pioneered the use of the largest sample sizes in the industry), use of proprietary Fast IDSM DNA extraction system that eliminates DNA degradation and interference by PCR inhibitors, and maximizes yield, and run tests in duplicate from beginning to end to guard against operator or equipment error

Genetic ID Products and Services

Genetic ID provides information and documents covering the full range of specialized services offered, which are tailored to the operations and individual requirements of seed companies, growers, elevators, transporters, processors and manufacturers, retailers, and testing laboratories around the world such as:

- Consulting - Integrated QA systems planning, problem resolution
- GMO Testing - Superior PCR detection technology
- Varietal-ID Testing - To detect specific GMO varieties
- Animal Feed Testing - To detect GMOs and regulated animal byproducts
- Allergen Testing - Sensitive PCR testing for allergens in foods

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25 UKAS is a member of the European Co-operation for Accreditation (EA), the International Laboratory Accreditation Cooperation (ILAC) and the International Accreditation Forum (IAF). UKAS accreditation is accepted throughout the European Union and in countries on five other continents where UKAS has bilateral and multilateral mutual reciprocity agreements.
Cert ID Non-GMO Certification consultants
  - Third-party QA verification
  - IP System Approval (identity preservation)
  - Lot-by-Lot Certification
  - Full Product Line Certification
  - Ingredient Certification
  - Government Regulatory Verification

Identity Preservation - Compliance with traceability regulations

Global Laboratory Alliance - Worldwide world-class services

Genetic ID offers a full spectrum of qualitative and quantitative testing options such as:

**GMO Detection**: Genetic ID promotes their ability to reliably detect ALL commercialized genetically modified organisms. GMO testing is used to detect and quantify the presence of GMOs.

**Varietal ID Testing**: Varietal ID testing is used to detect the presence of specific GMO varieties. It is typically used when a food source must meet regulatory requirements for specific GMO’s, such as the absence of StarLink or other unapproved varieties.

**Animal Feed Testing**: Animal Feed testing is used to detect the presence of animal-derived materials, such as meat and bone meal, in animal feed or its components, whether species-specific or for a general barnyard screen.

**GMO detecting** - Regulations requiring labeling of foods containing GMOs have now been adopted in a total of 36 countries throughout Europe, and the Pacific Rim, and are under development in other countries.

Genetic ID’s focus is to offer services that assist in:

- Meeting regulations
- Delivering product to customer contract specifications involving threshold tolerances and unapproved varieties
- Optimizing sampling and testing programs to achieve efficiency in cost and operations
- Resolving conflicts in a rapid and cost-effective way

Genetic ID offers two fundamental types of Varietal ID for corn:

- **Worldwide Varietal ID**: The Worldwide test can detect all the GMO varieties of corn that have been approved by governments in North and South America. At this time, this list covers virtually all GMO corn varieties approved to date around the world. However, many of these varieties have not been approved for human consumption in other regions of the world. This test is particularly useful when a seller is not sure
which country will be the final destination for the product, and desires access to the widest possible market. This test can also be used to rule out particular markets (i.e., if the product is found to contain a variety unapproved in one particular nation or region then it can be sent elsewhere).

- **Region-Specific Varietal ID**: The Region-Specific test can detect those GM varieties that are not approved in one specific nation or region. Using this more economical test, buyers and sellers can determine if a product is suitable for a particular target market.

**Animal Feed Testing** - To comply with domestic and international regulations on feed, comprehensive tests identify animal by-products and species in animal feed. Genetic ID has responded to concerns over bovine spongiform encephalitis (BSE) by developing tests to detect specific animal tissue, bone, and blood by-products in animal feed. US, EU, and Japanese regulations prohibit most animal products in feed. These tests can also be used for species identification of meat products and to detect adulteration of meat products with tissue from other species. Genetic ID has designed a wide range of primer sets and tests for PCR analyses of DNA isolated from animal feed samples. These tests include the following: Barnyard Test which detects common barnyard species.\(^{26}\)

- **Ruminant-specific test**: Selectively detects members of the ruminant family by targeting a genetic sequence that is found only in this family, which includes cows, sheep, goats, deer, and elk.

- **Bovine-specific (beef), Ovine-specific (mutton), Porcine-specific (pork) tests**: Targets a sequence unique to cattle and very closely related bovine species; sheep and very closely related ovine species; and to pigs and very closely related porcine species.

\(^{26}\) This includes cattle, sheep, goat, horse, donkey, pig, chicken, turkey, deer, and elk.
g. CII Laboratory Services

Since 1991, CII Laboratory Services has provided a full range of analytical services for the grain, milling, and baking industry. They conduct more than 100 different tests and analyses. They are also known for their Crop Quality Survey, a one-of-a-kind, since 1995, which involves 3 different classes of wheat samples (Hard Red Winter, Soft Red Winter, and Hard Red Spring) from 18 states for analyses and data. Tests and analyses offered include: proximate analyses (moisture, ash, protein, etc.), physical dough testing, bake testing and product evaluation, grain and flour analyses, GMO testing, pesticide residues, and microbiology. CII Lab is a major laboratory in the US for the baking, milling, and grain industries because of its extensive testing capabilities. They also do consulting on control systems and sanitation. They are an ISO 9001-2000 Certified Lab and follow standard AACC, AOAC, AOCS, USDA, and FDA-BAM methods.

CII Lab is the preferred supplier of analytical services for the American Institute of Baking (AIB) and supports their Bakers Seal and Gold Seal programs with the analytical services needed to comply with these programs. CII Lab is the only private laboratory in the country providing wheat and flour crop quality information through its annual Crop Quality Survey. This survey is considered “the Bible” of wheat grading. The Crop Quality Survey, performed by CII Laboratory Services by field personnel, follows each wheat harvest, picking up samples across 20 states and ships them to their Kansas City lab where they are analyzed and the results published daily on their website.

All testing is performed by approved methods and participates in numerous check sample and proficiency programs (AACC, API, industry collaboratives, and internal check programs). As part of CII Lab’s ISO certification they conduct internal audit procedures and established internal quality review procedures.

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27 The lab also performs testing for nutritional analysis, HPLC testing for mycotoxins and vitamins, mineral analysis by Atomic Absorption, pesticides, microbiology, environmental monitoring, and sanitation for meat processors, food manufacturing, restaurants, and warehouses.

28 Available by subscription, the survey provides users with a timely look at the new crop wheat and flour qualities that can be expected from four wheat classes, Hard Red Winter, Soft Red Winter, Hard Red Spring and Hard White Wheat.
Example of services pricing:

<table>
<thead>
<tr>
<th>Procedures</th>
<th>Sample Size</th>
<th>Turn Time</th>
<th>Pricing</th>
</tr>
</thead>
<tbody>
<tr>
<td>Moisture</td>
<td>100g</td>
<td>Next Day</td>
<td>$11.00</td>
</tr>
<tr>
<td>Ash</td>
<td>100g</td>
<td>Next Day</td>
<td>$12.00</td>
</tr>
<tr>
<td>Protein (Combustion)</td>
<td>100g</td>
<td>Next Day</td>
<td>$15.00</td>
</tr>
<tr>
<td>Fat (Ether Extraction)</td>
<td>50g</td>
<td>2 days</td>
<td>$20.00</td>
</tr>
<tr>
<td>Fat (Acid Hydrolysis)</td>
<td>50g</td>
<td>2 days</td>
<td>$25.00</td>
</tr>
</tbody>
</table>

Other tests offered include:

- Fiber
- Physical Dough Testing
- Amylograph
- Glutomatic
- Bake Testing - Product Evaluation
- Grain and Flour Analyses
- Physical Tests
- Mycotoxins
- Pesticide Residues
- Microbiology
- Minerals
- Lipid Analyses
- Chemical
- Vitamin Analysis
- GMO Testing
- Nutritional Labeling

In addition CII offers port services

CII Labs also provides attendance at grain terminal facilities in the Gulf ports. These services include being in attendance as a vessel is loading, maintaining a log of the loading, receiving splits of FGIS sublots and composite samples for further testing such as mycotoxins, grades, proximate and physical dough testing, and many other quality attributes.
h. EnviroLogix, Inc.

EnviroLogix Inc.
500 Riverside Industrial Parkway
Portland, ME 04103-1486
Ph: 207.797.0300
Toll free: 866.408.4597
Fax: 207.797.7533

Founded in 1996 by a group of experienced immunoassay diagnostic test kit developers, EnviroLogix has built on its strong scientific foundation in the development and manufacture of immunoassay test kits for every link in the global food production chain, from seed to plant to grain handling and processing. EnviroLogix products are distributed in a number of countries outside the US by authorized distributors and in the US and elsewhere worldwide directly by EnviroLogix.

EnviroLogix views itself as being innovative and a user-focused diagnostic tests manufacture, by monitoring and adapting to global issues in food production lifecycles, and water quality and environmental safety. Due to the various global issues facing the food industry EnviroLogix has developed and modified immunoassay test kits, such as in the rapidly changing field of genetically modified organisms (GMOs). The immunoassay test kits allow for rapid, accurate, and easy-to-use diagnostics to identify transgenic markers in GMOs. To this end, they have introduced their QuickStix™, QuickComb™, and QuickTox™ test strips.

In addition to these tests, they are researching applications that may be used in the fields of plant pathogen and biopharmaceutical output testing. At EnviroLogix they manufacture and check all test kits on-site, so they are able to monitor the quality control process from initial test development right through to manufacturing, packaging, and delivery to their customers. Their manufacturing facility is equipped for optimal manufacturing conditions and their management team has extensive experience in strict adherence to Good Manufacturing Practices (GMPs) and implementation of ISO standards and procedures.

In 2004 GIPSA approved EnviroLogix’s QuickTox™ Kit for Aflatoxin detection and was the first lateral flow strip for the detection of mycotoxins in grain. In doing so, they also gained the USDA’s Certificate of Performance. QuickTox for Aflatoxin continues to offer a fast, reliable, and easy method for screening corn and cottonseed for this naturally occurring toxin. The test gives an accurate “yes/no” result within 2-5 minutes, providing convenience where
simplicity and speed are vital. Only three easy steps: extract the sample in methanol, dilute with water, and drop in a test strip. The results are read visually and costly equipment is unnecessary.²⁹

**Other tests kits available include: GMO and Grain Mycotoxin Test Kits**

Rapid and easy to use test kits are available to detect biotechnology enhanced traits in plant tissue, single seed, and bulk grain. Kit formats include QualiPlate™, and QuantiPlate™, microwell plates for laboratory analyses, and QuickStix™ lateral flow strips for on-site results in 2-5 minutes. Their Common Extraction™ method has enhanced testing for multiple genetic traits in corn.

**Plant Pathogen Test Kits**

These relatively low cost kits, provide accurate, rapid results, and can identify the presence of various plant pathogens, including the first field test for Soybean Rust. State labs and crop scouts can more quickly and accurately identify or rule out these pathogens using these kits. And growers, producers, extension agents, and crop consultants may use these simple tests to make informed decisions about treatment or remediation options.

**Mold and Mold Toxin Test Kits**

The indoor air quality industry use this fairly new analytical technology in different formats. QuickTox™ strips can rapidly and inexpensively identify *Stachybotrys* and *Aspergillus niger* on-site in 5 minutes. The QuantiTox™ plate kit can confirm mycotoxin-containing spore presence and quantitate the level of spore-borne trichothecene mycotoxins.

**Pesticide Residue Test Kits**

These low cost kits with rapid results are used to determine pesticide levels in water and residues in foods. Water safety applications include drinking water monitoring, point source testing, effluent monitoring, and run-off assessment and monitoring. The kits targeted for foods include several of the more commonly used fungicides and insecticides and the Broad Screen Cholinesterase and Organochlorines assays.

**Algal Toxin Test Kits**

Blue-green algae or cyanobacteria produce natural toxins, such as microcystins, which in high concentrations are toxic to humans and animals. The QuantiPlate™ and QuickTube™ kits detect microcystins at or below the World Health Organization (WHO) drinking water guideline of 1 ppb (one part microcystin per billion parts of water). See Table 5. for other products offered.

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²⁹ This is the first lateral flow test to be certified by the Grain Inspection, Packers and Stockyards Administration (GIPSA) unit of the USDA, proven to meet the test performance claim of detecting Aflatoxin contamination in bulk corn samples at 20 ppb and above.
### Other EnviroLogix products offered (sample list)

<table>
<thead>
<tr>
<th>Product Name</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acetanilides plate kit</td>
<td>Organochlorines plate test</td>
</tr>
<tr>
<td>Aflatoxin QuickTox Kit</td>
<td>Paraquat plate kit</td>
</tr>
<tr>
<td>Bacterial Fruit Blotch QuickStix Kit</td>
<td>PAT/bar QuickStix kit for seed</td>
</tr>
<tr>
<td>Bollgard/Roundup Ready QuickStix Combo Kit</td>
<td>PAT/bar QuickStix kit for leaf</td>
</tr>
<tr>
<td>Bollgard II QuickStix Combo Kit</td>
<td>PAT/bar QualiPlate kit</td>
</tr>
<tr>
<td>Bollgard II + RR QuickStix Combo Kit</td>
<td>PAT/bar QuickStix kit for bulk grain</td>
</tr>
<tr>
<td>Cholinesterase plate kit</td>
<td>PAT/bar QuickStix kit for leaf and seed</td>
</tr>
<tr>
<td>Cry1Ab/Cry1Ac QualiPlate Bulk Screening Kit</td>
<td>PAT/bar QualiPlate kit</td>
</tr>
<tr>
<td>Cry1Ab Bulk Grain QuickStix Kit</td>
<td>QuickComb Kit for Bulk Grain testing multiple GM traits</td>
</tr>
<tr>
<td>Cry1Ab/Cry1Ac QuickStix Kit</td>
<td>RR, QuickStix Kit for plant tissue (corn &amp; soybean)</td>
</tr>
<tr>
<td>Cry1Ab+Cry3B QuickStix Combo Kit</td>
<td>Roundup Ready QuickStix Kit for bulk grain (corn)</td>
</tr>
<tr>
<td>Cry1Ac+Cry2A QuickStix Combo Kit</td>
<td>Roundup Ready QuickStix Comb Kit for cotton seed</td>
</tr>
<tr>
<td>Cry1Ac+CP4 EPSPS QuickStix Combo Kit</td>
<td>Roundup Ready QuickStix Kit for cotton leaf &amp; seed</td>
</tr>
<tr>
<td>Cry1Ac+Cry2A+CP4 EPSPS QuickStix Kit</td>
<td>Roundup Ready QuickStix Kit for alfalfa hay</td>
</tr>
<tr>
<td>Cry1Ac+Cry2A+PAT/bar QuickStix Combo Kit</td>
<td>Roundup Ready QuickStix Kit for alfalfa leaf tissue</td>
</tr>
<tr>
<td>Cry1C plate kit</td>
<td>Roundup Ready, QualiPlate Kit</td>
</tr>
<tr>
<td>Cry1F QualiPlate Kit</td>
<td>Roundup Ready, QuantiPlate Kit for soybean and soy flour</td>
</tr>
<tr>
<td>Cry1F QuickStix Kit for bulk grain</td>
<td>Roundup Ready, QuickStix Kit for canola leaf &amp; seed</td>
</tr>
<tr>
<td>Cry1F QuickStix Kit for leaf and seed</td>
<td>Soybean Rust QualiPlate Kit</td>
</tr>
<tr>
<td>Cry2A QualiPlate kit</td>
<td><em>Stachybotrys and Aspergillus niger</em> QuickTox Kit (PRO 50)</td>
</tr>
<tr>
<td>Cry2A QuickStix Kit</td>
<td><em>Stachybotrys and Aspergillus niger</em> QuickTox Kit (PRO 20)</td>
</tr>
<tr>
<td>Cry34 QuickStix Kit, leaf &amp; seed</td>
<td><em>Stachybotrys and Aspergillus niger</em> QuickTox Kit (Homeowners’)</td>
</tr>
<tr>
<td>Cry34 QuickStix Kit, bulk grain</td>
<td>StarLink plate kit</td>
</tr>
<tr>
<td>Cry3Bb QualiPlate Kit</td>
<td>StarLink QuickStix Kit</td>
</tr>
<tr>
<td>Cry3Bb QuickStix Kit, leaf &amp; seed</td>
<td>Synthetic pyrethroids plate kit</td>
</tr>
<tr>
<td>Cry3Bb QuickStix Kit, bulk grain</td>
<td>Trichotheccenes QuantiTox plate kit</td>
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<tr>
<td>Cry9C plate kit</td>
<td>YieldGard Corn Borer QualiPlate Kit</td>
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<td>Cry9C Bulk Grain QuickStix Kit</td>
<td>YieldGard Corn Borer QuickStix Kit, leaf &amp; seed</td>
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<td>Cyclodienes plate kit</td>
<td>YieldGard Corn Borer QuickStix Kit, bulk seed</td>
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<td>Herculex I QualiPlate Kit</td>
<td>YieldGard Rootworm QualiPlate Kit</td>
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<td>Herculex I QuickStix Kit for bulk grain</td>
<td>YieldGard Rootworm QuickStix Kit, leaf &amp; seed</td>
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<td>Herculex I QuickStix Kit for leaf and seed</td>
<td>YieldGard Rootworm QuickStix Kit, bulk seed</td>
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<td>YieldGard Plus QuickStix Combo Kit</td>
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<td>Imidaclorpid plate kit for treated seeds</td>
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<td>Isoproturon plate kit</td>
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<td>LibertyLink (PAT/bar) QuickStix kit for leaf</td>
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<td>LibertyLink (PAT/bar) plate kit</td>
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<td>Microcystin QualiTube Kit</td>
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<td>Modified Cry3A QualiPlate kit</td>
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<td>YieldGard Rootworm QuickStix Kint, leaf &amp; seed</td>
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<td>YieldGard Rootworm QuickStix Kint, bulk seed</td>
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<tr>
<td>YieldGard Plus QuickStix Combo Kit</td>
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i. Eurofins GeneScan, Inc.

Eurofins GeneScan, Inc. (formerly known as GeneScan USA, Inc.)
2315 North Causeway Blvd., Suite. 200
Metairie, LA 70001
Ph: 504.297.4330
Fax: 504.297.4335
Toll free: 866.535.2730
E-mail: gmo@gmotesting.com
http://www.eurofins.com
Accessed 15 June 2006
www.EurofinsUS.com

GeneScan USA is an ISO / IEC 17025 accredited commercial testing laboratory offering GMO testing by PCR and ELISA. GeneScan was recently acquired by Eurofins Scientific, a provider of bioanalytical support services to the food, feed, dietary supplement, animal health, biotech, and pet food industries. With this partnership, Eurofins and GeneScan provide over 50 service laboratories throughout the world serving the food and feed industry. The Eurofins US laboratories specialize in GMO detection, quantitative PCR analysis, as well as Identity Preservation and Traceability Consulting. Traditional chemistry and microbiology is also offered with special emphasis on residue testing and detection of acrylamides. They are also exclusive licensee for Japanese Standard Method, accredited by New Zealand MAF, and audited by Fortune 500 Agro-Food Companies.

Eurofins GeneScan operates as an independent, third party testing laboratory in order to maintain their position as a neutral arbiter of test results, and will neither participate in, nor provide support to, special interest groups relative to genetic engineering. They use procedures that are proven in international collaborative studies and in check sample programs. Eurofins main US laboratory is located in suburban New Orleans, LA. In 1998, the company began offering GMO testing services to the US market utilizing the transplanted technical expertise developed in the GeneScan Research and Development hub in Freiburg, Germany. Since then, Eurofins GeneScan has quickly become a premier brand name for GMO testing in the US.

Eurofins Scientific operates 40 laboratories, employs 2,000 employees, and performs more than 13 million assays per year to establish the safety, composition, authenticity, origin, traceability, and purity of food. With over 10,000 reliable analytical methods Eurofins Scientific is a major global provider of bio-analytical services.

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30 The Eurofins US group includes laboratories located in Des Moines, Iowa; Memphis, Tennessee; New Orleans, Louisiana; and Petaluma, California.

31 Eurofins has over 15 years experience in second party auditing of industrial processes around the world.
A key emphasis of Eurofins GeneScan operates in the area of quality and identity control of food and animal feed. The focus of these activities is the detection of allergens and detection of genetically modified organisms (GMO) in seeds, agricultural commodities, semi-finished, and finished products. They accomplish this by utilizing their laboratories in Europe, North and South America and networks of strategic partners and licensees. They also offer the corresponding diagnostics kits to third party laboratories. The Group’s portfolio also includes design, implementation, and certification of customized control programs and identity preservation systems along the entire production chain.

**Eurofins GeneScan Identity Preservation Certification**

Eurofins GeneScan recognizes that food and feed suppliers must comply with regulations on traceability and labeling of their products on parameters such as GMO content, allergens, country of origin, residues, etc. In addition, end-users are demanding transparency throughout the entire supply chain. They understand that analytical testing is an important risk management tool, but it is not sufficient on its own to protect the value and integrity of raw materials or products. Further control, such as traceability and segregation along the supply chain, is necessary in order to fulfill legal requirements and to reinforce consumer’s confidence. They promote their systematic approach linking appropriate sampling and testing methods, as well as efficient organizational measures, such as documentation, risk assessment, adverse event management and recalls, to be able to handle these complex situations at a reasonable cost.

Eurofins GeneScan provides solutions that incorporate current legislation/standards as well as best management practices. Their programs are custom-tailored to meet the specific requirements of each individual client. Eurofins GeneScan VIP (Verified In-House Program) certification provides verification for customers who already have an operating control program. For those clients who want a complete traceability system, they offer the Eurofins GeneScan IP System. This approach allows their customers to achieve the level of product security and customer confidence appropriate to their situation.

**Eurofins GeneScan Identity Preservation Standard**

The importance of IP is constantly growing in the foodstuffs industry. This is based partly on consumers’ refusal to accept genetically modified foods and the industry’s efforts to satisfy consumers’ demands for “GMO-free” products. EU labeling regulation mandates that all products with a threshold of genetically modified ingredients of 1% or more must be labeled. In every case, the supplier is obliged to provide evidence that due diligence has been taken to prevent his product from becoming contaminated with genetically modified material. Even additives and flavors are subject to this labeling regulation, if they contain detectable DNA or
proteins. Every foodstuff supplier must therefore ensure that appropriate guidelines and measures have been integrated into his quality management system, so as to comply with requirements outlined above.  

Key elements for an IP system are: 1) supplier’s assurance, 2) segregation, 3) proofs of identity, 4) traceability through information systems, and 5) controls.

**Eurofins GeneScan’s TRAC© (Tracing Residues and Contaminants)**

The TRAC system works well with other Eurofins systems of monitoring and testing. TRAC is a system to monitor application and residual amounts of pesticide and herbicide compounds on food, animal feed, and grain products. TRAC offers an independent, transparent source of confirmation concerning residue and contaminant levels at all points along a supply chain, from production to retail outlet. The system accomplishes this by providing a systematic collection of application records, sampling information, test results, and logistical tracking documentation. The documents and records that accumulate as the product moves through the supply production chain are compiled into a secure, web-based database offering various levels of access and review, as determined by the customer. Customers may use TRAC to verify compliance with import-export regulations, protect brand name integrity, screen current or potential vendors, and identify and control hazards in their own operations in order to minimize insurance costs.

**PASS (Producer Audited Supply Systems)**

PASS is a comprehensive process management system focused on tracing movement of a product through a supply system. It optimizes the value of the delivered product by proactively managing each step in the supply chain and provides independent, third-party validation of production systems and practices.

For agricultural companies, such as seed producers, which are rapidly introducing a variety of specialty crop varieties and crop traits PASS offers continued transparency along the food supply chain. PASS programs help the agriculture and seed industries document and audit their stewardship procedures for the commercial marketplace and for regulatory agencies, and for their customers. This assurance of system integrity assists all stakeholders in the value chain such as breeding, production, manufacturing, storage, logistics, and retail. This system information can be found at [http://www.soyatech.com/bluebook/news/sponsor.ldml?a=35145](http://www.soyatech.com/bluebook/news/sponsor.ldml?a=35145).

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32 GeneScan Analytics GmbH, a company of the Eurofins group, developed the GeneScan General Standard as basis for the design and evaluation of programs to control the presence of genetically modified (GM) material in food, feed, and seed production. This document is a catalogue of measures used as building blocks in individually tailored Non-GM control programs in agreement with best management practices and relevant legislation.

33 In addition to IP Certification, Eurofins GeneScan is a global player in applied molecular biology providing technical competence for GMO detection, allergen testing, and meat and bone meal (MBM) detection.

34 In 2006 a group of four companies joined together to offer a service that will provide systematic monitoring, tracking and reporting of pesticide and herbicide residues on food, animal feed and agricultural products. The TRAC© (Tracing Residues And Contaminants) system is the result of collaboration by RQA, Inc, Eurofins GeneScan, Inc., Illinois Crop Improvement Association, Inc. and Copesan, Inc.

35 This assurance of system integrity assists all stakeholders in the value chain such as breeding, production, manufacturing, storage, logistics, and retail. This system information can be found at [http://www.soyatech.com/bluebook/news/sponsor.ldml?a=35145](http://www.soyatech.com/bluebook/news/sponsor.ldml?a=35145).
assist in systems to control the flow of crops into specific market channels. Eurofins GeneScan also offer PASS program to help processors with reliable third-party verification from raw materials, product movement, and processing to Plant-Made Pharmaceuticals (PMP).

**Examples of Eurofins GeneScan international qualifications to certify**

**Eurofins GeneScan’s International Food Standard (IFS) certification** - In 2002 German retailers developed a common standard called International Food Standard (IFS) for food safety management systems. It has been designed as a uniform tool to ensure food safety and to monitor the quality level of producers of retailer branded food products. The standard can apply for all steps of the processing of foods subsequent to their agricultural production. Eurofins GeneScan Certification is accredited by the French institution COFRAC against EN 45011 standard (ISO/IEC guide 65) for IFS. The certification committee, which involves food industry and retailers representatives, strengthens the independency and recognition of the certificates issued.

**Eurofins’ BRC: British Retail Consortium (BRC) standard** - In 1998 the British Retail Consortium, responding to industry needs, developed and introduced the BRC Food Technical Standard to be used to evaluate manufacturers of retailers own brand food products. The majority of UK and Scandinavian retailers only consider business with suppliers who have certification to the appropriate BRC Global Standard.

**Seed Products/Services and GMO Testing product lines offered:**

- Certification
- Consultant
- Genetic Testing
- GMO Testing
- Overview of GMOS
- Quantitative & Qualitative PCR
- Laboratory Testing/Equipment/Services
- Non-GMO Certification
- Seed Testing Services
- Testing Laboratory
- Transgenic Crops
- PCR Methods
- ELISA Methods
- Detection Limits
j. Mid-West Seed Services, Inc.
Mid-West Seed Services, Inc.
236 32nd Avenue
Brookings, SD 57006
Ph: 605.692.7611
Fax: 605.692.7617
Toll free: 877.692.7611
Email: info@mwseed.com

Mid-West Seed Services (MWSS) Inc. is a full service seed testing laboratory co-owned and operated by Tim Gutormson, RST, President, and Sharon Hanson-Gutormson, RST, CGT, Vice President. The company has been in business since July of 1993 and works with over 1,500 seed company accounts from 43 states and several countries. MWSS employs more than 20 full-time seed analysts, six of which are Registered Seed Technologists (RST), three Registered Genetic Technologists (RGT), and five Certified Genetic Technologists (CGT). MWSS is an ISTA accredited laboratory, as well as ISO 9001:2000 certified.

MWSS conducts germination, vigor, herbicide tolerance, physical and genetic purity, and GMO (ELISA/protein, DNA/PCR, bioassays) testing. They test hundreds of species every year including: corn, soybeans, alfalfa, canola, sorghum, sunflowers, cereals, grasses, native grasses and forbs, flowers, and vegetables. They also conduct workshops where seed technologists provide hold training sessions throughout the year. Seed Sampling, Canadian Graders, Pre-harvest, and Seed Quality and Seed Technologist Training Workshops are offered annually in Brookings at the MWSS facility and throughout the country.

Sample Track™

MWSS promotes their Sample Track™ system of bar-coding and scanning to track sample movement, PC Tablets to record results, and database server and website to deliver real-time results of more than 300 customers that have chosen to stop receiving faxed reports. This software allows customers to electronically submit and retrieve information from MWSS’ website. They see themselves as not only a seed testing laboratory, but also an information management company providing data management and software to its customers. Their website allows customers to retrieve data as far back as five years, which helps in audits and certifications. MWSS also uses this system to trace and track their own in-house processes, from computerized bar-coding tracking system to monitor sample movement throughout their facility.
Other MWSS services offered

Besides corn and soybean seed testing services, MWSS offers Polymerase Chain Reaction (PCR) Testing Services (Qualitative & Quantitative) and Adventitious Presences (AP) Testing Services. Their AP testing service refers to GMO contamination caused by pollen drift/gene flow from one field to another. AP terminology has been accepted by the American Seed Trade Assn. Recently, AP testing has become important to companies that supply organic, non-GMO, and low-GMO seed and grain to international customers. Testing for the absence of genetically modified organisms has become important in overseas sales of conventional planting seed, grain, commodities, and organic markets.

Adventitious Presences (AP) Testing Services

MWSS offers a variety of tests to determine the presence of AP material in corn, soybeans, cotton, rice, canola, sugarbeets, and other crops. These consist of: herbicide bioassay, ELISA (Enzyme Linked Immunosorbant Assay), and PCR (Polymerase Chain Reaction). In the herbicide bioassay, non-transgenic seeds show distinct characteristics when placed on media that is moistened with the respective herbicide. ELISA (Enzyme Linked Immunosorbant Assay) detects a specific protein that has been captured by an antibody formed for the protein. ELISA is capable of quantifying amounts. Polymerase Chain Reaction detects the presence of a certain DNA sequence and can be used to test all crops, tissue or seed resulting in qualitative or quantitative results. AP testing differs from conventional seed testing by looking for the absence of a specific trait. Representative sampling of the lot is vital in attaining accurate results. The confidence level of the test becomes higher as the number of seeds tested increases. For this reason, MWSS pools samples in AP testing to increase the number of individual seeds tested.

Adventitious Presences - PCR

Polymerase Chain Reaction (PCR) has been used widely to detect the adventitious presence of GM materials for corn, soybean, canola, cotton, rice and other economically important crops. PCR technology can determine the presence of GMO, called qualitative PCR, or quantify the percentage of GMO present in the tested sample, referred to as quantitative real-time PCR. The presence or quantity of overall GMO can be detected or measured by using DNA markers derived from promoters and terminators. Qualitative PCR can detect one GMO seed out of 10,000 conventional seeds, while quantitative PCR can quantify GMO at a 0.01% level.\(^{36}\)

MWSS also offers; DNA-Protein tests, real-time quantitative PCR tests, Non-GMO Certificates, ELISA Testing (Trait Confirmation - Cry1Ab [Mon810, Bt11 and Event 176],

\(^{36}\) PCR can also identify the adventitious presence of individual GMO events such as Cry9C by using event specific DNA markers. Specific event identification is available for corn, cotton, soybean and canola.
Cry3Bb and Cry1F), Mycotoxin Testing, and other laboratory tests. In addition MWSS offers Consulting Services, Product Development / Research Services, Quality Assurance, Conditioning Plant Audits, and Seed Testing Laboratory Design.
k. Neogen Corporation

Founded in 1982, Neogen Corporation has more than 350 employees at four US and two international locations developing, manufacturing, and marketing a varied line of products dedicated to food and animal safety. According to Neogen, they offer tests that are easier to use, and provide greater accuracy and speed than other diagnostic methods currently employed.

Neogen prides themselves as pioneers in rapid diagnostic testing. The company has developed more than 200 diagnostic test kits, originally from complicated, expensive off-site methods, to much easier, but no less precise and trusted on-site test kits. Neogen’s tests are quick, and require minimal start-up costs and training. Their tests use built-in controls to provide added confidence in the tests’ results. There is no guessing whether testers perform procedures correctly, if the controls perform as designed, sample results can be trusted. Neogen’s test kits have gained worldwide use and acceptance, and now serve as a “gold standard” for numerous domestic and international regulatory agencies and industries.37

Neogen’s GeneQuence Automated System is a fully automated 4-plate processing system that is capable of performing multiple assays simultaneously. When combined with GeneQuence’s genetics-based assays, the GeneQuence system quickly and very accurately detects pathogens in raw ingredients, finished food products, and environmental samples. GeneQuence is capable of performing up to 372 samples at a time and is available for *E. coli* O157:H7, Salmonella, Listeria, and Listeria monocytogenes. Neogen advertises themselves as the

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37 Every year since 1994, the USDA’s Federal Grain Inspection Service (FGIS) has awarded Neogen a contract for the exclusive use of its quantitative test for aflatoxin in grain commodities. Similarly, the USDA’s Food Safety Inspection Service (FSIS) has used Neogen’s rapid test for *E. coli* O157:H7 every year since 1994 to screen the nation’s beef supply for the deadly pathogen. Neogen provides around-the-clock professional technical support should questions arise about one of its products.
one-stop food safety shop for rapid and easy-to-use diagnostic tests, “for food’s journey every step of the way from field to fork.” Neogen has solicited the help of several world-recognized business and scientific leaders to assist company management.

**Neogen’s Food Safety Division offers:** (Example)

### Test Kits
- Natural Toxins
- Food-borne Bacteria
- Food Allergens
- Sanitation
- Genetically Modified Organisms
- Ruminant By-products
- Sulfites
- Pesticide Residues
- Drug Residues
- Centrus Acquisition
- Soleris Products
- Information on BSE (Mad Cow Disease)

### Equipment
- Starter Kits
- Readers and Software
- Filters, Cylinders, and Bottles
- Pipettors
- Training Videos
- ISO-GRID and NEO-GRID Equipment

Stringent research, development, and quality control practices have led to Neogen test kits’ proven reliability and consistency. The accuracy and reproducibility of their products have inspired wide acceptance and use throughout the food industry. Their products have also earned official approvals and third party validations, including:

- AOAC International
- AOAC Research Institute
- IUPAC
- USDA/GIPSA (FGIS)
- USDA/FSIS

Finally, Neogen offers its customers:

- 24 Hour Technical Support
- Training Programs
- HACCP Assistance
- Sample Testing and Commodity Validation
1. Protein Technologies International Ltd

Protein Technologies International Ltd (UK)
16a Princewood Road
Earlstrees Industrial Estate
Corby NN17 4AP
Northamptonshire
Ph: 01536 267325 Fax: 01536 261147

Protein Technologies International (PTI) has an Identity Preservation system, which ensures the delivery of non-GM soy protein to its customers. The system covers seeds, on-farm storage, planting, growing and harvesting, transportation, processing, and distribution, with independent third-party verification. It is, the company advertises, a way of ensuring that consumers can obtain the health benefits of soy protein consumption even if they are actively avoiding GM ingredients.

In investing in identity preservation, one of PTI’s key motivations has been to facilitate consumer choice. Though not anti-GMO, PTI provides non-GM soy protein to ensure that the benefits of soybeans can be delivered to consumers in a form which they find acceptable.

Inputs: PTI requires use of a specific soybean seed known as STS1. This has been reviewed by the US Food and Drug Administration, which has determined that it is not GM. Use of the STS1 soybean allows for post-emergent treatment of the soybean plant with an herbicide (Synchrony1) that is hostile to the Roundup Ready GM soybean. Synchrony1 will either kill or severely stunt the growth of Roundup Ready beans, thus guaranteeing that, at the time of harvest, the crop is 100 per cent non-GM.

The added benefit of the use of STS1 seed with Synchrony1 herbicide is that the latter is an environmentally friendly herbicide, requiring lighter and less frequent application than that used with conventional commodity soybean crops.

A subsidiary of Protein Technologies International (PTI), one of the world’s largest producers of protein isolates, paid central Illinois, DuPont Ag Enterprise growers a $0.25/bu. premium to grow and identity preserve conventionally bred STS soybeans. Many of PTI’s European customers are interested in non-GMO soybeans, especially with the European Union’s (EU) passage of a law requiring foods to be labeled as containing GMOs or as being GMO free. From 50 to 60% of processed food in the US and Europe contains soybeans. DuPont’s STS soybeans are bred without GMO technologies to resist Synchrony herbicide, which is used (Synchrony) on fields to kill any GMO rogue beans.
Strategic Diagnostics, Inc. (SDI), headquartered in Newark, Delaware, is a biotechnology-based diagnostic tests company that provides analytical food pathogen testing through immunotechnology. SDI is a leading developer and manufacturer of immunoassay-based test kits for both field testing and laboratory use. These products are used extensively for contaminated waste site assessment and remediation, water quality management, food labeling, and transgenic crop seed production.\(^\text{38}\)

SDI is a major developer and producer of antibodies and immunoreagents for a broad range of applications. The company applies this extensive technical expertise to the rapidly growing agricultural markets for crop disease management as well as to medical and industrial problems. SDI specializes in developing immunoassay tests for the food industry. This technology provides users with fast, accurate, easy-to-use tests that are cost effective, require little space, and minimal capital investment. SDI is committed to using these technical capabilities to develop robust tests which provide value in real-world situations.

SDI advertises that whether it’s the rapid analysis of GMOs in crops, mycotoxins in grains, or food pathogens in meat, dairy or processed foods, they can help producers to reduce their risks, protect their brands, and gain confidence in the safety of their operation.

**Three test methods to detect meat and bone meal in cattle feed:**

1. Microscopy – involves preparing a sample for microscopic examination by a qualified lab technician. This procedure must be done in a laboratory. The basis of the method requires the technician to visually identify specific components of the sample, e.g. bone or feathers. Since it is very labor intensive, it is not generally thought of as a high volume test method. It is estimated that a qualified technician may be able to evaluate fewer than 10 samples per day.

2. DNA testing or polymerase chain reaction (PCR) methods – DNA testing involves identifying DNA associated with MBM or specific tissues. This test must be performed in the laboratory by a highly trained scientist and requires sophisticated

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\(^{38}\) Through its subsidiary, Strategic BioSolutions SDI also provides antibody and immunoreagent research and development services. In addition, in 2005, SDI announced a major distribution agreement with DuPont Qualicon to private label their products for sale outside the US.
equipment and specialized, dedicated facilities. The automated nature of these tests would support processing of larger numbers of samples than microscopy but the costs are high and the time to result is measured in days.

3. Immunoassays – ELISA (enzyme-linked immunosorbent assay) and rapid lateral flow devices (LFDs). ELISAs are multi-step quantitative tests that utilize specific antibodies to react with the sample in order to detect the analyte of interest. They typically require several hours to perform and use specialized laboratory equipment. Some ELISAs may be automated and therefore are conducive to high sample throughput however they often require a labor intensive sample preparation step. LFDs are inexpensive test strips that contain antibodies incorporated into the strip that react with the sample to form a color reaction. Crude sample preparations are typically used and, since the tests require only 10 minutes to conduct, they are also conducive to high sample throughput. If meat and bone meal (MBM) or specific tissues are present in a feed sample, these strips develop a clear test signal indicating that the sample is positive. They are fast (10 minutes or less), do not require specialized lab equipment, can be run in the field, and require no special training. The Strategic Diagnostics Inc. FeedChek™ MBM test kit is a lateral flow device system.

**Example of SDI Feed Assurance; FeedChek™**

FeedChek™ is a simple, highly sensitive lateral flow test for the detection of meat and bone meal (MBM) in feed and feed ingredients. Currently, the use of mammalian derived MBM in cattle feed is prohibited or highly regulated in most countries due to its potential to spread Bovine Spongiform Encephalopathy (BSE), otherwise known as “Mad Cow.” As a precautionary measure, some regions have restricted the use of MBM from any animal species in ruminant feeds. In order to accommodate user-specific requirements, the FeedChek Test for MBM incorporates 2 tests into one test strip. One test line indicates the presence of any MBM (mammal and avian) in the sample and the second test line indicates only the presence of mammalian MBM in the sample. The test can detect less than 0.1% MBM in feed and other feedstuffs. The test that detects only mammalian MBM is directed against less prevalent muscle proteins that are mammal-specific. Because of their lower prevalence in MBM, the detection limit for the mammalian MBM test is 1% MBM in feed. FeedChek has a 15-second extraction process and provides results in ten minutes. No laboratory equipment is needed to perform the test.
Other tests SDI offers:

1. To identify genetic traits in seed, grains, and feed SDI offers TraitChek and GMOChek tests to help producers to quickly meet regulatory and customer needs for genetic information.
2. With TraitChek test strips customers receive on-site yes/no results at grain elevators, terminals, and barges in 5 minutes or less. SDI has a large selection of tests available and their simple, foolproof lateral flow design, provides hassle-free testing of seed, leaf, and grain.
3. SeedChek test strips and ELISA plates provide rapid, reliable and cost-effective screening in the production, verification of purity of GMO and non-GMO seed.
4. GMOChek microwell plate test kits provide quantitative analysis with results in hours for semi-processed ingredients such as flour, toasted meal, tofu, soymilk, grits, and more.
5. SDI tests are USDA certified for traits in corn and soybean and have been validated by agencies in the US, Europe, and Japan.
6. In 2006, SDI announced that the USDA’s GIPSA had certified the performance of TraitChek LL Rice Test Kit to Detect Unapproved LL601 Rice Variety.39

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39 In additions, that its Microtox® Bioassay technology was awarded the Designation and Certification as an ’Approved Product for Homeland Security’ under the Support Anti-Terrorism by Fostering Effective Technologies Act of 2002 (the SAFETY ACT), by the Department of Homeland Security, or DHS. Accordingly, Microtox® has been placed on the “Approved Products List for Homeland Security.” “Microtox® is the water industry bioassay standard for rapid detection of toxins, as it detects toxicity over a broad spectrum of more than 2,000 biological and chemical toxins.
PART IV. CONSULTATIVE AND SERVICE CONTRIBUTORS

Part IV encompasses many entities that are essential for successful IPT programs and their adaptation to changing demands and includes chapters 9 through 12. Chapters 9a and 9b provide, domestic and foreign respectfully, a sampling of policy and advisory organizations regarding IPT systems, policies, and standards, which range from local to global food systems. These chapters also address the various traits or credence attributes that IPT systems must adjust to. Following these chapters are software providers—chapter 10, process facilitators—chapter 11, and food recalls and insurance—chapter 12.

These chapters include individual/company/organizational statements from their websites, and naturally reflects their views.
9a. DOMESTIC POLICY AND ADVISORY ORGANIZATIONS

a. Chapter Abstract

Chapter 9a Domestic Policy and Advisory Organizations, and subsequent chapter 9b Foreign Policy and Advisory Organizations, provides information about organizations that facilitate public opinion to government and industry policy and standards committees.

For IPT to gain acceptance, from producer to consumer, costs of IPT are critical to consider within the creation of standards, rules, and regulations. Costs come in many forms and impact societies differently, as several of the follow-on sections will highlight. The key to chapter 9a and chapter 9b is in the sampling of various private organizations that, in conjunction with government agencies and industries mentioned in previous chapters, participate in the development of public/private standards, rules, and regulations. It is not unusual for external organizations like these to contribute—be it to oppose, agree, or promote—alternative ideas that may include social welfare, animal welfare, ecological, regional emphasis, and so forth. To illustrate the notion of cost vs. benefits and hidden costs of IPT, studies by Kalaitzandonakes et al. (2001) and Maltsbarger et al. (2000) lead off this chapter.

This chapter includes domestic observations from the Farm Foundation, Northern Great Plains, AgBioForum Journal, ATTRA – National Sustainable Agriculture Information Service, and the American Soybean Association,

Again, the focus of this section is on the inputs or advice that domestic organizations provide to government and industry regarding policies, rules, standards, and practices. Each of these groups and organizations vary in size, scope, and mission. A key aspect of many, if not all, IPT programs or systems that are govern by governmental and/or industry rules and standards relates especially to direct costs associated with implementing, maintaining, and other related costs of overall identity preservation and traceability programs. The prevailing costs that many of the organizations in this section will discuss will be that of direct monetary costs rather than ancillary costs that may be incurred, i.e., social costs. This is not to imply that the latter are any less important or have less impact upon society or the environment.

Kalaitzandonakes et al. (2001) and Maltsbarger et al. (2000) begin this section to highlight the economic concerns that organizations have regarding the implementation and extent of IPT programs, standards, and rules. Their works point to the economics of IPT, which are very influential in the design and implementation of IPT policies and standards, be it for domestic or foreign IPT programs.
b. Kalaitzandonakes and Maltsbarger Works Regarding IPT Economics

Kalaitzandonakes et al (2001) and Maltsbarger et al. (2000) works highlight global identity preservation costs in agricultural supply chains.¹ In the past, as it is today, global agricultural commodity markets have developed to trade large volumes of homogeneous crops across time and distance. The value of these commodities is assessed through minimum quality standards (blending or mixing). Crops with differentiable qualities that exceed minimum standards were traditionally not rewarded within the agricultural commodity system, leaving price as the singular means of competition. The prevailing economic approach has been cost minimization (e.g., pursuit of productivity gains, perfect fungibility, and scale economies), which is the most dominant competitive strategy for commodity producers and traders.² Over the years, this strategy has propelled the legendary efficiency of the agricultural commodity supply chain.

According to Kalaitzandonakes et al. (2001) and Maltsbarger et al. (2000), the assimilation of identity preservation systems may unfortunately lead to less fungible or substitutable product streams, which complicates aggregation. In its most stringent form such as containerized shipping, IP results in discontinuous product streams of discrete lots and increased fragmentation. From an academic viewpoint this can lead to potential problems, by limiting product substitution, which can lead to imperfect matching opportunity of IP product streams with discrete storage and transportation assets, causing inefficiencies. Under these conditions, the focus of IP chains is on quality differentiation and optimization of production and handling practices, in order to meet or exceed the purity thresholds that define crop identity and quality.³

Traditionally, on the micro level, identity preservation has been a system of management and trade that allowed, for example, yellow and white corn to be identified as they moved through the supply chain. This has happened for decades, if not centuries, by farmers for the benefit of

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² Achieving scale economies throughout the agricultural commodity system is critically dependant on aggregation or mixing. Commodity grains and oilseeds from numerous farms are mixed and blended to meet specific grades throughout the supply chain and over time resulting in (traditional goal) perfectly fungible and divisible product streams, thereby facilitating aggregation and the efficient use of discrete storage and transportation assets.

³ For any IP crop supply chain, purity can be compromised at each separate stage of the chain. At the seed production level, cross-pollination and inadvertent commingling with other varieties during planting, harvest, transport and conditioning can result in planting seeds with impurities. The probability and extent of such occurrences vary with the type of crop, weather conditions, production practices and other factors. Seed companies use stringent management practices (e.g., minimum allowable distances between fields, buffers, identity preservation, seed lot inspections and testing) to minimize “adventitious presence” of impurities. However, recognizing that achieving 100% purity under field conditions at reasonable costs is unrealistic, international standards make allowances for impurities through established thresholds.
themselves and their customers. Production and marketing of specialty crops (e.g., waxy and white corn, food grade soybeans, and certified organic seed) are thus becoming increasingly more common and profitable. Interest in IP has recently intensified in response to public and private demand for traceability and labeling of GM foods in Europe and elsewhere. The increase in markets for specialty crops with enhanced composition (e.g., high oil corn), distinct production methods (e.g., organic), and identifiable geographic origin, have also contributed to heightened interest in IP.

IP implies and incurs added production and logistical costs. Several recent studies have found IP costs to be rather manageable (Bullock et al., 2000; Commission of the European Communities 2000; Nunn 2000). Modest premiums offered for the production of non-GM and various specialty crops seem to confirm such findings (Bender et al., 1999; Bullock et al., 2000; Good et al., 2000; Parcell 2001). Unfortunately, studies have also shown that IP costs have been consistently underestimated because important dimensions of these costs have been overlooked. Such underestimation has important policy implications as it has led to complacency about the potential economic and structural implications of the newly proposed traceability rules in the EU (Commission for the European Communities 2001).

The rigor with which IP procedures are designed and implemented depends mostly on the desired threshold of purity. For IP systems with strict thresholds, rigorous measures designed to prevent adventitious presence of impurities are dictated through contractual agreements. In other words rigor equates to the customer’s willingness to pay. Contracts, rules, and regulations can specify genetics, production, harvesting and handling practices, transportation methods, and testing procedures. Traceability programs, which involve record keeping and documentation, accompany strict IPT programs.

For less rigor, or when thresholds are looser, less demanding IP systems are implemented. Segregation is such a crop management and trade system that allows one crop batch to be kept separate from another without the need for traceability. Channeling is a form of segregation that creates a funnel through the crop supply chain and directs IP crops to specific uses and away from others. Channeling has been used, for instance, to direct EU-unapproved GM varieties (e.g., Roundup Ready corn) toward domestic and away from export markets.

It is generally recognized that IPT systems result in production and handling costs, beyond those incurred in commodity systems, at each stage of the crop supply chain. IPT costs are organized into two general categories: direct and indirect (hidden) IPT costs. Direct IPT costs are payable costs. They can vary from one IPT system and one stage of the supply chain to
another, but they generally result from increased need for market coordination. IPT systems require increased effort in coordinating fragmented buyers and sellers. Search and coordination costs for bringing buyers and sellers together in thin margin markets can be meaningful and are fully born by the IPT system.

On the farm IPT costs result in the need from changes in operations. As agribusinesses adapt their production and marketing operations for IPT, they often incur extra payable capital, labor, and material costs. For a farmer, payable costs may result from extra labor for cleaning equipment during planting, harvest, and storage. For an elevator, they may result from increased pit labor or from investments in specialized IPT storage. Testing and documenting product identity can also lead to significant payable costs in IPT chains. Investments in depreciable testing equipment, expendable materials, specialized software as well as testing, and administrative labor are some of the payable costs incurred for testing and documentation.

Increase IPT costs are also attributed to increased risks and liabilities. IP processes are often subject to risks and liabilities beyond those confronted in commodity. Such risks and liabilities often translate into payable costs. For example, adventitious presence of impurities is assessed statistically through testing of small samples. The possibility of false positive/negative readings exists and can lead to erroneous claims and liability. This risk is typically insurable and can be translated into payable premiums. An exporter can purchase insurance against failure to meet relevant thresholds at destination, thereby adding to the direct costs of IPT.

Indirect IPT costs, while less exact and not often as large as direct costs, can be noticeable as non-payable costs. They are implicit costs, which result from underutilization of production, storage, and transportation assets. Limited product fungibility or substitution in IPT supply chains can result in such inefficiencies which, although costly, are not directly payable. Lost profits represent additional indirect costs to IPT. For instance, farmers and elevator managers in IPT chains must forego storage margins and carrying spreads due to fixed delivery schedules of IPT crops. While direct IPT costs have been the focus of prior analyses, indirect IPT costs have been largely overlooked, as they are difficult to detect and measure.

IPT costs are not fixed. They can vary with a number of factors, both external and internal to firms that participate in IPT systems. Key among such factors is the purity threshold that defines “identity” for any IPT crop. Since thresholds can drastically change IPT protocols, they can also change the IPT cost structure. As thresholds become more stringent, IPT costs tend to increase. Other factors, such as the size of IPT lots and the configuration of physical assets in
IPT supply chains, may also influence IPT costs in significant ways. The next section explores the extent of IPT costs and their variability relative to selected shifter in an empirical context.

Overall, Kalaitzandonakes et al. (2001) concludes that IPT costs, driven by inefficient use of assets and changes in operations, are substantial. Yet, if IPT markets continue to grow as expected, both direct and indirect IPT costs could diminish over time. Expanding IPT operations could allow learning through which firms could improve their operations and reduce direct IPT costs. A larger number of buyers and sellers could lead to reduced search and market coordination costs. Investments could replace older physical assets with newer ones more suited for IPT and lower indirect IPT costs. Even standardization of traceability requirements and testing protocols (e.g., Codex) could reduce costs associated with risks and liabilities and other relevant transaction costs. These and other improvements, however, could take time as firms, markets and institutions are expected to adjust slowly.

On the negative side, if the scale of IPT were to grow too quickly, beyond existing niche markets, IPT costs could escalate, as unsuitable assets would be increasingly employed in IPT. Entrepreneurship and market competition tend to drive the selection of assets in niche and specialty markets. Farmers, elevators, processors, and other supply chain participants are typically selected for skills and attributes that minimize IPT costs and maximize value-added. For instance, farmers with “above average management skills” and other relevant assets (e.g., availability of irrigation) are consistently recruited for contract production of specialty crops. Under significant short-run scale expansion of IPT markets, learning, reorganization and new investments could not occur fast enough, requiring less suitable or more “average” assets to be utilized thereby raising the average cost of IP.  

There is substantial market interest in the expansion of IPT supply chains in the agri-food sector. Consumers seem to view IPT food supplies as a way to ensure food safety, while the agri-food industry seems to view IPT as a remedy for industry overcapacity and low commodity prices, as well as an essential support for the growth of food brands and private labels. Under such broad interest, IPT markets will likely continue to expand. In the long run, IPT costs could diminish through efforts in organizational learning, technical and institutional innovation and investments in more efficient physical infrastructure.
For more than 70 years, Farm Foundation has worked to help private and public decision makers identify and understand the forces shaping the economic viability of agriculture and rural North America. Food traceability and assurance is one such issue, particularly since these protocols are more prevalent in several markets of the world, particularly the EU, than in the US. The expanding volume of global agricultural production and trade, food safety concerns, GMOs, and food industry biosecurity has focused attention on the viability of tracing food products from retail to farm, and the need to assure specific food ingredient attributes. Because food traceability and assurance represent a fundamental change in the relationships that exist among market participants, it is inevitable that important questions be raised about the motivations, constraints and appropriate locations of responsibility in implementing these protocols in the US.\textsuperscript{5}

To accomplish the needed changes, the Farm Foundation brought together a panel of industry leaders from most segments of the grain and meat supply chains, and representatives from various agencies of USDA. The charge to the panel was to define the forces, both pro and con, motivating the adoption of traceability and assurance protocols, and to explore the implications for the various sectors of the US food system. This report is based on that dialogue. Farm Foundation’s intent is for this report to aid informed decision-making in both the public and private sector.

**Summary** - Farm Foundation’s Traceability and Assurance Panel debated many approaches to the challenges facing US food and ingredient supply chains in dynamic global markets. On one issue, however, there was clear consensus: One size does not fit all.

Key issues identified by the panel include: USDA agencies have historically provided market facilitation and oversight through regulatory protocols, consistent with legislative authority, that do not recognize differences in firm size or strategic objectives, i.e. one size fits all. Thus, the difference between facilitation and constraint of markets may place the private and

\textsuperscript{5} Excerpts and modified from “Food Traceability and Assurance in the Global Food System” found in the Farm Foundation’s Traceability and Assurance Panel Report, July 2004. \url{http://www.farmfoundation.org/projects/02-66/documents/FINALFULLREPORTwCover8-5-04_000.pdf} accessed 26 February 2007. The Farm Foundation wishes to extend their thanks to DeeVon Bailey of Utah State University, and Eluned Jones of Texas A&M University, for their leadership in coordinating this project.
public sectors in opposition in a dynamically changing global market. Identity preservation and traceability systems, which incorporate existing food safety and assurance elements such as HACCP, ISO series, Total Quality Management (TQM), Continuous Improvement (CI), and application of electronic data interchange (EDI) in supply chain management (SCM) systems, have the potential to provide an umbrella framework for the diversity of public and private market demands. They may help address such issues as:

- food safety contaminations
- intentional biosecurity contamination
- requirements established for market entry by country or firm
- opportunities to address inefficiencies in the supply chain, such as non-safety contaminations that violate contractual specifications
- opportunities to identify extrinsic characteristics such as animal welfare, environmental, and social responsibility
- opportunities for gaining consumer, and internal supply chain customer, brand or private label equity through implied system integrity

The grain industry offers an example of where protocols tailored to meet specific food safety or quality assurance goals are preferable to blanket protocols. Grain and oilseed products are routinely tracked by lot number after initial processing, but are typically co-mingled at the first assembly point at the country elevator. Segregation is used in the grain industry to assure characteristics prior to processing, but this is not traceability *per se* since manufacturing and end-use product attributes are tracked rather than a chain of possession. Of greater concern with grains is the non-uniformity of record-keeping systems across firms, and whether protocols should be standardized to facilitate recalls. The direct economic benefits of using traceability to maintain the integrity of attributes within the chain are limited, except for high-value food chains such as soybeans for tofu products. Indirect benefits accruing to better management practices have been documented for several ISO certified grain elevators in the Midwest. However, the cost-benefit relationship for a broader segment of the grains and oilseeds markets changed in the mid-1990s associated with the jeopardy of export market loss from rejected GM grains and oilseeds ingredients.

The investment in implementing IPT protocols could be viewed as the option value, or premium, on ensuring future revenues from second tier, demand-side GM products.\(^{6}\) Whether for

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\(^{6}\) The second round of strategic positioning for competitive advantage can be illustrated by Cargill’s Cerestar acquisition to take advantage of core competencies in cereal foods manufacturing; the alliance between Bunge Ltd. and DuPont to create Solae.
retail or for food service, the weakest segment in maintaining the integrity of the food chain is at the initial handling stages upstream. Thus, few developments have had greater potential for changing market infrastructure structure than the emergence of traceability and assurance protocols as a management tool. Processors and manufacturers in the middle of the supply chain, between retailers and producers, have traditionally dominated the US food system. Because intermediate ingredient tracking quality was difficult, retailers and consumers relied on manufacturers and manufacturer brand names to signal quality in the system. Traceability and assurance protocols provide the ability for retailers to influence upstream management decisions through specifications that control all aspects of production and processing. The increasing influence of retailers in global markets, including the US, and the emergence of consumer interest in extrinsic characteristics relating to production processes and inputs (e.g., animal welfare, environment impacts, social welfare of workers), will likely propel the need to document all management practices in a future driven primarily by retail and food service specifications. A recent example is McDonalds’ requirement that larger cages be provided for laying hens in their egg supply system.

In the US, consumers’ willingness-to-pay for extrinsic characteristics has been at the center of most discussions regarding implementation of traceability and assurance protocols. Considerable debate has ensued in academia, government, and industry about whether or not firms should implement such protocols, and the scientific and economic justification for so doing. Most economic studies examining willingness-to-pay have revealed only small, positive premiums for traceability and assurance, indicating consumers perceive that many of the attributes being studied are public goods, or have insignificant additional value. In reality, it is almost certain that assuring traceability, source verification, and origination in US markets cannot be justified solely on willingness-to-pay. However, characteristics related to nutrition and health could possibly generate premiums that would justify the costs of traceability and assurance.

The timeline of implementation of traceability and assurance protocols across global markets varies widely as a result of cultural differences, and legislation that emphasizes protection of either the consumer or industry, and with experience of past food safety incidences. Substantial differences exist in the level of consumer trust in public oversight; the strongest
example may be the market responses in the EU and the US to their respective discoveries of BSE. US market participants believe government regulation and industry compliance provide good control over the safety of the food system. In contrast, consumer confidence in the ability of government to effectively regulate food safety has been shaken across Western Europe by BSE incidences, dioxin contamination of poultry feed, and contamination of bottled beverages. The EU approach to new food introductions, such as GM ingredients and nutraceuticals, employs strict interpretation of the precautionary principle. In the US, once the regulatory system designates a product as safe, it is considered to be so until proven otherwise.

Increasingly, market participants, rather than government agencies, are influencing the determination of acceptable levels of health and food safety. The leading global food retail chains, such as Tesco, establish acceptable thresholds based on their home nation’s legal standards and cultural experience, as well as those pertaining to the country within which they are operating. For example, Tesco responds to the consumer market of the United Kingdom (UK), and understands that one size does not fit all. The greatest challenge to implementing traceability and assurance systems may be adjusting a century-old public-private partnership that has been extremely successful using a “one size fits all” paradigm. Processors and manufacturers supplying retail chains must meet the public and private standards established for procurement, even though they may differ significantly from those prevailing in the country of origin. A significant question is whether US multinational food corporations are adopting this model, and if such action diminishes or retains the public’s role as a third-party certifier.

Globally, there is consensus that sound science should underlie oversight of food markets. However, increasing consumer awareness and knowledge of the limits and continual evolution of science is increasing the emotional response, rather than cognitive acceptance, to food products. This is particularly true in mature and emerging economies. It is the emotional response that activist minorities can sway, that corporate advertisers target in developing brand allegiance, and that retailers target to gain competitive advantage.

Both the public and private sectors use dramatic events to motivate paradigm changes. If, for example, government response to a life-threatening contamination of foods is a funded mandate to implement new oversight protocols, it is unlikely to be rejected by consuming taxpayers, demonstrating an indirect willingness-to-pay. Consequently, events dramatized in the media gain political support, even if the probability of a negative event is very low. In contrast, less dramatic but more probable negative events gain less political support but are no less critical to the overall integrity of the food system.
Implementation of traceability and assurance protocols may not eliminate the overall risk in a marketing chain, since traceability does not guarantee that system breakdowns will not occur. However, these protocols provide an effective means of managing risk containment once a negative event is identified, since the problem can be located efficiently and the impact minimized. For example, food recalls could be targeted and less market disruption would occur if a traceability and assurance system were in place rather than the conventional marketing chain. This suggests that a public interest exists in traceability and assurance systems; food safety breakdowns can be efficiently tracked and the consequences minimized. Use of these protocols can also help minimize damage to private brand equity, suggesting that private interests also benefit. For example, traceability can substantiate private standards used to determine if there has been a breach of contract or other type of agreement.
Northern Great Plains Inc. (NGP) is a non-profit research and demonstration organization working with a network of rural development, business, policy, and academic leaders to build a healthy economic and ecological future for the people and communities on the Northern Great Plains of North America. They view themselves as forward looking, creative, and directed towards ensuring that the Northern Great Plains will be a place where today’s families and future generations will want to live and work. Part of their research looks at farm policy, in the larger context, as it applies towards subsidies, but even more than that, traceability.  

According to Wagner and Glassheim (2003), NGP hopes to help mold policy, but also farmers’ attitudes towards farming, which can be best summarized by, “The farmer is no longer the customer for the food industry. Rather they’re one link in the food chain that strives to meet the demands of the ultimate consumer of the product.”

—John Russnogle, Soybean Digest

So often, many farms let government programs control their destiny. The welfare of individual farmers is becoming less and less of an important consideration in the “New Agriculture.” Budget constraints, conservation, and public opinion are having increased influence. Those farmers who grow “bulk” commodities (i.e. corn, soybeans and wheat) are facing the greatest risk with reduced government subsidies, and need to consider what alternatives are in their future. NGP puts forth that the best positioned to prosper without government payments may be diversified crop and livestock operations. There are many tools and strategies depending on a farmer’s skills, location, resources, and management capability. According to Moe Russell in a Soybean Digest article, “One strategy is to go to an end user of your crops and find out the quality traits they want, when, and in what quantity. Then you can put a plan together to meet their needs.”

In the 21st century, grain is no longer just grain. The generic wheat crops we have dutifully grown year after year are, in some segments of the industry, on the verge of

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7 Excerpts and modified from “Traceability of Agricultural Products” by Gary L. Wagner and Eliot Glassheim, Published by Northern Great Plains Inc., May 2003.
disappearing. They are being replaced by function-specific, or identity preserved (IP), varieties. According to Jack Eberspacher CEO, National Association of Wheat Growers (NAWG), “There are some real opportunities, using plant breeding and biotechnology, to develop wheat varieties with specific characteristics for specific purposes.”

When farmers switch from commodity crops to differentiated or value-added crops, they will need a different set of skills, according to Mike Boehlje, Purdue University ag economist. “With a commodity crop, farmers traditionally added value to their crop by lowering costs through adapting new technology to increase production and efficiency,” he says. “That may be through product attributes, such as leaner pork, or it may be through the process you use to produce the product, such as organic production.”

Regardless of what crop a farmer decides to grow, it’s the agriculture industry, not farmers, which likely will dictate the changes. This is already happening in France, where the four major food distributors have demanded that all major agricultural products have the ability to be traced from the farm to the consumer’s table.

“The Traceability” and “Identity Preserved” according to NGP

As the American farmer tries to understand this new concept in production agriculture, the terms “traceability” and “identity preserved” are frequently used interchangeably. Although the two terms are often blurred, they each refer to distinct ways in which products and information about the products will be handled in the food chain.

**Traceability** is a strict production and delivery method, with known procedures of observing, inspecting, sampling, and testing to assure the presence (or absence) of certain traits, usually defined by consumer demand. Traceability is focused on food safety, consumer confidence, and a defined source. It often requires a certified “paper trail” so each step in the ownership of the product from farm to the final consumer is documented.

**Identity preserved (IP)** is a process by which producers contract with processors to deliver crops with traits that will increase processing quality and efficiency. Normally, the crop carries a premium price and the processor is assured that the crop has maintained its unique identity from farm gate to processing plant. Another term coined by the National Corn Growers Association, is channeling. **Channeling** is the act of keeping a crop separate after harvest as it is delivered to a specific market or end user. This term became necessary when the StarLink corn problem occurred in 2000. It was coined to protect the integrity of the IP process.

Specialty crops cost more to produce and, if they are to be identity preserved, require increased special handling at the farm. Kansas State University agricultural economist Kevin
Dhuyvetter, stated, “Value-added grain buyers only have to pay enough to reward the better managers. IP farming will widen the gap between better and worse managers.” A Kansas State Extension service report, “Economic Issues with Value-Enhanced Corn,” projected premiums for high-oil corn were 21 cents, white and waxy corn 15 and 2 cents per bushel respectfully. These per bushel premiums are needed to offset extra production costs and yield drag. But these premiums did not take into consideration extra costs for identity preservation, storage, delivery, and segregation.

**GNP proposes - A Generic Food Tracking System**

Many models can be used to track food from the farm to the table. A sample generic system could implement the following steps to trace agri-food products:

1. Growers enter information about management practices, assurance schemes, and protocols into the standardized system.
2. When a crop is harvested, information about the growing process such as seed type and chemicals applied are recorded. In return an “ID tag” is supplied which uniquely identifies this information and links to that already supplied.
   - There may be “ID tags” from many growers. As product is bulked up for processing, all the “ID tags” for the raw material are linked together.
3. When the crop is sent to the processor, the “ID tag” to the grower’s information travels with it, either as an e-mail or barcode attached to the goods.
4. The processor is able to use the “ID tags” to access the grower’s information and use automated tests to ensure compliance with the required standards.
5. Details of the production process together with the “ID tags” from the raw materials are recorded in the central computer database. Another unique “ID tag” is returned.
6. When the product is dispatched to the retailer, the “ID tag” to the processor’s data (which includes “ID tags” to the grower’s information) is passed on as before.
7. With access to all the “ID tags” relating to a final product, if there is a problem with the final product, a retailer is then able to trace the source of all materials.
8. Information about products sourced anywhere in the world is treated in exactly the same way, using a centralized database.

**Developing IP market opportunities** provides farmers several risk management benefits, according to Cole Gustafson, an agribusiness professor at North Dakota State University:

- First, market premiums increase farm revenues and lower financial risks.
• Second, IP markets provide diversification opportunities, as these markets are less influenced by the supply and demand forces of traditional commodity markets.

• Third, adoption of IP crop production methods reduces food safety and market risks as purchasers are able to trace and verify sources.

• Finally, as farmers embrace IP market opportunities, human risks decline.

The farm level IPT system may or should offer premium contracts. A traceability system helps to assure growers and their buyers of a crop’s integrity and purity. Growers can prove the purity of the crop with an electronic or paper trail. This also provides an opportunity for farmers to consider becoming ISO certified. (See Chapter 6d, regarding ISO Standards)

At the farm level, a farmer would need to fill out forms recording everything they did: where the seed came from, when and where it was planted, field rotations, genetically modified or not, type of equipment used, when sprayed and with what, and when equipment was cleaned.

In addition to the farm information collected, a complete system would require an independent auditor to conduct an on-site inspection, validate the information the farmer collected, and enter it into a central computer database. These auditors, who would need to be certified, might check fields two or three times a year and would need to record their findings into the same database used by the farmer. Any time during the growing season crop contractors then could log into this central database and check on each farm’s crop to ensure they are meeting specifications.

On-farm identity preserved systems will require more than separate storage structures. Producers will have to become their own managers of quality. At the time the crop is stored, tests will be needed to determine the level of purity after all instances of cross-pollination and mechanical mixing have occurred. Then, when the commodity is delivered to the purchaser, who will take samples of their own, the producer also may want to take samples to protect against any future claim that the commodity was genetically or environmentally contaminated.

The potential exists for some liability to be placed on the producer if contaminated food or a commingling violation were traced back through samples to a specific elevator. The retention of seed samples by producers could be essential insurance in case such a situation arose. A producer who retains a sample that is tested by a thorough testing system is in a stronger position to defend the farm operation against these kinds of liability claims; those who fail to manage their own quality may have no way of documenting that their production was not at fault.

The use of production contracts will rise. Both benefits and risks are associated with the use of production contracts. Producers will have to determine which contracts are best for them,
and which will increase the need for management education and additional market information. Currently the demand for traceability is becoming more commonplace in food grade crops. Dry edible beans, food grade soybeans, confectionary sunflowers, potatoes, and sugar beets have contracts that require that, if asked, the grower would provide documented proof of crop production.

Many farmers in the Northern Great Plains region recognize that product traceability is needed even if at this time not all of their customers are requiring the information. They also realize collecting this information requires an additional cost, which processors may not be willing to pay for.

One specialized use of traceability systems comes from the increasing use of GM crops. Producers will soon be required to grow any new generation GM crops within strictly defined parameters. Examples of these parameters are: mandatory buffer zones, regular use of certified seed, production contracts, and tolerance levels for commingling.

**Crop Characteristics**

The following parameters are affected significantly by climate, soil properties, genetics, farming practices and many other variables. The Table below lists quality traits for wheat and assembled by Americrop.

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<th>Single Kernel Characteristics</th>
<th>Identity and Purity</th>
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<td>Density (seeds/lb)</td>
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<td>Hardness</td>
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<td>Moisture (%)</td>
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<td>Wheat Protein 12% MB (%)</td>
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<tr>
<td><strong>Other Wheat Data</strong></td>
<td>Amylogram 65g (B.U.)</td>
<td>Magnesium (ppm)</td>
<td><strong>Other Wheat Data</strong></td>
</tr>
<tr>
<td>1000 Kernel Weight (gm)</td>
<td><strong>Baking Characteristics</strong></td>
<td>Zinc (ppm)</td>
<td>1000 Kernel Weight (gm)</td>
</tr>
<tr>
<td>Ash 14% MB (%)</td>
<td>Absorption (%)</td>
<td>Phosphorous (ppm)</td>
<td>Ash 14% MB (%)</td>
</tr>
<tr>
<td>Falling Number Value (sec)</td>
<td>Dough Handling (1-10)</td>
<td>Iron (ppm)</td>
<td>Falling Number Value (sec)</td>
</tr>
<tr>
<td>Sedimentation (cc)</td>
<td>Loaf Volume (cc)</td>
<td>Potassium (ppm)</td>
<td>Sedimentation (cc)</td>
</tr>
<tr>
<td><strong>Identity and Purity</strong></td>
<td>Grain and Texture (1-10)</td>
<td>Total Starch (%)</td>
<td><strong>Identity and Purity</strong></td>
</tr>
<tr>
<td>Density (seeds/lb)</td>
<td>Crumb Color (1-10)</td>
<td>Amylose Starch (% of Starch)</td>
<td>Density (seeds/lb)</td>
</tr>
<tr>
<td>Electrophoresis</td>
<td>Crust Color (1-10)</td>
<td>Polyphenol Oxidase</td>
<td>Electrophoresis</td>
</tr>
<tr>
<td>Variety Verification</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Minerals</strong></td>
<td></td>
<td></td>
<td><strong>Minerals</strong></td>
</tr>
<tr>
<td>Selenium (ppm)</td>
<td></td>
<td></td>
<td>Selenium (ppm)</td>
</tr>
<tr>
<td>Calcium (ppm)</td>
<td></td>
<td></td>
<td>Calcium (ppm)</td>
</tr>
<tr>
<td>Copper (ppm)</td>
<td></td>
<td></td>
<td>Copper (ppm)</td>
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<tr>
<td>Magnesium (ppm)</td>
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<td>Zinc (ppm)</td>
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<tr>
<td>Potassium (ppm)</td>
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<td></td>
<td>Potassium (ppm)</td>
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<tr>
<td>Total Starch (%)</td>
<td></td>
<td></td>
<td>Total Starch (%)</td>
</tr>
<tr>
<td>Amylose Starch (% of Starch)</td>
<td></td>
<td></td>
<td>Amylose Starch (% of Starch)</td>
</tr>
<tr>
<td>Polyphenol Oxidase</td>
<td></td>
<td></td>
<td>Polyphenol Oxidase</td>
</tr>
</tbody>
</table>

Although AgBioForum is a quarterly journal devoted to the economics and management of agro-biotechnology, it also offers incite that lends itself to policy and regulation formulation. An article, “Labeling Policy for GMOs: To Each His Own?” by Julie A. Caswell highlights the various components of IPT policy as it applies to labeling GMOs. Below are excerpts and modifications from her work.

According to Caswell, society is at another important crossroads on the path that will determine the market acceptance of foods produced with the use of biotechnology. Individual governments are managing a range of policies that affect biotechnology, including those on research and development, intellectual property rights, regulatory approval (safety assessment), and labeling requirements. Many governments are taking divergent policy paths that make for market uncertainty. At the same time, companies are announcing their intentions regarding the use or non-use of GMOs in their products. These intentions make the market less uncertain for sales to those companies but raise the stakes in predicting the choices of other companies. Thus uncertainty increases.

Typically, labeling is often used to deliver information to consumers on characteristics or traits of products that they are not able to evaluate. Economists refer to this type of characteristic as a credence attribute. Whether a product is produced with the use of biotechnology or genetic engineering is frequently difficult or impossible for the consumer to judge. Labeling allows such credence characteristics to be easily identified or learned about by reading the product’s label.

Labeling affects the entire supply chain for food products. It requires definition of the attribute to be labeled (i.e., what is a “GMO”? and segregation of products with and without the characteristics throughout the supply chain from seed inputs to the supermarket shelf. Because of this effect, labeling policy can be, and is even more frequently perceived to be, a Trojan horse bearing a broader policy and attitude toward the acceptance of GMOs in food products. This is especially difficult when countries’ rules and regulations vary, such as in standards for one-up and one-down accountability in IPT.
Companies will voluntarily label use or non-use of GMOs if the private benefits of doing so exceed the costs. Thus, a market has developed for non-GMO products with companies incurring the costs of segregation and identity preservation in return for a higher price or sustained market share. Similarly, a GMO product with special characteristics can be voluntarily labeled to allow the sellers to capture the consumers’ willingness to pay for those characteristics. Governments may regulate labeling if they believe a certain type of information is important to consumers and is not being adequately supplied by the private market. Governments can choose a wide range of polices from simple prevention of fraud in labeling to instituting standards for voluntary labels or mandating labeling. Unfortunately, the difficulty is in the details in how this is accomplished. Often the public is unaware and many times easily confused or influenced by non-standard labeling.

Labeling policy often appears simple and straightforward. However, the policy is complex, particularly for process attributes (those that relate to how a product was produced rather than its final use characteristics). In choosing a GMO labeling policy, a government must address the long series of concerns that affect its citizens. These concerns can serve as a useful framework for comparing policies. Broadly speaking, labeling choices that are being made by countries fall into two broad camps. One camp, including the EU, Japan, Australia, and New Zealand, among others, in pursuing mandatory labeling programs for GM food products, although in some cases voluntary labeling is retained for non-GM products. The other camp, which includes the US, has voluntary labeling as its main strategy, with labeling being required if important end characteristics of the product, such as its allergenic potential or nutritional content, are changed.

Since 2000, EU policy regarding GMOs has been politically charged, which involve conflicts between emotional concerns versus scientific logic. Genetically modified organism labeling is a prime example of a quick moving policy area where individual countries are not willing to take the time necessary for development of international consensus on the best approaches. The strategy is to regulate now and worry about coordination or harmonization later. The recent record of discord and gridlock in the relevant Codex Alimentarius committees reinforces the “everyone for themselves” approach. An example of the developing differences in policy, even within the mandatory labeling camp, can be seen in provisions on when labeling requirements are triggered. The European Commission mandates labeling be triggered if more than 1% of an ingredient in a product is GM. Japan is proposing to require labeling only for selected products, and for those products, only for important ingredients.
Trade advantage – Consumer acceptance

Thus, the market level of acceptance, rather than the labeling itself may determine whether companies choose to use GMOs. A key in the development of acceptable international GMO labeling policy will be in addressing such facets as diversity of cultures and varying technological abilities of each country into a shared policy agreed upon by its members. The EU has promoted the notion of labeling to help improve food safety and reduce fears.

Each country is making complex decisions about the use of biotechnology and its labeling based on its perceptions of benefits and costs. A key tenet in countries that have adopted mandatory labeling policies is that consumers have a right to know whether biotechnology was used to produce the foods they consume. The extent of this right to know is defined based on a country’s culture, economics, and politics. If a country feels there is a right to know, it often believes that benefit/cost analysis is not really relevant or assumes that the benefits of consumers knowing will be so large that they will outweigh the costs. In their view, the right to know is not circumscribed by safety considerations or notions of “sound science.” A country may believe consumers have a right to know regardless of safety concerns. If safety concerns are unresolved, the right to know argument is strengthened.

Policy makers and analysts want to know whether the benefits of labeling outweigh the costs. We know that this balance depends on the type of program adopted and market conditions. For example, voluntary labeling programs may deliver benefits more efficiently when a small segment of the population is interested in the GM status of food products and is willing to pay more for products carrying this information, think organic. On the other hand, if most people want to know, then mandatory programs may be more effective. On the cost side, the supply chain requirements for segregating product will be the main determinant of costs. Overall, identity preservation is becoming a much more frequent and integral part of quality assurance in the supply chain. The issue is not whether this segregation is feasible for GMOs, but how costly it is, which in turn will depend on how much of the supply chain needs to be segregated for both domestic and export markets. Of course, these costs will also differ depending on the time frame for adoption of segregation and the rigor of the certification process.
f. ATTRA - National Sustainable Agriculture Information Service

ATTRA - National Sustainable Agriculture Information Service
P.O. Box 3657
Fayetteville, AR  72702
Ph: 1.800.346.9140
Fax: 479.442.9842

The National Center for Appropriate Technology (NCAT) launched the ATTRA project in 1987. ATTRA, or National Sustainable Agriculture Information Service, is funded under a grant from the USDA’s Rural Business-Cooperative Service (RBS). ATTRA has often been cited as an example of a successful partnership between a private nonprofit (NCAT) and a public agency (USDA-RBS). ATTRA services are available to farmers, ranchers, market gardeners, extension agents, researchers, educators, farm organizations, and others involved in commercial agriculture, especially those who are economically disadvantaged or belong to traditionally underserved communities. The ATTRA project is staffed by more than 20 NCAT agricultural specialists with diverse backgrounds in livestock, horticulture, soils, organic farming, integrated pest management, and other sustainable agriculture specialties.

To promote more sustainable farm practices ATTRA encourages and helps educate the importance of locally grown foods, how to transition to organic farming, environmentally friendly sources of energy (wind & solar power), animal identification systems, pest and water management, soils and compost, livestock, horticultural crops, etc. Their educational services include better understanding of the effects of GMOs and value-added products. To this end ATTRA offers several articles and websites regarding identity preservation that include:


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8 See ATTRA’s website for additional information http://www.attra.org.
ATTRA’s view of IPT and GMOs

The general and often misused term biotechnology refers to a broad spectrum of technologies, including conventional plant selection and breeding, in which humans intervene in biological processes of genetic alteration and improvement. The main concern of many when the term GMO is mentioned, are towards crop varieties created through a type of biotechnology commonly known as recombinant DNA, genetic engineering (GE), transgenic modification, or genetic modification (GM). The products of genetic engineering are often called genetically modified organisms, or GMOs. All these terms refer to methods of recombinant DNA technology by which biologists splice genes from one or more differing species into the DNA of crop species plants to transfer chosen genetic traits. This type of genetic engineering is also referred to as transgenic or transgenetic.\(^9\)

With the advent of genetic engineering of plants around 1983, it appeared that this new biotechnology would benefit and even revolutionize agriculture. The transfer of desirable genetic traits across species barriers has shown promise for solving problems in the management of agricultural crops. This is often coined as the first realization of biotech innovation. Potential benefits include reduced toxic pesticide use, improved weed control resulting in less tillage and soil erosion, and water conservation, and with increased yields, less time demanded in the field, and increased uniformity in crop. However, “emerging evidence suggests the promised environmental benefits remain small, uncertain or unrealized in the US, and some risks are real.”

ATTRA’s issues of concern focus on insufficiently answered questions about transgenic crops and their potential benefits, costs, and risks. The scope of concern is far reaching and

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\(^9\) Genes are segments of DNA that contain information that in part determines the structure and function of a living organism. Genetic engineers manipulate this information, typically by taking genes from (more precisely); one species; an animal, plant, bacterium, or virus, and inserting them into another species, such as an agricultural crop.
involves: ecological issues of gene flow to neighboring crops and to related wild species, pesticide resistance in insect pests, antibiotic resistance, effects on beneficial organisms, and reduced crop genetic diversity.

**ATTRA IPT Requirements**

The need to separate transgenic crops from both conventional and organic crops opens farmers to liability for their product at every step from seed to table. Effective systems for segregation do not exist at present, and will be costly to develop and put into place. Farmers may well end up bearing the added costs of crop segregation, traceability, and labeling.

In the meantime, farmers who grow transgenic varieties, and, ironically, those who do not, are liable for transgenic seeds ending up where they are not wanted: in their own non-transgenic crop fields, in neighbors’ fields, in truckloads of grain arriving at the elevator, in processed food products on retail shelves, and in ships headed overseas.

Farmers who choose not to grow transgenic varieties risk finding transgenic plants in their fields anyway, as a result of cross-pollination via wind, insects, and birds, which may bring pollen from transgenic crops planted miles away. Besides pollen, sources of contamination include contaminated seed and seed brought in by passing trucks or wildlife. Those farmers whose conventional or organic crops are contaminated, regardless of the route, risk lawsuits filed

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10 Ecological scientists have little doubt that gene flow from transgenic fields into conventional crops and related wild plants will occur. Gene flow from transgenic to conventional crops is of concern to farmers because of its potential to cause herbicide resistance in related conventional crops. Gene flow from transgenic crops to wild relatives creates a potential for wild plants or weeds to acquire traits that improve their fitness, turning them into “super weeds.” For example, if jointed goatgrass, a weedy relative of wheat, acquires the herbicide-tolerant trait of Roundup Ready wheat, it will thrive in crop fields unless applications of other herbicides are made. Other traits that wild plants could acquire from transgenic plants that would increase their weediness are insect and virus resistance. Because of their experience with classically bred plants, few scientists doubt that genes will move from crops into the wild: seven of the world’s thirteen most important crop weeds have been made weedier by genes acquired from classically bred crops.

Because gene flow has the potential to affect farmers’ crop and pest management, crop marketability, and liability, more research needs to be done to determine the conditions under which gene flow from transgenic plants is likely to be significant.

11 Bt has been widely used as a microbial spray because it is toxic only to caterpillars. In fact, it is a pest management tool that organic farmers depend on, one of the few insecticides acceptable under organic rules. Unlike the commercial insecticide spray, the Bt engineered into crop plants is reproduced in all, or nearly all, the cells of every plant, not just applied on the plant surface for a temporary toxic effect. As a result, the possibility that transgenic Bt crops will accelerate insect pests’ development of resistance to Bt is a serious concern. Pest resistance to Bt would remove this valuable and environmentally benign tool from farmers’ and forest managers’ pest control toolbox.

12 The use of antibiotic-resistant marker genes for the delivery of a gene package into a recipient plant carries the danger of spreading antibiotic-resistant bacteria. The likely result will be human and animal health diseases resistant to treatment with available antibiotics. Research is needed on antibiotic resistance management in transgenic crops. Already the European Commission’s new rules governing transgenic crops stipulate phasing out antibiotic-resistant marker genes by the end of 2004.

13 Evidence is increasing that transgenic crops, either directly or through practices linked to their production, are detrimental to beneficial organisms. New studies are finding that Bt crops exude Bt in concentrations high enough to be toxic to some beneficial soil organisms. The reason is that the beneficial rhizobium responsible for nitrogen fixation in soybeans is sensitive to Roundup. It also appears that disruption of beneficial soil organisms can interfere with plant uptake of phosphorus, an essential plant nutrient. Beneficial insects that prey on insect pests can be affected by insecticidal crops in two ways.

14 As fewer and larger firms dominate the rapidly merging seed and biotechnology market, transgenic crops may continue the trend toward simplification of cropping systems by reducing the number and type of crops planted. In addition, seed-saving, which promotes genetic diversity, is restricted for transgenic crops.
against them by the companies that own the proprietary rights to seed the farmer did not buy. Likewise, farmers who grow transgenic crops risk being sued by neighbors and buyers whose non-transgenic crops become contaminated.\textsuperscript{15}

**Regulation of Transgenic Crops**\textsuperscript{16}

Currently, three federal agencies regulate the release of transgenic food crops in the US: the Department of Agriculture’s Animal and Plant Health Inspection Service (USDA-APHIS),\textsuperscript{17} the US Environmental Protection Agency (EPA),\textsuperscript{18} and the US Food and Drug Administration (FDA).\textsuperscript{19}

Central to the policy of substantial equivalence is the assumption that only the end product of transgenic technology is of concern, not the process of genetic modification. Canada has adopted a similar approach. Europe and other US trading partners, however, have taken a more conservative approach. They focus on the process of genetic modification, the source of many of the environmental and human health risks of greatest concern.

How these different approaches play out in reality can be summed up simply: The US and Canada assume a product is safe until it is proven to carry significant risk; the EU, which follows the “precautionary principle,” assumes the same product may carry significant risk until it can be proven safe. The science used by the two approaches is not fundamentally different. The difference is in the level of risk the different societies and political systems are willing to accept.

\textsuperscript{15} Because contamination by transgenic material has become so prevalent in such a short time, all farmers in areas of transgenic crop production are at risk. Insurance, the most common recourse for minimizing potential losses because of liability, is not available to the nation’s farmers for this risk because insurance companies do not have enough information to gauge the potential losses.

\textsuperscript{16} Much of the controversy over transgenic crops, both internationally and in the US, is in part a result of how the US regulates transgenic crops. The federal government has determined that the commercial products of agricultural biotechnology are “substantially equivalent” to their conventional counterparts and that therefore no new regulatory process or structure is needed for their review and approval.

\textsuperscript{17} USDA-APHIS: The USDA looks at how a transgenic plant behaves in comparison with its unmodified counterpart. Is it as safe to grow? The data it uses are supplied largely by the companies seeking a permit for release of the new crop. Under “fast-track” approval, a process in place since 1997, companies introducing a crop similar to a previously approved version need give only 30 days advance notice prior to releasing it on the market. According to the Wallace Center report, APHIS staff estimate that by 2000, 95 to 98 percent of field tests were taking place under simple notification rules rather than through permitting.

\textsuperscript{18} EPA: The EPA regulates the pesticides produced by transgenic crops, such as the Bt in Bt corn and cotton. It does not regulate the transgenic crops themselves. In contrast to its regulation of conventional pesticides, the EPA has set no tolerance limits for the amount of Bt that transgenic corn, cotton, and potatoes may contain.

\textsuperscript{19} FDA: The FDA focuses on the human health risks of transgenic crops. However, its rules do not require mandatory pre-market safety testing or mandatory labeling of transgenic foods.
American Soybean Association (ASA)

American Soybean Association (ASA) Headquarters
12125 Woodcrest Executive Drive, Suite 100
St. Louis, MO 63141-5009
Ph: 314.576.1770
Toll free: 800.688.7692
Fax: 314.576.2786

The American Soybean Association (ASA), through its Soybean Trade Expansion Program, promotes the expansion of American farmer soybean sales. This section includes excerpts and modifications from the ASA/Bayer hosted Biotechnology Conference in Darmstadt, Germany, January 30-31, 2002, by Richard Borgsmiller, Chairman of the United Soybean Board and Neal Bredehodft, ASA Executive Committee member. It provides an ASA view of the importance of US soybean exports to Europe and a glimpse of how ASA views meeting EU requirements.

The EU is the largest regional market for US soybean exports. In 2001, the US had record exports of just over 1 billion bushels (27.567 million metric tons) of soybeans. Of that amount, 253.5 million bushels (6.9 mmt) or 25 percent of total US soybean exports were shipped to customers in the EU. In 2002, the US exported nearly 15 percent more soybeans to the EU than were exported in the same period of the previous year. To insure continued market access for US soybeans in Europe, and other major markets, ASA holds firm to its policy of not commercializing unapproved-for-export soybean varieties, and maintains an aggressive program to educate buyers and government officials about the safety of soybeans derived from biotech seed stock.

According to ASA, it is important to promote and market that biotech crops not only benefit farmers but also consumers by allowing farmers to use environmentally friendly farming practices that protect air, land, and water resources. While ASA respects the rights of every nation to protect the safety of its food and feed ingredients, and does not oppose science-based safety standards and regulations that serve the public interest, ASA does assert that products should be judged individually on the basis of established scientific methods.

ASA promotes and understands that commodity soybean production differs greatly from identity preserved (IP) production, and that “Non-GMO” soybeans cannot be guaranteed to be 100 percent free of biotech materials. A common problem being realized throughout the grain market, to include IPT products, is disconnect between what customers want, especially in Europe, and what they are willing to pay for. Public perception and understanding of
commodities’ production is weak. Grain handling wise, the public does not appreciate that a single ton of commodity soybeans contains more than 7 million individual beans, which are collected and commingled at every point along a multi-stage handling and distribution system. A standard grain train car holds an average of 100 tons.

Regarding the willingness and the ability of US soybean farmers to supply the “nonbiotech” soybeans some European buyers say they want, Borgsmiller said, “We stand ready to help. But we must recognize three points: First, we must be honest; second, we cannot continue with a policy of don’t ask, don’t tell; and third, we cannot expect what we cannot easily prove.”
9b. FOREIGN POLICY AND ADVISORY ORGANIZATIONS

a. Chapter Abstract

This chapter includes foreign and international organizations such as the International Food Policy Research Institute (IFPRI), International Food & Agribusiness Management Association (IAMA), Food Standards Agency (UK), and International Seed Federation (ISF).

The International Food Policy Research Institute section provides details with regards to classifying of countries according to their approval and labeling regulations, and international institutions involved in the regulations of international trade of GM crops and GM foods.

The International Food & Agribusiness Management Association is an international networking organization and acts as a facilitating intermediary between the agribusiness industry, researchers, educators, government, consumer groups, and non-governmental organizations.

The Food Standards Agency (UK) provides advice and information to the UK public and government on food safety, and protects consumer interests in relation to food safety and standards through effective food enforcement and monitoring.

The International Seed Federation, a non-governmental, non-profit organization represents the seed industry, and serves as an international forum where issues of interest to the world seed industry are discussed.

What follows are individual/company/organizational/agency statements from their websites, and naturally reflect their views.
b. International Food Policy Research Institute (IFPRI)

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www.ifpri.org Accessed 20 December 2006

Vision - IFPRI’s vision is a world free of hunger and malnutrition. It is a world where every person has secure access to sufficient and safe food to sustain a healthy and productive life and where decisions related to food are made transparently and with the participation of consumers and producers.

Mission - IFPRI’s mission is to provide policy solutions that reduce hunger and malnutrition. This mission flows from the CGIAR (Consultative Group on International Agricultural Research) mission: “To achieve sustainable food security and reduce poverty in developing countries through scientific research and research-related activities in the fields of agriculture, livestock, forestry, fisheries, policy, and natural resources management.” Two key premises underlie IFPRI’s mission. First, sound and appropriate local, national, and international public policies are essential to achieving sustainable food security and nutritional improvement. Second, research and the dissemination of its results are critical inputs into the process of raising the quality of the debate and formulating sound and appropriate food policies. Both of these premises lend themselves to IPT policy development and systems advice by IFPRI. Its mission entails a strong emphasis on research priorities and qualities that facilitate change.

IFPRI is also committed to providing international food policy knowledge as a global public good; that is, it provides knowledge relevant to decision makers both inside and outside the countries where research is undertaken. New knowledge on how to improve the food security of low-income people in developing countries is expected to result in large social benefits, but in most instances the private sector is unlikely to carry out research to generate such knowledge. IFPRI views public organizations and the private sector in food systems both as objects of study and as partners.

Given the large body of national and international food policy research, IFPRI’s added value derives from its own cutting-edge research linked with academic excellence in other institutions, such as other CGIAR centers, universities, and other research institutes in the South and North, and from its application of this knowledge to national and international food policy problems.
The CGIAR (Consultative Group on International Agricultural Research) - IFPRI is one of 15 food and environmental research organizations supported by the CGIAR. The centers are located around the world, conduct research in partnership with farmers, scientists, and policymakers to help alleviate poverty and increase food security while protecting the natural resource base. They are principally funded through the 58 countries, private foundations, and regional and international organizations that make up the Consultative Group on International Agricultural Research (CGIAR).

Labeling GM foods - A more recent undertaking by IFPRI has been on labeling GM foods. Author Guillaume P. Gruère’s, “An Analysis of Trade Related International Regulations of Genetically Modified Food and their Effects on Developing Countries” (2006) highlights the type of work IFPRI does in assisting global policy regarding GMOs. This work provides a much more clear view of how particular countries’ standards interact with labeling policy. ¹

Gruère’s (2006) work reviews current trade–related regulations of GM food and discusses its effects on developing countries. There is a large variety of policies regarding import approval and marketing rules of GM food worldwide. At the international level, the coordination efforts are led by the Codex Alimentarius Commission, the Cartagena Protocol on Biosafety, and the World Trade Organization. Even within these groups, the regulatory process from approval to commercialization varies widely across individual countries. Figure 1. presents a schematic decision tree of countries according to their approval and marketing regulations. This diagram can be very helpful in better understanding the complexities involved with the designing of, not only labeling or GMOs, but also on how countries go about determining IPT policy and regulations.

¹ Excerpts and modified from Gruère’s “An Analysis of Trade Related International Regulations of Genetically Modified Food and their Effects on Developing Countries” 2006.
While internationally agreed upon guidelines for safety approval have been finalized, there is no clear consensus on labeling regulations for GM food, and there is an increasing risk of conflicts among international agreements.

At the first level of division, at the top of the diagram after Individual Countries, countries may or may not have adopted any type of approval or marketing regulation on GM food. Then, among the ones with regulations (left side of picture), there are two main groups of countries, the ones that rely on a test of substantial equivalence (substantial equivalent products are exempt from specific requirements) and the others who generally do not, and whose regulatory procedure depends on the production process (which means that any food produced with or derived from transgenic crop is subject to GM food regulations). Each country has also adopted its own set of safety approval and labeling policies with specific characteristics. Key: The specificities of labeling regulations are largely determined by the observable effects of regulations on international trade. More stringent regulations will generally require more costly procedures on behalf of exporters and more comprehensive policies may have a more important
trade effect. Alternatively, countries with no specific regulations (right side of picture) include those that are about to adopt approval or marketing regulations, the ones with no clear regulations, and the ones that have declared themselves GM free.

In Figure 1. above, along the bottom edge of the division tree, are countries that are divided into eight categories or groups (defined by their eight bold edged terminal boxes), according to their regulatory framework. Table 1. below presents examples of countries in each of these eight groups. OECD countries are represented in the first four categories (except Mexico and Turkey), and several countries with transition economies (such as Brazil or China) are also located in these four categories. All these countries have adopted specific regulatory framework for GM food and other products derived from GM crops. In contrast, most developing countries are currently in groups 5 to 8, because they are either without or in the process of adopting specific trade related regulations of GM food.

Table 1. Characteristics of group and examples of countries in each group

<table>
<thead>
<tr>
<th>Group</th>
<th>Food safety approval regulations</th>
<th>Labeling regulations</th>
<th>Specificity</th>
<th>Countries</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Process based mandatory</td>
<td>Stringent, mandatory</td>
<td>Traceability requirements, 0.9% threshold</td>
<td>EU, East Europe</td>
</tr>
<tr>
<td>2</td>
<td>Process based mandatory</td>
<td>Stringent, mandatory</td>
<td>No traceability, low threshold</td>
<td>Brazil, China, Russia, Switzerland, Norway</td>
</tr>
<tr>
<td>3</td>
<td>Process based mandatory</td>
<td>“Pragmatic” mandatory</td>
<td>Many labeling Exceptions</td>
<td>Australia, Japan, Korea, Saudi Arabia, Thailand</td>
</tr>
<tr>
<td>4</td>
<td>Substantial equivalence, Mandatory (US: voluntary consultation)</td>
<td>Voluntary for substantial equivalent food</td>
<td>5% threshold level for labeling</td>
<td>US, Canada, Argentina, South Africa, Taiwan</td>
</tr>
<tr>
<td>5</td>
<td>Mandatory (in place or pending)</td>
<td>Mandatory, introduced but not implemented</td>
<td>“Pragmatic” labeling Requirements</td>
<td>Indonesia, Malaysia, Mexico, Philippines, Vietnam</td>
</tr>
<tr>
<td>6</td>
<td>Mandatory (in place or pending)</td>
<td>Intention to require labeling</td>
<td>Slow regulatory process</td>
<td>India, Kenya</td>
</tr>
<tr>
<td>7</td>
<td>Considering mandatory</td>
<td>No clear position</td>
<td>Wait and see Approach</td>
<td>Bangladesh, most African countries</td>
</tr>
<tr>
<td>8</td>
<td>No</td>
<td>No</td>
<td>GM free</td>
<td>A few African countries (Zimbabwe, Zambia)</td>
</tr>
</tbody>
</table>

The large producers and exporters of GM crops have well defined regulations, but most of them are in Group 4 (Canada, US, Argentina, South Africa), with pragmatic regulations of GM food, while the last two are in Group 2 (Brazil and China), with stringent regulations. In contrast, large importers of these crops are in Groups 1 and 3 with relatively more stringent regulations.

More specifically, Table 1. shows the level of stringency differentiating national regulations or approaches. Most groups of countries have adopted, are about to adopt, or intend to adopt mandatory safety approval regulations of GM food. The US is a particular case; it has a voluntary safety consultation that is de facto considered a mandatory requirement, because all companies comply with it for liability reasons. But different groups have distinctive approaches on labeling
of GM food; this reflects the level of success of international harmonization efforts: international convergence on specific requirements for safety approval and important divergences among countries with regulations on labeling and traceability of GM food.

To summarize, this overview of national regulations reveals that there is a large variation of specificity in regulations among countries, first in terms of development stages of regulatory framework, and second between countries with well defined regulations. Developed countries differ in their general approach of regulations, with most GM producers and exporters in groups of pragmatic regulations while importers tend to have more stringent marketing regulations for GM food and GM derived products. Developing countries tend to have fewer regulations in place.

**International efforts for harmonization** - There are six international organizations directly or indirectly involved in setting up harmonized rules, standards, and recommendation related to international trade in GM crops. Table 2. reviews these institutions coverage, membership, and orientation.

<table>
<thead>
<tr>
<th>Institution</th>
<th>Coverage</th>
<th>Member States *</th>
<th>Dispute Settlement Mechanism</th>
<th>Role</th>
</tr>
</thead>
<tbody>
<tr>
<td>International Office Of Epizootics (1924) products</td>
<td>Infectious Animal Disease</td>
<td>167</td>
<td>Non-binding; set WTO standards</td>
<td>Harmonizes trade regulations for animals and animal</td>
</tr>
<tr>
<td>International Plant Protection Convention (1952)</td>
<td>Pests and Pathogens of plants and plant products</td>
<td>136</td>
<td>Non-binding; sets WTO Standards</td>
<td>Sets international standards for plants</td>
</tr>
<tr>
<td>OECD (1962)</td>
<td>Harmonization of international regulations, standards, and policies</td>
<td>30</td>
<td>None</td>
<td>Writes consensus documents and international data</td>
</tr>
<tr>
<td>Codex Alimentarius Commission (1972)</td>
<td>Food labeling and food safety standards</td>
<td>170</td>
<td>Non-binding; sets WTO standards</td>
<td>Sets international standards and recommendations</td>
</tr>
<tr>
<td>Biosafety Protocol (2003)</td>
<td>Transboundary movements of GM organisms</td>
<td>120</td>
<td>None</td>
<td>Information sharing and biosafety measures</td>
</tr>
</tbody>
</table>


**UN FAO/WHO Codex Alimentarius** - The Codex Alimentarius is an intergovernmental organization managed jointly by the United Nations Food and Agriculture Organization and the World Health Organization. The Codex has two main purposes 1) to protect the health of consumers and 2) to promote fair practices in international trade. The Codex provides international recommendations and standards based on a consensus among members. The Codex standards and recommendations are important for international traders, because they are recognized as reference standards of food safety in the Sanitary and Phytosanitary Agreement of the World Trade Organization.
The Codex Commission has been working on finding a common terminology, a common food safety approval procedure, and a common position on the labeling of GM food since the beginning of the 1990s. The Codex Commission has published guidelines for the safety assessment of GM food, but it failed thus far to reach any agreement on the issue of GM food labeling.

UN Cartagena Protocol on Biosafety - The Cartagena Protocol on Biosafety was introduced in January 2000 as part of the UN Convention on Biodiversity in an effort to set up a harmonized framework of risk assessment, risk management and information sharing on the trans-boundary movements of Living Modified Organisms (LMOs). The Protocol entered into force on 11 September 2003, ninety days after receipt of the 50th instrument of ratification, but the parties involved still have to decide a number of specific rules to implement it. GM organisms, GM seeds, and raw products from GM crops (used for food or feed) are considered LMOs.

World Trade Organization (WTO) - Unlike the two other international bodies presented in this section, the WTO does not have any mandate on GM food regulations. The WTO’s role in the context of international trade and agriculture biotechnology is directly related to trade distorting regulations. There is no specific article of the WTO Agreement related to agricultural biotechnology; however the general rules of the trade agreement are in question when biosafety and marketing regulations potentially act as barriers to trade. Many WTO country members have adopted different domestic regulations on the approval and the marketing of GM food and in the absence of international consensus and standards, the Dispute Settlement Body of the WTO can act as an arbitrator to resolve trade disputes among members.

Two WTO agreements are at the heart of the question of the legality of GM food regulations. First, the Agreement on the Applications of Sanitary and Phytosanitary Measures (SPS Agreement) provides rules related to safety regulations. Second, the Agreement on Technical Barrier to Trade (TBT Agreement) concerns domestic regulations that may be involved for other societal goals. In the case of GM food, the SPS agreement would rule in a dispute related to the validity of GM food safety regulations (including bans) based on unproved risks of GM food. The TBT agreement would rule if the importer raises technical standards or regulations (such as labeling) that are not directly related to safety or whose purpose is not related to safety, but that still may be trade distorting.

The case of agricultural biotechnology presents new challenges to the application of the WTO trade agreement. First, the current WTO trade agreement does not provide a clear guidance on the question of regulating products according to their process and production methods. Recent
trade disputes have created precedents (Tuna-Dolphin and Shrimp-Turtle Disputes) but there is a
general lack of agreement, especially in the case of standards for non-product related process and
production methods (i.e., production attributes that cannot be verified in the product itself). At the
same time, many national regulations covering GM foods are based on production process; for
instance, they do not apply to any product produced with conventional agriculture methods, even
if this product is exactly identical to a GM product. In other words, herbicide resistant crops, with
the exact same property and characteristics as certain GM products, but obtained through
conventional breeding methods would not be subject to approval and marketing regulations in
many countries. Moreover, a few countries (the EU, Brazil, and China) require labeling of GM
ingredients even in highly processed products where there is no available precise method to
quantify transgenic DNA or proteins synthesized by novel DNA. This raises the issue of
regulation enforcement: if all final products are virtually unidentifiable, it is impossible to ensure
that they were produced with GM or non-GM ingredients.

Second, the SPS agreement bases safety standards on a scientific assessment of existing
risks, which goes against the strict application precautionary principle supported by the EU
(based on the presence of unknown risks). The SPS Agreement has two main objectives: first to
recognize the right of nations to set up their own domestic regulations with respect to health and
second to ensure that these measures are not unnecessary barriers to trade. In particular, WTO
members are not allowed to ban imports of products they consider risky for an extended period of
time unless they are able to scientifically demonstrate the existence of significant risk, or to prove
that they are conducting a significant effort in scientific research to evaluate these risks. In other
words, the SPS agreement allows countries to use precautionary measures but only during a
provisional period, and provided they show effort of evaluating the risk of the products. In the
case of the Hormone-Beef WTO dispute, which was raised by the US against a ban of beef by the
EU on the basis of unknown risk associated with the consumption of beef raised with growth
hormones, the WTO settlement body ruled against the EU, because the EU was unable to provide
scientific evidence of the presence of risk to human health in a sufficiently time manner.

Third, there is no clear rule for or against mandatory labeling, but rather open rules under
the TBT agreement. The TBT Agreement includes two main clauses relevant to the case of
mandatory labeling of GM foods. First, Article 2.1 restates the main principles of the GATT
agreement with regard to national preference treatment and most favored nation treatment.
Imported products “shall be accorded treatment no less favorable than that accorded to like
products of national origin and to like products originating in any other country.” The main point
of contention on this article relates to the definition of “like products,” which could be based on end product differences (making GM food labeling a TBT illegal regulation only in some cases such as countries of Group 3) or on consumer preferences. Second, Article 2.2 of the TBT provides conditions under which a technical regulation is allowed for WTO members; it mainly requires two conditions: a broadly defined legitimate objective and the absence of any other less trade distorting measures that could achieve the same objectives. For the case of labeling requirements, the interpretation would depend on the legitimacy of a specific labeling requirement, on its importance and visual effects to achieve the objective as compared to other measures (such as educational programs or voluntary labeling for the objective of information provision).

**EU Regulations** - The EU regulatory approach is precautionary, process related, and includes mandatory labeling traceability requirements, it belongs to category 1. Requirements include food and feed crops, unprocessed or processed. Only non-food GM products (unseeded), such as textile or other industrial products are not subject to any requirement. The EU regulatory system for GM foods has become increasingly more stringent. In 1990, the European Council adopted Directive 90/220 on the deliberate release of GM organisms into the environment. The directive regulated approval of GM crops for field trials and cultivation, and it also governed the approval of GM food. This first regulation did not define any specific approval procedures or labeling regulations. In 1997, the EU Parliament and the EU Council adopted Regulation 258/97, entitled the Novel Foods Regulation. This regulation applied to new food products including GM foods, and it defined approval procedures requiring proof that any GM food is safe for human consumption. Later, the EU commission and the Council published Regulations 1813/97 and 1139/98, which required the labeling of food products containing approved GM soybeans and GM corn. These regulations were augmented by Regulation 49/2000, introducing mandatory labeling of GM food and GM ingredients at the 1 percent level and Regulation 50/2000, extending the labeling requirements to food ingredients containing GM additives and flavorings.

The EU’s most recent laws on GM food authorization (Regulation 1829/2003 and Regulation 1830/2003) took effect on April 18, 2004. These regulations established procedures for evaluating potential risks from GM food, and laid down rules on labeling of GM food and feed. Approvals are now granted for a period of 10 years, renewable. There is a 0 percent threshold for unapproved GM crops. Labeling is extended to animal feed, food sold by caterers, and food derived from GM ingredients even if the end product has no significant traces of transgenic DNA or proteins. The threshold for labeling is 0.9 percent. One major addition is the
traceability requirements for GM and non-GM food: any food potentially containing GM material has to be tracked all the way from the farm to the consumer. This requires food companies to keep track of all shipments and to conduct DNA or protein tests at different stages. There is no labeling requirement for products such as meat, milk or eggs produced from animals fed with GM feed.

**Japan Regulations** - Japan’s regulations include mandatory safety assessment and mandatory labeling based on differences in products and with a number of exemptions. Labeling is based on the end products, which means that highly processed products are exempt from labeling. Japan can be considered in group 3 of Table 1. In 2000, Japan introduced regulations defining the authorization procedure. The Ministry of Health Labor and Welfare (MHLW) is in charge of the approval procedure for GM food. All GM food, GM processing aids, and GM food additives are subject to pre-marketing safety assessment. The safety assessment includes information regarding the host, the vector, the inserted gene, the recombinants, and the toxicity levels. If the application to MHLW is complete, it is then submitted to the Expert Panel of the Biotechnology Subcommittee within the Food Sanitation Committee. The Panel reviews and makes recommendations to the Biotechnology Subcommittee, which then passes its judgment on to the Food Sanitation Committee. This committee makes a recommendation to MHLW’s minister, and if approved the new variety is announced in the Japanese Gazette. It usually takes about one year to go through the regulatory process.

The MHLW enforces standards under the Food Sanitation Law (FSL), and it samples and tests imported foodstuffs at ports of entry. The testing focuses on GM foods approved abroad but not in Japan. There is a 0 percent tolerance for unapproved GM material. After the Starlink corn food scare, Japan increased the frequency of food safety inspections on corn from 5 to 50 percent of all cargoes.

The Ministry of Agriculture, Fisheries and Forestry (MAFF) is responsible for environmental safety approval, feed safety assessment and biotech labeling rules. The MAFF’s environmental assessment is voluntary but all companies comply. The MAFF’s feed safety assessment is mandatory, from April 1, 2003. All applications for feed approval are reviewed by the Feed Division of MAFF, and then sent to the Expert Committee of the Agricultural Materials Council. There is a 1 percent tolerance level for the unintentional presence of GM feed that has been approved in other countries, under the condition that the exporting country’s safety assessments are deemed equivalent to Japan’s.
Japan’s mandatory labeling scheme was introduced on April 1, 2001 under the Law on Standardization and Proper Labeling of Agricultural and Forestry Products, which was introduced into the Japanese Agricultural Standards (JAS). Labeling is required for all GM food if DNA/protein can be detected in the finished food products and if the GM ingredient is one of the top three ingredients and accounts for more than 5 percent of the total weight. This 5 percent tolerance level is informal but currently applied. The MAFF list of products subject to mandatory labeling included 30 foods in 2003. Importantly, there are no labeling requirements for soy oil or corn oil, except if the oil has special properties (such as high oleic soy oil). The labeling regulations are enforced jointly by MAFF and MHLW under the JAS and the FSL, respectively. In addition to the mandatory GM labeling requirements, there is a voluntary labeling option for non-GM, subject to identity preservation procedures.

Overall, the Japanese policy can be described as pragmatic, in the sense that it requires the labeling of GM food but the regulations do not cover all products and the tolerance levels are higher than in other countries. Food processors and retailers in Japan have typically avoided products with GM labels. As in the EU, most GM products are used for animal feed, but unlike in the EU, many highly processed products derived from GM ingredients (e.g., soy oil) are sold without labels.
c. International Food and Agribusiness Management Association (IAMA)

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IAMA was formed in 1990 to encourage strategic assessment across the entire food chain. Today, IAMA serves as a valuable international networking organization and acts as a facilitating conduit between the agribusiness industry (farmers, elevators, processors, etc.), researchers, educators, government, consumer groups, and non-governmental organizations. IAMA has over 700 members in more than 50 countries.²

IAMA provides high quality, value-added products and services to meet the needs of its members, and addresses the many challenges and opportunities facing food chain participants through leadership and innovation. IAMA’s members are stakeholders in the success of the organization through their involvement in volunteer networks and program activities.

IAMA advertises itself as a worldwide leadership forum, which brings together top food and agribusiness executives, academics, policy makers, and other concerned stakeholders to stimulate strategic thinking across the food chain. Focus area task groups are an integral part of IAMA’s structure. Their responsibilities include: identifying emerging issues, evaluating strategies and alternatives for managers, organizing education and knowledge transfer programs, etc. IAMA is dedicated to an efficient food system that is sensitive to the needs of consumers, safe, environmentally responsive, and providing a high level of business integrity.³

Benefits of IAMA for:

Industry

- Unique opportunity to network with the world’s foremost business, academic, government, and consumer representatives in an environment conducive to thoughtful and open exchange

² IAMA is incorporated as an international non-profit educational organization; IAMA is financed by member dues and corporate sponsorships. The association is administered by an Executive Director, who reports to a multi-national Board of Directors, which is representative of the membership. The IAMA Business Office is located in the Department of Agricultural Economics at Texas A&M University, and is managed by a Business Manager.

³ Program planning, development, and implementation within IAMA are accomplished through five Task Groups. These groups provide planning and development for the annual Forum and other special projects, set research and educational program priorities, and write articles that are shared with the IAMA membership through the Chain Letter. Membership in the Task Groups is voluntary and communication is accomplished through email, the IAMA Website and meetings at the annual Forum.
• Exchange views, develop strategies, and evaluate the impact of changes taking place throughout the integrated food chain
• Opportunity to establish priorities in the development and direction of the global food system
• Interactive forum to evaluate the impact of modern technology and life sciences on business strategies in the food chain

Academia
• Access to the latest thinking on business issues and management strategies as articulated by the world’s leading food industry executives
• Interaction and communication with academic, industry, and government colleagues in food and agribusiness programs throughout the world
• Opportunity to influence the development and direction of the global food system through participation in conferences, task groups, executive development programs, and professional training programs
• Opportunity to publish articles in the IFAMR, a premier publication outlet for food and agribusiness research, and the Chain Letter, IAMA’s quarterly newsletter

Government
• Access to a neutral platform for discussion with industry and academic representatives
• Opportunity to test ideas and policies with industry and research experts and to obtain fresh ideas and information from the private sector

NGOs and Consumer Groups
• Opportunity to interact with academic, business, and government leaders and discuss important food and agribusiness issues
• Access to the most authoritative information on food quality, food production, and manufacturing practices, and the food industry’s approach to connecting product values with social values
• Opportunity to interact with researchers on consumer and social studies related to the global food chain

Students
• Opportunity to interact with agribusiness executives, government officials, and leading academics
• Access to travel assistance (awarded on a competitive basis) to attend the World Food and Agribusiness Forum, Symposium, and Case Conference
• Source of relevant and timely subjects for research
• Opportunity to network with potential employers

**Annual Membership Fees**

Advantages of corporate membership include:

1. Multiple individuals from an organization may take advantage of IAMA products & services
2. Invitation to additional networking events throughout the year
3. Opportunity to sponsor certain IAMA events

**Industry Membership (based on annual revenue)**

- President’s Club (Includes ten complimentary Individual Memberships) .................. $10,000
- Corporate Large (Greater than $500 million -
  Includes five complimentary Individual Memberships) ........................................ $5,000
- Corporate Medium ($50 to $500 million -
  Includes two complimentary Individual Memberships) ....................................... $2,000
- Corporate Small (Less than $50 million -
  Includes one complimentary Individual Membership) ....................................... $500

**University/NGO/Agency Membership**

- Institutional Membership (Includes one complimentary Individual Membership) ........ $500

**Individual Professional Membership**

- 1, 2, 3 Year ........................................................................................................ $125, $235, $350
- Student Membership (*Full-time students only) ................................................ $60
The Food Standards Agency (FSA), under the Food Standards Act (1999), provides advice and information to the UK public and government on food safety from farm to fork, and nutrition and diet in order to protect consumer interests in relation to food safety and standards. It also protects consumers through effective food enforcement and monitoring. Although the FSA is a government agency, it works at “arm’s length” from government because it does not report to a specific minister, and is free to publish any advice it issues. FSA is accountable to Parliament through Health Ministers, and to the devolved administrations in Scotland, Wales, and Northern Ireland for its activities within their areas.

**FSA Strategic aims**

The Agency’s first strategic plan covered the years 2001 to 2006. In that time its aims were to:

- reduce food borne illness by 20%
- help people to eat more healthily
- promote honest and informative labeling to help consumers
- promote best practice within the food industry
- improve the enforcement of food law
- earn people’s trust by what FSA does and how FSA does it

Their strategic plan 2005-2010 has as its key aims:

- to continue to reduce food borne illness
- to reduce further the risks to consumers from chemical contamination including radiological contamination of food
- to make it easier for all consumers to choose a healthy diet, and thereby improve quality of life by reducing diet-related disease to enable consumers to make informed choices
International relations

With the diverse range of foods from around the globe available to people in the UK and with free trade and markets within the EU, the FSA aims to ensure that imported foods meet the required UK standards, in order to protect the safety and interests of the consumer. The most significant groups that other countries participate and the FSA has a varied participation in are:

- Joint FAO/WHO Codex Alimentarius Commission (Codex Alimentarius)
- World Health Organization (WHO)
- Food and Agriculture Organization of the United Nations (FAO)
- World Trade Organization (WTO)
- Office International des Epizooties / World Organization for Animal Health (OIE)

In particular, the FSA negotiates on behalf of the UK Government in the joint FAO/WHO body, Codex, which was created to develop food standards, guidelines, and related texts such as codes of practice. By active involvement in meetings and contributing to the EU’s input to Codex, the Agency aims to influence the standards set for food traded globally and for better consumer involvement in the development of standards. The FSA also has links with food authorities around the world including those in the US, Canada, Australia, and New Zealand.

FSA focus areas:

- Nutrition
- Safety and Hygiene
- BSE
- Labeling
- GM and Novel foods
- Consultations
- Food Industries
- Enforcement
- Science and Research

FSA - GM food and feed, and traceability and labeling of GMOs

New rules concerning GMOs became legally binding across all Member States in 2004, one covering Traceability and Labeling of GMOs (EC No. 1830/2003) and the other, the GM Food and Feed Regulation (EC No. 1829/2003), dealing with authorization procedures and labeling issues. Under the food and feed regulation, labeling is required for all food and feed products derived from GM sources, regardless of the presence of detectable novel genetic material in the final product and regardless of the quantity of intentionally used GM ingredient present.

The EC regulation concerning animal feeding stuffs, which includes pet food and feed for horses, farmed fish, and in limited cases wild animals, is harmonized throughout the EU and based on measures negotiated in Brussels by the Member States.

The regulation concerns the integrity of the feed chain and is primarily intended to safeguard animal and human health. Much of it concerns labeling and marketing, to ensure both
traceability throughout the feed chain and the provision of accurate information to purchasers and enforcement authorities.⁴

The GM Food and Feed Regulation includes two thresholds: a 0.9% threshold will apply for the accidental presence of approved GMOs in a non-GM source and a 0.5% threshold for those which have not yet been approved in the EU, but which have received a favorable assessment from an EC Scientific Committee. There is zero tolerance for any GM variety that is not approved and does not have a favorable assessment from an EC Committee. Any GMOs which do not fall within the above categories cannot be imported into the EU. The intentional use of GM ingredients at any level will require a corresponding label.

The Traceability and Labeling of GMOs Regulation creates a regime for tracing and identifying GMOs and food and feed products derived from GMOs at all stages of their placing on the market. In addition, it will enable products to be withdrawn from the market if any unexpected adverse effects were to arise. The regulation requires business operators when using or handling GM products to transmit and retain information at each stage of the placing on the market. For example, where production starts with a GM crop, the company selling the crop for feed production would have to inform any purchaser that it is genetically modified. Information must be retained for five years.

These rules are applicable in the EU or on entry to the EU, and it is the responsibility of food manufacturers to ensure that any foods or food ingredients imported into the UK that are produced from GM crops are from approved varieties. New minimum traceability requirements, by virtue of the General Food Law Regulation 178/2002, will apply for the first time to all food and feed businesses from 1 January 2005. These will not, however, require “internal traceability,” that is, the linking up of all inputs to outputs.

FSA – Update and summary on traceability in the food chain, October 2004

- New minimum traceability requirements – by virtue of the General Food Law Regulation 178/2002 – will apply to all food and feed businesses from 1 January 2005.
- These **new legal requirements will not require internal traceability**, that is, a system that would allow linkages to be made between the sale of individual products and the source of materials used to produce that product. Guidelines have therefore been drawn up to cover this area. There are clear need and benefits to be gained from such systems, specifically:

⁴“Quality” issues, such as the proportions of particular ingredients to be used in a feed, or their source, and the nutritional content (or “profile”) of feeds are outside the scope of the legislation. These matters are generally covered by industry feed assurance schemes and other codes of practice, which have no statutory basis.
- Improved consumer protection through better targeted and more rapid recalls and/or withdrawals
- Greater efficiency within businesses, with more information to assist in process control and management
- Provision of reliable information to consumers to support authenticity claims about products
- Deterrence of fraud
- Increased consumer confidence

- In recognition of the benefits that **internal traceability** systems can bring to consumers and industry, FSA has been developing **Traceability Guidelines** in conjunction with key stakeholders. These Guidelines are aimed at encouraging greater adoption of such systems. The Guidelines recognize, however, that the adoption of an internal traceability system remains a business decision.

- The Guidelines have already been subject to public consultation, but were subsequently subject to certain significant revisions, in particular they now cover whole chain traceability and animal feed because these are integral parts of a “farm to fork” approach.

**An introduction to traceability** (From FSA Traceability Guidelines – Annex A)

In practice, traceability systems often usefully include information about what has happened to the food or feed (its processing history), as well as where it came from and who it was sent to. For example, specifications of ingredients, and records of storage and processes applied to meet safety, quality, and legal requirements. This should include a link to records associated with implementing food safety management based on HACCP principles.

From 1 January 2005, all food and feed businesses, regardless of size, are required to implement basic traceability systems. The FSA wishes to assist businesses to effectively meet these requirements, but would also like to help businesses that wish to implement more comprehensive systems. This is because FSA believes that there are significant benefits for businesses and consumers from the introduction of internal traceability systems. Again, however, the adoption of an internal traceability system remains a business decision.
Legal requirements - All food and feed businesses within the EU are required to:

- identify the suppliers of: food, feed, food-producing animals, and ingredients to their business
- identify the businesses to which products have been supplied
- maintain appropriate records and ensure that such records are to competent authorities

In addition, there is new EU Food Hygiene Legislation as of January 2006, which requires food businesses to be registered. Other traceability requirements of this legislation include:

- All food business operators, other than primary producers, to put in place food safety management procedures based on HACCP principles, including documentation procedures
- Primary producers to keep records proportionate to the size and nature of their business
- Food chain information relevant to food safety to accompany animals to the slaughterhouse
- Feed businesses, although not farmers, to follow the principles of HACCP, including documentation procedures
- Businesses to only source and use feed from establishments which are approved or registered
- Records to be kept showing the sources of raw materials and the customers of finished goods

FSA—labeling information - there are also sector specific measures in place such as the labeling of beef, fish, GMOs, and lot marking. Requirements for GMOs, for example, include indicating whether a product contains or consists of GMOs and providing a unique identifier with sale or supply. As legislation develops, sectoral measures may well increase.

The why of IPT; in addition to meeting regulatory demands, traceability systems have several key roles within business:

- To provide information within business to assist in process control and management e.g. stock control, efficiency of material usage and quality control

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5 In this context food means any substance or product intended to be or reasonably expected to be ingested by humans, whether as an unprocessed material or processed product. Food therefore includes water and other drinks. It does not include medicinal or cosmetic products. In this context feed means any substance or product, including additives, whether processed, partially processed or unprocessed, intended to be used for oral feeding to animals. Food and feed businesses include any undertaking, whether for profit or not and whether public or private, carrying out any of the activities related to any stage of the production, processing and distribution of food or feed.
• To assist when problems arise. Traceability systems are important to support effective withdrawal or recall of products. They can also allow detection of the cause of a problem so that targeted action may be taken to prevent recurrence

• To help support claims about product and provide information to consumers. Traceability systems are important to authenticate marketing claims that cannot be supported by analysis e.g. relating to origin or assurance status

• To help, if necessary, to demonstrate legal compliance

• To prove organic standards compliance

• To provide information to customers with allergies

• To control processes, and protect name and brand, whether these are food products going to the supermarkets or by-products going to the feed industry

• To provide assurance of the quality and composition of ingredients back to source if necessary

**How a traceability system works** - Traceability systems are in essence joined-up record keeping systems which bring together information collected at key stages in the production and supply process. The more stages at which information is gathered, the fuller will be the overall picture achieved. Key stages are:

• Deliveries from suppliers into the business

• Each of the steps in the processing or manufacturing of the ingredients into new intermediates and products

• Deliveries out of the business

Linking together this information can enable the path of a particular ingredient or unit of product to be established. The accuracy of the records of ingredient usage, production and dispatch are therefore vital for achieving robust traceability. This is particularly important where a supply chain is comprised of a number of different businesses and where overall traceability is not specified by a single business.

It is important to remember that traceability systems need not be complicated or complex. The best traceability system in any business is one that fits into the normal working practice of the business, and enables the right information to be collated, and then accessed, quickly and easily. Thinking through a traceability system carefully can enable the most value from the information collected within the business.

**Identification** - Traceability relies on the clear identification of ingredients, intermediates, and products. Within a business, this identification can relate to production batches
or lots, which may consist of a few kilos or many tons. However, in all cases their identification should provide a clear link to their production history. Consignments traded between businesses should be uniquely identified. There are a variety of identification systems available, from handwritten labels and accompanying documents to barcodes and radio frequency tags. No one identification system is right in all circumstances. Different types of identification might be used at different points in the same traceability system. However, there is a benefit in using standardized identifiers, such as European Article Numbering product bar codes, for labeling products traded between businesses.

**Plus Information** - In many traceability systems information about the product is recorded on data sheets which accompany each batch through all the stages of the production process. Increasingly these systems are being replaced by computer recording of data; in some cases the amount of data collected by a traceability system just cannot be handled on paper anymore. IT-enabled systems can provide automatic identification and data collection, utilizing equipment such as label printers, inkjet coding, laser coding, bar code readers, and radio frequency tags. These can bring increased accuracy and other operating efficiencies.

**Key steps in the manufacturing process** - When goods are received: At this point records form a critical traceability link in the food chain and completely. Key records:

- **From whom** – Name and address of supplier and/or transporter
- **When** - Keeping a note of the date and time on which goods were received can be important to help trace the path of goods through the food chain
- **What exactly is received** – Record the identity of food/feed supplied, the quantity, and any other information about the goods, entering them into the recording system
- **What happened to the goods received** – Added to Store A, mixed with Delivery B etc.

It is advantageous to consolidate and combine intake information with intake quality assurance records

**Factors which may need to be addressed:**

- New deliveries used to top up or top off a single store, e.g., a tank of oil or silo of flour
- Deliveries or collections when no one is on site
- Difficulties in getting the right information or poor information from suppliers, just because information is provided does not necessarily guarantee that it is correct
- Limitations on the information that can be obtained where basic raw materials are used.

These might be produced by continuous extraction or produced and handled in very large batches (>1000 tons)
The missing link inside a food or feed business - Can links between the products received and the goods or finished products sent out be made? The precision of a traceability system inside a food business is a business decision that requires careful thought. It depends on the balance between the difficulty and cost involved in being precise, i.e. operating with small unit sizes, and the commercial risks involved in being imprecise. The size of the unit chosen will affect the size of any withdrawal required; the larger the unit size the more production will need to be withdrawn. The business determines the appropriate size of the unit, which may, for example, cover a single production unit or a period of time in a continuous process.
e. International Seed Federation (ISF)

ISF Secretariat
Chemin du Reposoir 7
260 Nyon, Switzerland
Ph: 41 22 365 44 20
Fax: 41 22 365 44 21

The International Seed Federation (ISF) is a non-governmental, non-profit organization representing the seed industry. With members spread over 70 developed and developing countries on all continents, ISF represents the mainstream of the world seed trade and plant breeders’ community, and serves as an international forum where issues of interest to the world seed industry are discussed.6

Mission

Represent the interests of their members at an international level:

- Improve relationships between members
- Develop and facilitate the free movement of seed within the framework of fair and reasonable regulations, while serving the interests of farmers, growers, industry, and consumers
- Increase recognition of the importance and value of our members’ major contributions to world food security, genetic diversity, and sustainable agriculture, in particular through the development, production, and use of high quality seed and modern technology
- Promote the establishment and protection of intellectual property rights for seeds, plant varieties, and associated technologies, which follow from research investments in plant breeding, plant biotechnology, seed technology, and related subjects
- Facilitate the marketing of planting seeds and other reproductive materials by publishing rules for the trading of seed in international markets and for the licensing of technology
- Provide for the settlement of disputes through mediation, conciliation, and/or arbitration
- Encourage and support the development of national and regional seed associations
- Encourage and support the education and training of seedsmen throughout the world

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6 ISF membership is of four kinds: Ordinary (national associations representing seed companies and enterprises within their respective countries), Associate (seed companies or enterprises), Affiliate (service providers to the seed industry) and Tree & Shrub Seed Group. It is also possible to have an Observer status within ISF. As a matter of policy, ISF encourages the formation of national seed trade associations and their application for ordinary membership in ISF.
ISF represents the seed and plant breeding industries at:

- UPOV (International Union for the Protection of New Varieties of Plants)
- OECD (Organization for Economic Cooperation and Development)
- ISTA (International Seed Testing Association)
- FAO (Food and Agriculture Organization of the UN)
- CBD (Convention on Biological Diversity) ISF maintains regular official contacts with these bodies in order to promote the viewpoint and defend the general interests of its members, notably in improving the conditions of international seed trade and strengthening intellectual property rights worldwide.

ISF trade rules:

- Trade rules that clarify and standardize the contractual relations between buyers and sellers at the international level
- Procedure Rules for Dispute Settlement for the Trade in Seeds for Sowing Purposes and for Management of Intellectual Property

See Appendix I International Seed Federation for a listing of Network of Seed-Trade and Plant Breeders Associations members and email addresses.
10. IPT SOFTWARE PROVIDERS

a. Chapter Abstract

This chapter is not intended to be a comprehensive listing of providers, services, and costs for services. The information is to serve as another building block component towards creating a complete identity preserved and traceable food chain system.

Many of these providers serve a variety of businesses, not only those found in the food chain. Most, if not all of them, work with established quality systems or programs. What follows are company/organizational statements from their websites, and naturally reflect their views.

This chapter is divided into three sections. The first section comprises smaller, yet agriculturally directed software firms that include IdentityPreserved.Com, Linnet, MapShots, PathTracer, Vertical Software, and AgVision. The second group consists of more formal providers that offer systems that work in a variety of disciplines and industries such as the automotive or banking, these providers consist of Pacifica Research, Software America ERP, and CSB—Systems Enterprise. The last section highlights an electronic software system that is used nearly universally, namely the GS1 and EAN.UCC code systems.

The last section on GS1 represents a unique entity. Years ago, under differently named organizations, this entity began to establish an innovation of codes that were incorporated into the Bar Code system. The numbering system they established slowly evolved through acceptance as a quasi-standard for merchandising and inventory control. With time changes occurred that expanded their original scope to include its use as an identity preservation and traceability tool. In this chapter they are viewed as a software provider, whereas GS1 is also intimately part of many organizations IPT programs under larger global standards such as logistics control.

A key premise that ties software to the goals or objectives of any IPT system is the ability of technology’s information and communication to interact in such a way to bring about positive, efficient results. For both the speed of tracing back to a source and communicate to both players in the food chain and the public, software compatible with the needs and goals of IPT systems is essential. The work of Pinto et al. (2006) highlights that, “Both food industry and authorities need to be able to trace back and to authenticate food products and raw materials used for food production to comply with legislation and to meet the food safety and food quality requirements.”

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During the past decade, new, more focused, food safety and agricultural management policies have been implemented by governments and the agriculture and food industries where food safety and quality assurance has become paramount. The public is demanding an unbroken accountability of not only food and feed, but also accountability of all steps in food production chain, namely the supply of raw materials, food manufacturing, packaging, agricultural chemicals such as herbicides and pesticides, to non-food agriculture products used in manufacturing and pharmaceuticals. For IPT software to accomplish its traceability and provide information to all participants, an interactive, transparent, yet flexible, efficient, and profitable system must be utilized. Software systems have evolved over time, just as the desktop PC has evolved.

Traditionally, the food chain has relied upon a simple paper trail to perform rudimentary traceability. For those interested in identity preservation, the early forms of IP were emphasized by brand name, region of purchase, or advertised trait or quality of interest served as the manner to denote “identity preserved.” The advent of several governments’ regulations requiring a “one step back / one step forward” form of accountability led many software producers to cater to the growing IPT needs of the agri-food industry.

IPT systems can work well based on pen and paper versions. However, they are time and resource consuming, which makes them difficult to implement in small and medium companies where the resources are scarce and larger organizations where established cultural processes are entrenched. Some larger organizations have instituted computerized logistic systems, however, most if not all of these systems can only accurately account for what is arriving on the loading dock by bar codes and bills of lading, and what leaves the dock by bar code or by nutritional food label. Nearly all software providers tie resources and supplies that enter or leave a facility, yet few if any can tie incoming resources from loading dock, through mixing, processing, packaging, and then to the outgoing pallet destined to the next facility.

For example: In the baking industry, the traceability process is very complex due to the multiplicity of raw materials used and the large number of different products that a single batch can produce. Moreover, there are several finishing raw materials used in the product that usually are not controlled or even traced back to the supplier. In light of these market realities, the development of specialized computer software applications, using user-friendly multiple interfaces, have been specially designed and incorporated for participants in the food chain.
b. **IdentityPreserved.Com**

IdentityPreserved.Com  
21024  421st Avenue  
Iroquois, SD 57353  
Ph: 605.546.2299  
Fax: 605.546.2503  
Toll-free: 1.800.661.4117  
[http://www.identitypreserved.com](http://www.identitypreserved.com)  
Accessed 28 September 2006

IdentityPreserved.com is a business unit of Agricultural Information Technologies (AIT) (founded in 1991), which provides tools, software, systems, and services that help identify valuable crop attributes, document important processes, and communicate with all layers of the processing chain. IdentityPreserved.Com products offers the ability to have a single system to track input through the production process instantly and seamlessly, which streamlines the identity preservation process and be of value to producers, contractors, and processors, their premier product for this is called IP Track™. The notion is that value is inherent in the grain itself, but is often hidden due to commoditized production, handling, and business practices. IdentityPreserved.Com helps capture this value by providing information, products, and services that streamline and enable identity preservation.

To increase profits, crop producers must operate and manage the opposite of how they have traditionally farmed. A focus on specialized crops produced for specific customers provides the best opportunity for long-term profitability for the producer, and for the food production chain. To be successful, the identity of the specialized crops must be preserved. Specific, valuable traits must be measured and tracked for value to be delivered. IdentityPreserved.Com advertises that their IP Track seamlessly combines a standardized information communication framework with a convenient communications interface for all aspects of the identity preservation process. The system allows data to be input by any part of the production chain and then immediately made accessible to all authorized partners from any location.

IP Track is an online application that centralizes IP information. It is the centerpiece of IdentityPreserved.Com, a flexible and powerful nucleus for IP coordination, integrating data from many sources and dispersing it to widespread users. IP Track customizes information based on a user’s profile, easing verification and streamlining operations. Access is secure, with information visible only to authorized users. By connecting participants and coordinating the tasks they perform, IP Track helps implement IP processes and maximize IP value.
IP Track operates in union with IdentityPreserved.Com’s other products, Postmark®, signposts, CropTouch™ data collection technology, SeedTag™ database, TraitCheck™ tests, and GMO Check™ tests. All of these products, services, and software focus on the identity preserved production process, where IP Track provides the “golden thread of traceability from farm field to consumer’s plate” by providing a standard framework for crop producers and independent field auditors to report the status of identity preserved production. IP Track allows contractors to create and post protocol requirements to customization identity preserved contracts. During the growing season, participants then use IP Track to record crop progress and protocol compliance. In the same way, independent auditors use IP Track to record protocol fulfillment observations. IP Track also automatically records and maintains a “pedigree” for each identity preserved product it tracks, including how a product is managed and when and where it gets transferred from one location to another. IP Track’s Pedigree Report provides a buyer with complete source and management information about the products they buy.

IdentityPreserved.Com views the current US crop production system as having two important categories of identity preservation; the first being the non-GMO market and the other is the value-added crop market.

Business-minded producers and processors have considered the costs as they evaluate the role for identity preservation in their operations. A 1999 University of Illinois study identified the contract requirements and the related costs incurred in complying with identity preserved contracts. The study showed that costs items included special seed to added transportation costs: in corn, yellow food grade corn costs were $1.61 per bushel, whereas tofu soybeans had the highest costs at $3.02 per bushel.

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2 CropTouch system includes handheld computers, voice recordings and even paper forms. IP Track also supports many languages.

3 USDA surveyed growers to determine what percentage had planted GMO varieties. In the June 2000 crop report USDA reports that 25 percent of corn and 55 percent of soybeans were GMO. Producers have found that some markets will pay premiums to get grain that is certified GMO-free. Market intelligence in grain trading channels tells us that sales of non-GMO grains will double in 2000 compared to 1999. The key for producers seeking these premiums is to confirm the identity through screening tests and preserve that identity as the grain travels to customers.

4 While this market is smaller in volume today, it holds the larger potential for the future. Agricultural economists agree that in the long-term all grain production will be specialized to meet particular customer requirements. Today, it’s hard to find data on the amount of crop production that is produced with identity preservation in mind. Many of the production arrangements are contracts between local processors and local growers so they are not centrally reported. There is no CBOT for trading identity preserved crops. Since this trend is growing, many groups are working to measure these market segments. One recent study in Illinois found that 25 percent of all country elevators and grain terminals handled some identity preserved grain. These elevator managers were asked to estimate what percentage of their volume would be identity preserved by 2005. Answers range as high as 40 percent of corn and 45 percent of soybeans. Another study of Illinois crop producers showed that 18 percent of corn and soybean producers grew corn or soybeans under a value-added contract in the 1998 crop year. So, regardless of study or data, the perceived trend is that more crops will be grown with identity preservation as a trait of interest.
The specialty corn and soybean crops that are most frequently produced under contract are high oil corn, white corn, waxy corn, and tofu soybeans. For these crops, two-thirds or greater of the production was contracted in both 1998 and 1999. Organic or pesticide-free soybeans was the least contracted specialty crop, which is surprising given the high premiums and detailed quality control typically involved in this market. However, the small sample size for organic soybeans may not fully reflect the extent of contracting for this particular specialty crop.

The contract specification most frequently specified, regardless of crop, was delivery location. Over 80 percent of all specialty crop contracts included a requirement on specific delivery locations. Quality testing was a contract specification in at least half of all contracts for all specialty crops except tofu soybeans. Similarly, specific delivery dates were common contract requirements, included in at least half of the contracts for all crops except yellow food-grade corn and organic soybeans.

**Partial price list**

- Postmark Signpost; *The IP Foundation* .................... $7.45 - 21.95, depending upon model
- Pocket Track; *The Pocket IP Companion* ........................ Contact us for pricing
- TraitCheck; *On-site IP Tool for GMO Detection* .................. $290 for 100 pack grain

**Lab-based IP Tools for Quantifying GMOs** ................................................................. $200-260

- SeedTag Database; *For IP Certainty* .................. $99 single copy, contact for licensing options
- IP Track; *The Complete Software System* .......................... Varies with services requested
- IP Audit; *Third Party IP Inspections* .......................... Varies with services requested
- IP Labs; *Integrating IP Testing Services* ..................... Varies with services requested
c. Linnet: Croplands - The System (CTS)

Linnet has been working in the field of food supply chain management software since 1998. They realize traceability of food products throughout the agricultural supply chain has gained intense worldwide attention in recent years and impacted every part of the food industry from governments and consumers to food retailers and restaurants right through to food processors and growers. Linnet’s Traceability/Food Safety and supply chain management software “Croplands” manages the entire “front end” of the supply chain providing complete traceability from the growers fields and storage locations right through to the fresh pack and/or processing facility and finally integrating with the organizations factory process control systems/ERPs to achieve traceability from the end product on the store shelf or at the restaurant back to the fields from where the product originated.

Linnet’s Croplands-The System® (CTS) software enables effective and efficient operational management of the raw material supply chain from the production of raw material (grain/pulses/oilseed, fruit, vegetable, livestock, aquaculture or nutraceuticals, etc.) through to its delivery at the processing facility or distribution center and all points in between. The impact spans from the field / point of origin to the end consumer.

A scaleable, spatially enabled Geographic Information System (GIS) enterprise land management solution suite of software modules integrates field production management, inventory management, product procurement, all quality tests including end product testing, and contracting/settlements. In addition, CTS can be easily integrated with other business systems including those from back office accounting and manufacturing vendors such as SAP, JDE, i2, Wonderware, and integrated with scales and testing equipment to create a total business solution.

CTS is a software solution designed through intensive research and in-field development with industry leaders that can be deployed in either a GIS-enabled or GIS-disabled environment. Croplands is built around an enterprise data model and spatial data warehouse, it covers the full range of agri-business operations, facilitating activities such as raw material contracting and inventory quality management to product procurement and traceability.
Croplands provides a field to fork solution in:

- Production contracting and settlement
- Automated scale integration
- Inventory management and raw product
- Product procurement and shipment planning
- Agronomic/Crop or livestock production
- Planning (crop production planning)
- In-season (crop production)
- Logistics and field operations
- Quality assurance and testing
MapShots, Inc.

MapShots, Inc.
4610 Ansley Lane
Cumming, GA 30040
Ph: 678.513.6093
Fax: 770.781.9471
E-mail: info@mapshots.com

MapShots was created in 1999 and has corporate clients such as John Deere, Pioneer Hi-Bred, and Southern States Cooperative that use their software. MapShots provides the agricultural industry with the EASi Suite brand of crop management software such as the Windows-based EASi brand of grower software for crop record keeping that includes EASi Crops Professional series, EASi Planner, and EASi Map, which provides GIS capabilities. EASi Suite Farm Edition is used by growers to maximize agronomic management information. EASi Suite Professional is used by both crop consultants and crop input retailers to provide crop planning and nutrient management planning services to their farm clients.

Field Operations Data Model (FODM used for IPT)

MapShots believes that automating crop production records is essential to advancing industry’s ability to efficiently manage agronomic practices: identity preserved markets, nutrient management plans, manure management plans, watershed compliance, more sophisticated chemicals, and biological engineering, to name a few. MapShots has developed a significant a Field Operations Data Model (FODM™) that was designed specifically to handle the wide range of data that can be captured from our normal agricultural practices.

Describing the Field Operation Data Model

Two challenges are associated with describing a field operation. The first is determining the manner to summarize the information, by field, by product, or by combination of products. The second challenge is describing the data that is being recorded about a field process. To meet this challenge FODM™ uses a sensor-based metaphor for recording operating parameters, and it includes a detailed equipment configuration metaphor for associating sensors with the pieces of equipment that are used in a field operation. Combining the metaphor with the sensor-based data collection metaphor produces an Operating Region (courtesy of VantagePoint). See the Table below for more information regarding Linnet: Croplands - The System (CTS) products. This information is derived directly from their web site.
**Table 1. Linnet: Croplands - The System (CTS) products**

**EASi Suite** (used for IPT) is a crop record keeping system that focuses on Identity Preservation, Nutrient Management Plans, Watershed Protection, and GMO’s Traceability that emphasizes crop recordkeeping to minimize on-farm environmental risk, meet regulatory requirements, and at the same time, manage crop production for maximum profitability.

MapShots also offers more specific products for IPT such as **EASi Grain**. EASi Grain is a rather new software application specifically designed to help manage grain inventory. More powerful than a spreadsheet, EASi Grain allows:
- Track loads going into on-farm storage
- Track deliveries to elevators and processors
- Track in-transit grain
- Maintain landlord inventory
- Record bin cleanout events for IP documentation
- Perform landlord grain reconciliation

**IntelliCalc™** is also a new tool for merging multiple map layers, performing mathematical calculations, and generating new map layers. Useful in creating Nutrient Management Plans and preparing data for spatial analysis, IntelliCalc offers increased flexibility in the selection of source data and algorithms. Source data can be selected from external data such as shapefiles, internal layers such as soil type or field operation data such as yield maps. IntelliCalc can even access external algorithms such as Purdue’s Manure Management Planner software.
### MapShots Products—Prices

<table>
<thead>
<tr>
<th>Product</th>
<th>Price</th>
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<tbody>
<tr>
<td>EASi Grain</td>
<td>$495.00</td>
</tr>
<tr>
<td>EASi Suite Farm Edition</td>
<td></td>
</tr>
<tr>
<td>EASi Suite 2006 Farm Edition</td>
<td>$995.00</td>
</tr>
<tr>
<td>IntelliCalc Add-On for EASi Suite 2006 Farm Edition</td>
<td>$445.00</td>
</tr>
<tr>
<td>Soil Test Import for EASi Suite 2006 Farm Edition</td>
<td>$200.00</td>
</tr>
<tr>
<td>EASi Suite 2006 Farm Edition Update (from 2005 version)</td>
<td>$250.00</td>
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<tr>
<td>EASi Suite 2006 Farm Edition Update (from 2004 or earlier)</td>
<td>$495.00</td>
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<tr>
<td>EASi Suite Professional Edition</td>
<td></td>
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<tr>
<td>EASi Suite 2006 Professional Edition</td>
<td>$3,435.00</td>
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<tr>
<td>Annual Master Support Agreement for EASi Suite Professional</td>
<td>$750.00</td>
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<td>Additional Programs Available</td>
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<tr>
<td>Soil Test Manager</td>
<td>$1,995.00</td>
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<tr>
<td>IntelliCalc Professional</td>
<td>$995.00</td>
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<tr>
<td>Site Mate (Scouting)</td>
<td>$500.00</td>
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<tr>
<td>Site Mate (VRA)</td>
<td>$750.00</td>
</tr>
</tbody>
</table>

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3 The EASi software was developed by Charley Engelhardt who formed Ehgelhardt Agri-Services in 1982
PathTracer® is a patent pending, internet-based, proprietary food safety software product that provides timely, accurate, and nearly effortless ingredient tracing. PathTracer offers themselves as software providers with solutions towards compliance with the law and to help meet company liability insurance requirements.⁶ PathTracer advertises that they are the “only system” that provides the ability to capture the “missing middle part” of the equation, the specificity of linking the inbound ingredients, through processing by lot code including packaging, to a specific batch of the finished product.

PathTracer software system encompasses:

- Daily activity report by facility, what is unloaded and what is loaded out
- Links daily internal activities; data on blends, batches, and co-mingling
- Daily inventory, levels by product, i.e., moisture content, last fumigated, and last turned
- Inventory variances based on formula variations during production
- Improving purchasing decisions, right product to the right location at the right time
- Traces inventory by bin
- Links ingredient lot codes to specific feed batches
- Tracks trace elements
- Ties in specific lots of food contact packaging
- Speeds audit process from internal accounting aspects

PathTracer provides document proof for liability insurance carrier of compliance with the law. It is also used to demonstrate to customers that each product can identify the source of all ingredients by lot code. PathTracer offers the ability to measure actual product usage, not just formula specifications, and can tie together accounting software and logistical recall software.

⁶ Note: Large companies must be compliant by December 9, 2005 with the Bioterrorism Act of 2005. Smaller companies, those with greater than 11 employees, must be compliant by June 6, 2006. Records must be produced “as soon as possible, but no more than 24 hours” from time they were requested. Vertically integrated companies have one 24 hour period to produce records. Example: Country elevator transfers product to the terminal elevator that transfers product to the feed mill. If all three are under the same personhood (legal entity), the records from the first delivery, linked through all blends, co-mingles, transportation aspects, added ingredients, to the final feed batch, must be produced in one 24 hour period.
PathTracer asserts that bulk food traceability cannot be achieved via accounting systems, or formula / recipe stats, but only by their PathTracer process.

Specifically, PathTracer offers applications for feed mills, feed lots, feed dealers, and farms engaged in feed manufacturing to bulk commodity elevators, brokers to aid with facility inventory, unloads, load outs, and blends. For bakeries and food processing/manufacturing PathTracer understands that these facilities face significant challenges, not with recall, but with back trace information and trace forward information for which their system provides.

PathTracer helps coordinate:

- IPS (Immediate Previous Source); from whom ingredients came from (bulk, bagged, liquid or bulk)
- Who transported it; who delivered it (company, email, address, rail or trailer #)
- What was received; as specific as possible, includes specific lot / date code of an ingredient, not just product description
- What bin it originally went into (bulk only)
- What subsequently occurred with each ingredient; blended, co-mingled, processed, etc.
- During production process, links each ingredient to specific batches including all food contact packaging
- What was shipped; as specific as possible, includes lot code information
- Who transported from facility; name of contractor that moves product from its present location (company, email, address, rail or trailer #)
- ISR (Immediate Subsequent Recipient); who bought the product
- Records stored up to 2-years based on the shelf life of the ingredient or product
Vertical Software began in 1981 and is in over 30 states and Canada. The Vertical Point System is used for agri-business transactions, to make it easy to enter split invoices, to manage inventory by tracking product bookings, and to transactions from the scale directly into invoicing with no additional data entry. It is done by several products.

Vertical Software’s primary IPT grain product is GrainTrac, which is used by river terminals, country elevators, grain processors, cereal makers, grain-trading houses, feedlots, and flourmills, from individual operation to companies with multiple locations. From contract, to delivery, to storage, through settlement, and to history, GrainTrac keeps track of grain data starting with ticket information, e.g. entered through ScaleTrac or GrainTrac’s ticket entry.

Vertical Software offers GraiTrac Pass - (Producer Accessible Secure System) for real-time secure software support.

Another system that Vertical Software offers includes BinTrac management system, which provides up to the minute bin inventories from data received from GrainTrac, Grain Clerk, or ScaleTrac. The ScaleTrac system automatically enters scale ticket data into an accounting system, by capturing weights electronically and calculating each ticket with computer accuracy. (ScaleTrac is NTEP approved.) In addition to ScaleTrac there are other software tools that include ScalePoint, MixPoint, AgPoint, and TurningPoint, which integrates shipping scales with invoicing for products such as NH3, liquid nitrogen, water, and feeds.

Vertical Software also works closely with ADM and developed one of the grain industries first electronic data interchange for contracts, farmer direct shipments, and elevator load-outs. One of these products is Vertical Software’s SPEEDI product (by EDI - Electronic Data Interchange) in April of 1995.
AgVision portrays itself as an industry leader in designing powerful and intuitive software for agribusiness. Their customers, nearly 500 businesses nationwide, are comprised of grain elevators, seed processors, cooperatives, fertilizer retailers, feed stores, ethanol plants, and tree nut handlers/processors. AgVision software operates on stand-alone PCs and client-server configurations over both conventional, wireless, and Internet networks connecting single and multiple departments and locations.

AgVision Commodity Manager for Grain, Seed, and Tree Nuts

This system electronically tracks and manages handling, storage, and risk of commodities from the scale to the sale and shipment. This software also does advances, calculates discounts and storage, and handles multi-location inventories; automatically updates and provides client position and merchandising reports; provides progress payment schedules, to advance and deferred payments. Software can be used alone or integrated with the AgVision Financial Accounting System.

Scale Interface Software (NTEP Certified)

AgVision’s Scale Interface Software offers quick and efficient scale readings, creates on-line tickets, and transfers the information to selected AgVision Commodity Manager. Interfaces are available for a variety of scales models. The National Conference on Weights and Measures has issued a Certificate of Conformance for this interface.

Other interface systems and software suites include: DICKEY-John’s GAC2100 Moisture Tester Interface that automatically transfers moisture test data to the Commodity Manager; AgVision’s Fertilizer Management Software that allows formulation, mix, bill, and keeps records of bulk fertilizer and ag-chemical transactions. (This Windows based software tool is designed to be used with the AgVision Financials System.) AgVision’s Financial Accounting System manages data from feed inventory and general ledger to degree days and deliveries/route scheduling.
As with many agriculturally focused software companies, AgVision has software that address Customer Sales History to record and track customers’ accounts receivables and grain activities; Sales Commission Software to calculate sales force commissions; and Patron Equity Software to calculate and track agribusiness cooperative’s dividends. The software issues dividend checks and preferred stocks, and includes a feature to enter, edit, and print all 1099 forms.

AgVision is a full-service computer and computer software company. In addition to software and hardware sales, it offers computer consulting, support, training, maintenance, and repair. It is an expert in designing networks, and it is a certified reseller of CISCO® products.
h. CSB-System

CSB-System AG employs nearly 260 personnel at its headquarters and 450 employees worldwide. CSB-System offers transparency of entire process chain spanning production, processing, as well as retail to meet organizational needs in accordance with statutory requirements, industry standards, and consumer demand. Streamlined and seamless capture of traceability data is efficient when all processes of material planning are fully integrated through CSB-System’s industry-specific ERP (Enterprise Resource Planning) systems specializing in innovative, complete information technology (IT) solutions for efficient management in batch and process-oriented industries, and the retail and logistics sector. This enables maintaining transparent documentation and proof requirements for Regulation (EC) No 178/2002 and sales to Europe.

CSB-System provides clear proof of origin and safeguarded traceability for dairy, beverage, bakery and confectionery, and meat and fish segments of the food industry, and in accordance with all current international standards (including Reg. (EC) No 178/2002, 1830/2003, QLS/LIMS (Quality Assurance and Laboratory Information System), EurepGAP, HACCP, ISO9000, BRC, GLP, GMP, GHP). On the basis of the cross-industry standard CSB has developed solutions that allows for flexible interchange of origin data between companies and organizations. With the help of this data interchange tool, client companies are assured seamless farm-to-fork proof of origin for each batch that has entered the production process. The integrated laboratory information and management system QLS/LIMS extends the CSB-System to become a comprehensive ERPSYSTEM. QLS Modules are shown in the Table below.

<table>
<thead>
<tr>
<th>Standard</th>
<th>Individual QLS Application</th>
</tr>
</thead>
<tbody>
<tr>
<td>QLS/LIMS</td>
<td>Integrated management system for quality assurance and lab equipment</td>
</tr>
<tr>
<td>QLS/CAQ</td>
<td>Integrated management system for IT-aided quality assurance in production</td>
</tr>
<tr>
<td>QLS/MED</td>
<td>Laboratory automation system for medicinal labs</td>
</tr>
<tr>
<td>QLS/HACCP</td>
<td></td>
</tr>
</tbody>
</table>

Table 2. QLS Add-on modules
For over 25 years, CSB-System has been partnering with companies in enterprise-wide business solutions consulting, as well as customer-assistance and maintenance of soft and hardware in a one-stop solution.

The CSB-System encompasses all functions of a future-oriented Enterprise Resource Planning (ERP) system. The enterprise-wide materials resource planning forms the basis for integrated information processing throughout the functional processes of resource management, procurement, inventory, production, sales, quality management paperless HACCP concept, and Laboratory Information and Management System (QLS/LIMS).7

7 CSB also offers high-performance functions in the areas of Enterprise Resource Planning (ERP), Advanced Production Scheduling (APS), Automated Data Capture (ADC) and Mobile Data Capture (MDC), Computer Integrated Manufacturing (CIM) and Manufacturing Execution System (MES), integrated Customer Relationship Management (iCRM) and integrated Supply Chain Management (iSCM) or Management Information Systems (MIS) and Area Information Systems (AIS) for Management and Controlling round off the software portfolio of the one-stop system.
i. AmericanERP, LLC (Enterprise Resource Planning)

AmericanERP, LLC
6075 SW 124th
Beaverton, OR 97008
Ph: 503.924.4491
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AmericanERP specializes in ERP automation for food plant strategies, bakery industry, baking industry, chemical manufacturers, pharmaceutical manufacturing, and cosmetic manufacturing. AmericanERP’s food processing software clients include a wider range of beverage and food processors and include national brands in spice to sushi, and seafood processors to soup processing plants. AmericanERP allows food/formula-based processors and manufacturers the technology to comply with the new, strict, and mandatory FDA product traceability requirements for all food- and formula-based manufacturers regardless of size.

AmericanERP, LLC is headquartered in Portland OR. They create and market intuitive manufacturing software designed specifically for formula based (including chemical, cosmetic, pharmaceutical), food and other manufacturers.

AmericanERP software allows traceability for smaller processors, whereas larger retail chains have begun auditing their vendors to ensure they have in place HACCP and the corresponding “prerequisite” programs, including an effective recall program, or one up/one down product traceability. Lacking the technology for effective traceability has been a major stumbling block for small- to mid-size food processors AmericanERP offers a solution in the form of a new software package.

AmericanERP offers “AFP (automated formula processing) Enterprise 2005 Edition” and Automated Production Management (APM) as comprehensive ERP software systems that provides a “lot” search and traceability tool for small- to mid-size food processors and manufacturers, allowing them to compete and be accepted by the larger food chains. AmericanERP claims the system also significantly reduces processors’ costs and increases profitability and can be used as a stand-alone ERP system or with any number of industry-standard accounting systems.
**AFP (Automated Formula Processing) Software is:**

- Formula driven with comprehensive Bill of Materials, AFP allows for any number of finished products from a single recipe/formula
- Inventory tracking provides the ability to monitor raw materials by lot number, location, and/or re-order points, providing an accurate view of inventory at any given time

For example: Software solutions for food processors.

AFP provides a comprehensive, integrated Purchase Order feature. Receipts automatically update inventory with assigned lot numbers for HACCP tracking. Complete purchase orders are then transferred to the Accounting Software. Purchase orders are created in the Vendor section and then sent to the receiving area where they are received, assigned a location and expiration date.

AFP allows for detailed recipes/formulas and maintains an accurate inventory status and costing. AFP also allows for an infinite number of finished products from a single recipe/formula. Finished products can be customer specific for copyright formulas or produced and invoiced to several different customers. Product information includes complete costing information, with complete traceability for HACCP requirements. Batch templates allow repeat productions without the need to re-key product and customer information. A comprehensive Bill of Material is available showing yield loss and batch costing.
Pacifica Research is a software publishing company, established in Southern California, and offers a complete line of real-time accounting software in Windows for large and small business payroll, inventory control, accounts receivable, and accounts payable. Pacifica Research is a wholly owned subsidiary company of CShare Business Computers, which has manufactured innovative business management and accounting software since 1978.

Pacifica’s Seed Inventory Control fully integrates seed inventory management within a financial system, with general ledger, payroll, payables, and receivables. Developed by seedsmen in 1978 and written for Windows, Pacifica Seed Inventory Software is a broad solution developed for the seed industry and addresses all the facets of producing, purchasing, selling and costing seeds, and handles the unique challenges of seed companies.

Pacifica tracks sales and inventory by variety, lot, and sub-lot. It shows the quantities committed and available, the cost, price, treatment, current status, where the seed came from, and everywhere it has been sold or used. Pacifica software properly handles purchases, sales, and all adjustments in any unit of measure, including pounds, ounces, kilograms, grams, per seed, per M (thousand seeds), 10M or 100M, per acre or hectare, per bushel, each, or other units of measure, with automatic and transparent conversion to any other unit of measure.

Pacifica also offers Pesticide Use Management software: A system to supplement inventory management and invoicing, to track pesticide and agrichemical applications and print legal documents required by state and federal agencies and the EPA.
For over 30 years GS1 has been a leading global organization dedicated to the design and implementation of standards and solutions to improve the efficiency and visibility of global and sector supply and demand chains by offering a diverse range of products, services, and solutions. GS1 is a neutral, not-for-profit standards (and related services) organization. GS1 operates in more than 20 industry sectors ranging from retail, food, and fast moving consumer goods to healthcare, logistics, and military defense.  

Safety, security, and traceability are currently at the forefront of both government regulations and industry concerns around the world. As a result, numerous incompatible track and trace solutions have been proposed to national, regional, and global supply chain participants. The cost of diverse government regulations, proprietary service offerings, and incompatible commercial solutions to the consumers, companies, and the global supply chain called for defining traceability as a business process, which is supported by voluntary business standards that are accepted around the world.

Formed from the joining together of EAN International and the Uniform Code Council (UCC), GS1 is truly global, with a presence in over 150 countries driven by more than a million companies that execute over five billion transactions each day using GS1 standards, solutions, and services. The GS1 Traceability Standard was developed by the GS1 Global Standards Management Process Team. This group was composed of 73 experts from 18 countries.

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8 GS1 and GS1 US will be used interchangeably with EAN.UCC. Many texts still refer to EAN.UCC rather than GS1 and GS1 US. European Article Numbering—Uniform Code Council, more often know as EAN.UCC, was the former supply chain standards family name that included product barcodes which are printed on the great majority of products available in stores worldwide and electronic commerce standards. EAN International was the global office for the more than 100 Member Organizations around the world; in 2005 the organization changed its name to GS1. The Uniform Code Council (UCC) was the numbering organization in the USA to administer and manage the EAN.UCC System; in 2005 the UCC changed its name to GS1 US.

9 This group included representatives of Allied Domecq, Albertsons, BASF, Carrefour, Casino, CIES, CPMA, Daymon, Dole, ECR Europe, FMI, General Mills, Glon, GMA, GS1, Imaje, John Deere Food Origins, Metler Toledo, mpXML, Nestlé, NTT Data Corp, P&G, Safeway, Syngenta, Target, TraceTracker, Tyson Foods, Verisign, Wal-Mart, and Wegmans among others.
GS1’s portfolio of products range from GS1 BarCodes to GS1 eCom (electronic commerce tools) to next generation technologies, such as GS1 EPCglobal (using RFID), and solutions such as GS1 GDSN (Data Synchronisation) and GS1 Traceability.

GS1’s main activity is the development of the GS1 System, a series of standards designed to improve supply chain management. To accomplish their global mission GS1 interests are represented at meetings with official bodies (such as the United Nations and the European Commission), international associations, and other institutions. Member Organizations (MO) are usually national associations which provide tools and support that enable their own member companies to manage their supply chains and trade processes far more efficiently.

**GS1 Global Traceability Standard**

The global GS1 Traceability Standard has been developed to meet important business needs, including regulatory compliance. It addresses the entire supply chain and can be applied to any product. The GS1 Traceability Standard is based on current business practices used by a large majority of supply chain partners, this allows companies to leverage existing investments and more easily implement the Standard as part of broader product quality system. The GS1 Traceability Standard is one of many systems that, taken together, help companies continue and add to their ability to meet consumer expectations for safe, high quality products.

The Standard maximizes the use of globally established and implemented GS1 System tools that uniquely identify any “traceable item,” describe the creation of accurate records of transactions, and provide for fast data communication about the traceable item between trading partners. It meets the core legislative and business need to cost-effectively trace back (one step down) and track forward (one step up) at any point along the whole length of the supply chain, no matter how many trading partners and business process steps are involved and how many national borders have been crossed.

GS1 Traceability standards accomplish this by defining a shared minimum requirement and showing what action is required from trading partners. The GS1 Traceability Standard enables maximum interoperability between traceability systems across the whole supply chain at the same time as accommodating specific commercial, industry sector legislative requirements. It serves as a foundational standard for all GS1 members.

The GS1 System embodies an “open architecture” approach and designed for modular expansion with minimal disruption to existing applications. The approach is made up of:
• **Open Standards** - The goal is a single, open, business-led, integrated system of identification and information transfer technology standards that enable effective supply chain management in any company, in any industry, anywhere in the world.

• **Differentiation** - The system is founded on rules-based standards that, when followed, ensure globally unique and discrete identification of such things as products, handling units, assets, and locations. The system includes standard ways to transfer GS1 System identification numbers as well as relevant data related to these numbers.

• **Transparency** - GS1 System identification numbers must be relevant and applicable to any supply chain, independent of who assigns, receives, and processes the standards. This should enable only one way to perform any given function. New features should only be introduced to the standard if they enable new applications or better ways to perform existing functions.

Because of its ability to provide globally unique identification of trade items, logistic units, parties, and locations, the GS1 System is particularly well suited to be used for these purposes. From an information management point of view, implementing a traceability system within a supply chain requires all parties involved to systematically associate the physical flow of materials, intermediate, and finished products with the flow of information about them. This requires a holistic view of the supply chain, which is best attained by deploying a common GS1 business language system. Its global reach and universal acceptance by consumers, businesses, and governments makes it uniquely positioned to provide the appropriate response to traceability system requirements.

The GS1 Traceability System focuses on parameters that affect the traceability of physical flows in whole supply chains between several distinct partners, i.e. on the interfaces rather than the internal traceability procedures specific to each company and therefore strictly reliant on its transformation processes.

• **Multiple Functions of Traceability Systems** - GS1 advertises that traceability is a tool intended for use in various predetermined objectives. It can be considered as one of several elements designed to improve security, control quality, combat fraud, and manage complex logistical chains. In order to effectively facilitate traceability both tracking and tracing capabilities must be in place.

• **Traceability Principles—Unique identification** - Any product that needs to be traced or tracked must be uniquely identified. The GS1 globally unique identifiers are the keys
that enable access to all available data about the product’s history, application or location.

- **Identification of Locations** - Unique identification of locations is ensured through the allocation of a GS1 Global Location Number (GLN) to each location and functional entity.

- **Identification of Trade Items** - Unique product identifications ensured through the allocation of a GS1 Global Trade Item Number (GTIN) to each product (consumer unit). For traceability purposes, the GTIN has to be combined with a Serial Number or Batch Number in order to identify the particular item.

- **Identification of Series** - Traceability of Series is ensured through the allocation of a GS1 Global Trade Item Number (GTIN) and Serial Number to each product (consumer unit).

- **Identification of Lots/Batches** - Traceability of Lots/Batches is ensured through the allocation of a GS1 Global Trade Item Number (GTIN) and Lot/Batch Number to each product.

- **Identification across Product Hierarchies** - A GTIN needs to be allocated to each of the three levels of the Product Hierarchy, namely: consumer unit, traded unit and pallet, only include the latter if it is priced, ordered or invoiced at any point in the supply chain, in other words, if the pallet is also considered to be a traded unit.

- **Identification of Logistic Units (pallets)** - Identification and traceability of pallets is ensured through the allocation of a GS1 Serial Shipping Container Code (SSCC). Any pallet, independently of its type (mixed or uniform), needs to carry an SSCC allocated at source. A new SSCC must be allocated every time a new pallet (logistic unit) is created.

**GS1 focus on Identity Preservation and Traceability**

Traceability requires associating the physical flow of products with the flow of information about them. To ensure the continuity of the information flow, each supply chain participant must communicate pre-defined traceability data to the next one, enabling the latter to apply traceability principles.

At present, GS1 has established several traceability programs and Traceability Standards (see their website for PDF format guidelines) for beef, fresh produce, fish, banana, and wine.

**Uses of GS1 Traceability** - Increasingly, the ability to trace materials and products up and down the supply chain has become an integral part of doing business.
• To identify and locate unsafe foods or pharmaceuticals
• Used to validate the presence or absence of attributes important to consumers (e.g., organic foods, non-allergenic cosmetics)
• Fighting product counterfeiting and protecting brands
• A regulatory requirement to protect against bioterrorism

The basics of GS1 Traceability Standard - The GS1 Traceability Standard defines business rules and minimum requirements to be followed when designing and implementing a traceability system. They are clustered around a matrix of roles and responsibilities for each step of the traceability process. The following GS1 standards enable implementation of the GS1 Traceability Standard and may be considered tools within the GS1 Standards program.

Benefits for using the GS1 Traceability Standard includes:

• It is based on existing business practices, and there is no need to purchase, create or integrate new systems.
• It uses a common language, the GS1 System of identification and bar coding, as well as GS1 EANCOM® and GS1 XML messaging.
• It is broad-based, GS1 Standards are used in over 150 countries around the world.\(^\text{10}\)
• It takes a global approach, addressing the supply chain as a whole rather than any particular individual partner.
• It is thorough, covering the fundamentals of traceability, identification, data capture and management, links management, and communication.
• It focuses on the interfaces of physical flow of materials and products, establishing an open, global relationship between independent partners.
• It is flexible, recognizing that circumstances vary within and between sectors, and thus providing for tailored applications.
• **It is not a standard for internal traceability, although it does show the inputs and outputs that must be linked by an internal traceability system.**
• It is not a replacement for safety or quality programs. It complements them, such as the CIES Global Food Safety Initiative and quality programs such as EurepGAP.

**Critical Points of a Traceability System** - The risks of a traceability system are generally located at each point at which there is a change of partner and operation. Possible risks

\(^{10}\) There are over 1 million GS1 user companies.
are: break in the supply chain, break in traceability, loss of information, imprecise information, and human error.

**Main Factors of Traceability** - When implementing traceability systems four basic principles of traceability, regardless of sector, the country or the tools, are involved.

- **Identification** - Traceability management involves the identification of all relevant entities of the transformation process, manufacturing batches, and logistic units, uniquely and non-ambiguously.\(^{11}\)
- **Data Capture and Recording** - Traceability management involves the predefinition of information to be able to record it throughout the entire supply chain.\(^{12}\)
- **Links Management** - Traceability involves managing the successive links between manufacturing batches and logistic units throughout the entire supply chain.\(^{13}\)
- **Communication** - Traceability management involves the association of a flow of information with the physical flow of goods.\(^{14}\)

**Products and Solutions**

The GS1 System is the foundation of a wide range of efficiency-building supply chain applications and solutions. Based on GS1’s ID Keys, the GS1 System is composed of four important product areas: GS1 BarCodes, eCom, GDSN, and EPCglobal products.

See Appendix J for a summary of commonly used data carriers for GS1 traceability and GS1 Methodology of Numbering and Identification Systems.

**GS1 International Strategic Partners**

**International Standards Organization (ISO)** - GS1 plays an active role in a number of ISO groups with ISO/IEC/JTC1/SC31 being the most important. ISO/IEC JTC1/SC31 is focused on Automatic Identification and Data Capture (AIDC). The secretariat for ISO/IEC JTC1/SC31 is

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\(^{11}\) In order to track and trace an entity, it has to be unequivocally identified. The identifier is the key to follow its path and to access all available and related information. Most of the time, trade items are tracked and traced by the group of trade items which have undergone the same transformation, i.e. by batches (same production process) or logistics units (same transport conditions). Each time, the unit is processed or transformed; it should be assigned a new identifier. This may involve batches of raw materials, packaging, logistic and trade units, etc.

\(^{12}\) The traced data covers variable elements in the transformation process (depending on the production line, time of manufacture, etc.). This information may be directly related to the batch or product group identifiers, or linked to the manufacturing order number, the time or any other information that allows a link to be created with corresponding product batches. It has to be stored and archived in such a way that it can be available on request.

\(^{13}\) Within a company, the control of all of these links and accurate store accounting alone make it possible to make connections between what has been received and what has been produced and/or shipped (and vice versa).

\(^{14}\) To ensure the continuity of the information flow, each partner should pass on the traced batch or logistic unit identifiers to the next partner in the production chain, enabling the latter to apply basic traceability principles in turn. The link between the flow of information and the physical flow of goods is assured by referring to the identifiers of both types of flow: shipment advice number, container serial code, shipment number, etc.
provided by GS1 US (through the American National Standard Institute) and many GS1 Member Organizations take part in this process at all levels.

**UN/EDIFACT** - GS1 networks with all levels of the UN/EDIFACT (United Nations Directories for Electronic Data Interchange for Administration, Commerce and Transport) organization. The objective is to ensure the EDIFACT development process considers the needs of GS1 user companies. GS1 eCom standards are closely linked with UN/EDIFACT.

**GCI (Global Commerce Initiative)** - GCI is a voluntary body created to improve the performance of the international supply chain for consumer goods through the collaborative development and endorsement of recommended standards and key business processes.  

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15 Other partners included ISBN (International Standard Book Number) and AIM (Assoc. for Automatic Identification and Mobility).
11. IPT PROCESS FACILITATORS

a. Chapter Abstract

This chapter includes a sampling of service providers such as: IPT program design and developers; research on analytical methods for detecting GMOs and authenticity claims; research on biological containment methods, and validate processes and systems that promote stable coexistence of biotech and non-biotech agriculture; operations, marketing, and training services; online services; general resource providers; and ingredient and nutritional labeling and testing provider.

These organizations provide a spectrum of services towards identity preservation and traceability that are not as readily provide for by sector organizations. These organizations provide some of the missing components that auditors and software providers cannot provide. This group includes: FoodTracE, TRACE (TRAcing Food Commodities in Europe), Co-Extra (Co-Existence and Tracceability), Value Enhanced Grains (VEG) Solutions (website), Critereon Co. (training), Novecta (training and marketing), The Organic & Non-GMO Report, and the Food Consulting Company (labeling and analysis).

What follows are individual/company/organizational statements from their websites, and naturally reflect their views.
**b. FoodTracE**

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FoodTracE is an EU initiated program that focuses on traceability. It affects all businesses and agencies involved with food. FoodTracE relates to how the food system identifies every single item that passes through the supply chain. Traceability is both recognized, and the concept established, within the EU and legislation that came into force in 2005. The means of achieving full traceability has not been determined. FoodTracE seeks to find a common approach and deliver a standard framework based on a range of simple principles that will take existing systems into account and ensure smooth and efficient transfer of information through every stage of the chain. The basic premise of FoodTracE is that traceability data must adequately describe all products and processing in the supply chain. Processes include safety inspections and quality assurances. The general objectives of the project under traceability data are to define 1) standards

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1 Food sectors include animal feed, fish, meat, poultry, cereals, dairy, cheese, organic farming, processed foods, confectionery, wine, fresh produce, and supermarket supplies, and those covered national and international trade.
for item identification and 2) methods for handling safety and quality data. The second of these objectives needs to be extended to (if not replaced by) the interchange of data between operators.

FoodTracE recognizes that “traceability” is a buzzword across Europe. Many Europeans feel that it is critical and urgent that a common approach is taken to ensure that current systems are compliant with each other. The primary objective of FoodTracE is to develop a practical framework for traceability of food and develop the means to plan, model, validate, and implement it. The framework covers every aspect of traceability with the “wellbeing” of the consumer of paramount importance. Its goal is to be pragmatic and worthwhile for businesses and the retail trade to implement, and be suitable for adoption by trading partners. The ultimate purpose of the framework is to support consumer enjoyment of a safe, diverse, and high quality food supply. Although there is no mention of the environment, social welfare (wages, migrants), this system may include these aspects if enough consumers demand this information.

What is general to most, if not all food, is that it arrives on shelves in supermarkets and on plates in restaurants as the result of an overall process, comprising a set of stages. How farmers, processors, and distributors perform their operations at each stage, which has a cumulative effect on the condition of food reaching the consumer. Within the FoodTracE framework they describe each participant in the food chain as a stage operator who hands over batches, or items, to the next stage operators in the chain. Suppliers of food-related materials and services, such as fertilizers, packaging, storage, and transport, also count as stage operators. A participant organization may be responsible for several stages.

To achieve batch/item traceability in practice, every stage operator must keep a set of records containing:

- the identity of each input batch/item and its supplier
- the attributes of each output batch/item including the identities and characteristics of its input batches and details of its processing
- the identity of each output batch/item and its recipients, for example transport companies

The other key element of the traceability framework is a set of mechanisms with protocols; for example, rules for the format and transmission of data, for stage operators, and the authorities to exchange information efficiently.

These principles are a sufficient basis for traceability. Indeed many food producers, processors, and retailers have adopted them in their own ways. FoodTracE aims to establish the

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² FoodTracE’s omission regarding farmers markets and road-side stands, it is assumed these entities are not within FoodTracE’s scope of interest.
common ground between the stakeholders and establish the scope for further codification by industry bodies by the incorporation of specific identifiers. For this purpose, FoodTracE utilizes EAN.UCC (see Chapter 10 IPT Software Providers). EAN.UCC has established itself as the global standard for numbering and identification. Its standards are in general use for retail goods (consumer units), outer cases (logistic units) and pallets (transport units) in all sectors of industry. EAN.UCC allows identification of various product attributes and the need for differentiation by process changes that occur along the food chain. In addition, the EAN.UCC system allows for the relatively free flow of data between agreeing partners.

**FoodTracE Food Attributes** - A stage operator can point to the safety, origin, and quality of his product only by maintaining a record of its attributes including details of its processing. Some of this information will depend on his suppliers’ claims which may need to be verified. The stage operator must decide what attributes, measurable or observable characteristics, mandatory (mandates) or voluntary (customer) to record.

**Product Attributes** - Classification of food composition and attributes is important for traceability when there are questions about a food item meeting its specifications and its supplier’s claims. These include the composition tables published by national agencies, the proposed European food composition database, and the Global Commerce Initiative (GCI) classification. Attributes may also extend to other various claims. ³

**The Benefits of Common Protocols** - Efficient means of recording and exchanging information (attribute data), will eliminate duplication of effort by inspectors and reduce the stage operators’ overhead costs. FoodTracE is looking to the internet model for global electronic business for the protocols to support traceability. This is because traceability requires an analytic framework and will often depend on electronic communication. Extensible mark-up languages, like XML, enable trading partners and the authorities to store and exchange information in flexible yet defined ways. They enable the agencies, regulatory bodies, industry groups, and individual operators each to set out their requirements on composite (electronic or paper) documents.

FoodTracE understands that while “one-up one-down” is the legal requirement, essential elements of traceability, in practice includes identification of each entity or batch, verifiable

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records, and a flow of appropriate information at all stages in the food chain through which only a barcode like system may be most advantageous. FoodTracE has the concept of a stage operator as the basic link in the food chain. In this context an operation is likely to be equivalent to the processing between critical points in HACCP. It was strongly emphasized in FoodTracE meetings that from the operators’ point of view traceability is largely a matter of identification (in a broad sense that goes well beyond existing barcodes on products and packaging) and the associated record-keeping.\(^4\)

**The Main Players in the FoodTracE Traceability Chain**

- The stakeholders include all the processors, and the players that perform all the transfers of food products and supplies between them.
- The Traceability structure represents the traceability procedures and all its databases, software, communications infrastructure, and equipment.
- Farm suppliers represent all suppliers to the farmers including feedstuffs, seeds, fertilizers, and crop treatment chemicals.
- The hauler represents all transport, storage, conveyance, and logistics operators.
- The processor represents all food processors, manufacturers, and packers together with the suppliers of additives, containers and packaging that come into contact with food.
- The retailer represents all markets, supermarkets, shops, caterers, restaurants, wholesalers, and local delivery and other operations concerned with supplying food and drink to customers.

\(^4\) The Tracefish concept, an electronic system of chain traceability, was developed under the patronage of the European Commission in its Concerted Action project QLK1- 2000-00164. As its starting point, the TraceFish team adopted the ISO definition of traceability and applied it to sea fish and farmed fish chains. A member of the team has since commented that “the ISO definition is far more powerful than that in the EU principles of food law, as it includes their constituents and processing history of products, what the food is made of and what has happened to it, not merely where it has been. This is crucial for food safety and for a number of other reasons such as labeling. An inevitable consequence of this is that an awful lot of information may be required, and it cannot all be carried with the item. However, the various definitions state that traceability is the “ability” to trace .... Therefore, the information only has to exist and be accessible when required for the purposes of traceability. This is not to deny the great value, in many instances, of being able to carry key information with the item.”
c. TRACE (TRAcing Food Commodities in Europe)

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Accessed 28 February 2007

TRACE is a 5-year project sponsored by the European Commission. Its mission is to provide EU consumers with added confidence in the authenticity of European food through complete traceability along entire fork to farm food chains. TRACE is also a forerunner in the development of cost effective analytical methods integration within sector-specific and -generic traceability systems. This enables the determination and the objective verification of the origin of food. This project is funded by the EC through the Sixth Framework Programme under the Food Quality and Safety Priority. TRACE aims to improve the health and well-being of European citizens by delivering improved traceability of food products. This is the subsequent program developed following a similar format as TraceFish.

TRACE also assesses European consumer perceptions, attitudes, and expectations regarding food production systems and their ability-to-trace food products, together with consumer attitudes toward designated origin products, food authenticity, and food fraud. It also developed a “Good Traceability Practice” guide food production systems and its technology transfer activities will train industry, regulatory bodies, and analysts in the new systems and methods.

TRACE highlights: TRACE involves 47 universities, research centers, and private companies (including SMEs) from all over Europe and one from China; is developing a cost-effective systems that can identify where and how foodstuffs were produced; focuses mainly on products labeled “as of designated origin” or “organic,” although it will have wider applicability to other foods and animal feed; and uses a combination of methods in geochemistry, analytical chemistry, molecular biology, consumer science, statistics, supply chain management, and
information technology to create a cost-effective system to identify where and how foodstuffs were produced. The system may be extended to all food and animal feed.

The project has made major advances in meeting its objective “to specify, develop and test a generic information infrastructure to ensure complete traceability along entire fork to farm food chains.” In particular TraceCore, a generic XML request-response scheme, is a non-proprietary product that enables food businesses to more easily exchange information by using a common traceability language.\(^5\)

TRACE’s goals include:

- To specify, develop, and test a generic information infrastructure to ensure complete traceability along entire fork to farm food chains
- To correlate geochemical morphology and bioclimatic factors of locally grown food
- To develop rapid, robust, accurate, and cost-effective methods for determining species/varietal origin of food
- To develop rapid, cost-effective “fingerprint” methods that can typify food products
- To develop novel specifications from multivariate analytical data, which can be used for traceability and control purposes to characterize food products
- To develop an information platform mapping verifiable data to analytical methods specifications and thresholds
- To develop and exploit a communication and dissemination system that will be the focus of European information on food authenticity and traceability
- To assess European consumer perceptions, attitudes, and expectations regarding the ability-to-trace food products and food production systems, attitudes to Designated Origin products, food authenticity and food fraud
- To develop “Good Traceability Practice” guides for the food industry
- To draft and demonstrate standardized XML “request-response” schemes

A key part of TRACE is the integration of new analytical parameters, relating to origin, into the traceability infrastructure. The resulting system has been demonstrated by industry within 5 food sectors: mineral water, honey, chicken, cereals, and meat. Traceability experts have conducted process mapping within a mineral water SME, assessed the company’s present system, and have made preparations for installation of the new system (new process, XML). As a result a Good Traceability Practice guide for the mineral water industry has been produced. In parallel to

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\(^5\) TraceCore XML is from TraceFish; for this reason, the TraceFish Technical Standard has been split into a core generic for electronic interchange of food traceability information in general, TraceCore.xsd and others. See specific WebPages for more detailed information.
these activities a mineral water prediction model is being developed that will provide the traceability system with analytical specifications relating to the geographical origin of the product.  

Meanwhile, other teams are working on developing methods to determine the origin of honey, olive oil, cereals, and meat. To date 800 samples have been taken to help build similar model for those foods. In addition, spectroscopic and molecular biological methods are being developed for use in characterizing foods. These fingerprinting techniques will aim to differentiate between products based on their species/variety or the way that they were produced.

The TRACE goals include: study the relationship between tracers, (isotopic and trace element data) found in the food, with those in the local environment, i.e. geology and groundwater by analyzing the soil, groundwater, plant and animal tissues samples of certain geographical areas; further, using statistics, it will:

- Develop food maps indicating the specific characteristics a food should have when produced in a specific area.
- Develop generic, non-proprietary, and standardized solutions for transmitting the product information electronically, so each link in the supply chain will be able to provide and use this information. This will be achieved by incorporating all the information (origin, production, ingredients etc.) on the product into the traceability system.
- Assess consumer perceptions, attitudes, to “Designated Origin” (DO) and organic food products and their authenticity through a consumer behavior study.
- Particular attention has been given to consumer organizations and their input in the project. TRACE has a consumer NGO (BEUC5) as a formal partner and another on the independent board that provides advice and comments on the project.
- Produce an information resource (http://www.trace.eu.org) that aims to become the central source of food authenticity and traceability in Europe. The website will be constantly updated in the course of the project and will offer an online reference tool for food authenticity and traceability as well as providing information on the project.

TRACE’s view of the state-of-art regarding traceability:

- According to EU Food Law, traceability systems have been operational since 2005. Food businesses are obliged to keep records for information related to products bought and products delivered/sold i.e. to apply the so-called “one-up one-down rule.”

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6 To this end 346 mineral water samples have been taken to date, in addition to 2,120 soil and groundwater samples. These samples are currently undergoing trace element and stable isotopic analysis.
• Current traceability systems address the logistic side of traceability of products in such a way that each link requires keeping records of preceding and succeeding links, but in general only the data from the previous link, which are deemed relevant, are stored.

• In many supply chains, this is current practice when dealing with traceability data, and obviously there are several limitations and weaknesses, for example: loss of data, no explicit link to the ingredients used, there may be hundreds of identically marked units with inherently different properties, tracing back to origins, and effectuating a targeted recall is difficult.

• Numerous studies have shown that the information loss from one link in the chain to the next is large; in some industries losses are documented to be 80-95%.\(^7\)

• There are a few companies that have gone to great lengths towards implementing the “Push”\(^8\) or “Pull”\(^9\) mechanism traceability model within their own chains, but much of the potential benefits are lost if the implementation is done in a proprietary and non-standardized way. In addition, little work has been focused on developing systems that can be used for verifying the origin of food.

**Analytical Lab for Food Authenticity**

Labeling issues are of increasing concern as the European consumer becomes more discerning about food purchases. The information on a label, related to the claims made of that product, is generally limited to compositional and nutrition data. Many labeling claims that relate to perceived added value are rarely supported by analytical data, leaving regulators to rely solely on paper auditing procedures to monitor compliance. This is particularly important with the growth and promotion of “added value” regional foods such as those produced under “Organic” and “Designated Origin” labels. TRACE addresses this deficiency by supplying analytical specifications for labeling issues relating to food origin, especially in areas that currently rely mainly on a written specification e.g. geographical origin and production origin. TRACE is developing generic low cost analytical tools that for use in the traceability infrastructure for verifying 3 types of origin: geographical origin, production origin, and species origin.

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\(^7\) The Nordic Council of Ministers project “Traceability and electronic transmission of qualitative data for fish products” studied material and information flow in cod and salmon chains, and concluded that only 5-20% of the number of properties that were known in one link of the chain were still accessible in the next link.

\(^8\) Supplier sends data, electronically or manually, along with the batch.

\(^9\) Supplier keeps data, but buyer is authorized to request more information.
**d. Co-Extra (Co-Existence and Traceability)**

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Co-Extra is a multi-year integrated program funded by the European Commission and coordinated by the National Institute for Agronomic Research (INRA) in France.\(^1\) It studies the coexistence of biotech and conventional crops, and the detection of transgenic substances in the EU market. They also research biological containment methods, and validate workable processes and systems that promote stable agricultural coexistence for Europeans. Of importance are their programs that not only design and integrate biotech detection tools, but also help expand new techniques for cost-effective detection of as yet unapproved or unexamined transgenic varieties.

The main drive behind Co-Extra goes back to consumer demand for freedom of choice when it comes to agricultural biotechnology and derived products. The issue is that many consumers are critical of GM plants and products, while on the other hand, most of the experts in charge of GMO approvals do not see any real threats to health or the environment. Meanwhile, farmers growing GMOs in other countries are reporting higher yields, greater profits, and seem to have cut back on pesticide use. The only way to solve this European challenge of offering both consumers and farmers the freedom to use or to reject GMOs is by implementing co-existence and traceability. Traceability has become expected in all European food and feed supply chains, but the traceability of GMOs adds the extra challenge of very strict legal thresholds for unwanted mixing.

To better understand this concept, the term co-existence must be defined. Co-existence means growing GM and non-GM crops side by side and keeping them segregated all along the food supply chain. With Europe’s relatively small field sizes this becomes a difficult task. For European customers the general idea of traceability is to have producers preserve the identity of their goods, which ultimately allow consumers to select the agricultural system they wish to support. The end result of co-existence and traceability is having cost-effective ways of getting...

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\(^1\) This is accomplished through the Sixth Framework Program under the Food Quality and Safety Priority. Co-Extra involves over 200 scientists from 18 countries with a budget of €24 million.
more information on the origins and safety of foods, which benefits for more than just GMO foods.

Co-Extra, to make its point regarding the complexity the food supply chain, illustrates the challenges of frozen pizza, which combines a minimal legal threshold for unwanted mixing. In just one small box of frozen pizza a few dozen ingredients may come from several different countries, which may have changed hands several times along the way, and undergone numerous processes. Using this example, freedom of choice means knowing whether or not the bit of soy flour in the dough was made from any GM soybeans grown in Argentina, unloaded at a Dutch harbor, and processed in a French factory. Making all of that information available in a reliable and cost-effective way touches upon many different disciplines. That is why Co-Extra integrates the contributions from experts in agriculture, gene flow modeling, socio-economics, logistics, and molecular biology. Co-Extra also involves legal experts for studying international legal regimes and solutions for liability and redress issues.

Co-Extra’s main objectives are to be manifested on two levels. At the scientific technological level and industrial level:

- to achieve breakthroughs in the domains of biological containment, of horizontal (territory) and vertical (supply chain) organization, of supply chain economics, of detection methods targeting EU approved and as-yet-unexamined GMOs, and of control and validation strategies

- to integrate the results into user-friendly decision-support tools targeting all of the stakeholders involved in the food and feed chains

- to provide analytical methods, decision-support tools, position papers, and guidelines to all stakeholders and enforcement bodies to implement, monitor and control coexistence and traceability, from the technical as well as economic and legal points of view

The Co-existence aspect: The first point to be considered concerns the seed and crop productions. Co-Extra is surveying and developing novel biological methods and tools to prevent the contamination of conventional or organic seeds and crops by species containing GMO components. This includes identification of biological characteristics, breeds, and species likely to mitigate contamination as well as interactions with farming practices and environmental features. The second point to be addressed is the organization of the supply chain in such a way as to prevent commingling of GM and non-GM products throughout their processing. Based on the different case studies, Co-Extra will model the different stages of the supply flow, then
describe and assess the different phenomena occurring at each step as well as their cumulative effect. In particular the territorial organization will be modeled to restrict the possible contaminations locations, while the socio-economic and legal implications will be studied. The effect of imports in Europe and of third countries practices to segregate supply chains on admixture possibilities will be also covered.

**The Traceability aspect:** For Co-Extra, traceability basically consists of ensuring the reliability of the information related to products all along the supply chains. Co-Extra is intended to address both analytical and documentary traceability. Regarding the first aspect, Co-Extra is establishing a state-of-art realm of onsite and laboratory GMO detection, assessment tools, integrate them into systems, and finally benchmark selected systems in real conditions. At the same time, the project will continue to design and develop necessary tools that are currently missing. For example, although the relatively new EU regulations take into account many of the problems encountered by the analysis laboratories by providing them with several detection tools, the expected facilities in GMO detection and quantification do not solve all the questions raised by the application of European regulations. The analytical traceability part of Co-Extra is overall facing problems of integrating or developing cost-effective and fit for purpose detection methods as well as technical challenges. To be efficient, the developed methods need to be assessed with regards to internationally recognized performance criteria including robustness, precision, sensitivity and accuracy, and associated with control plans made up of sampling procedures and frequency schedules.

**Current Co-Extra innovations:**

- Novel approaches to meet the technical and economic challenges raised by the increasing number of GMOs, stacked genes, and unapproved and as-yet-unexamined GMOs to be detected; these approaches will consist in reliable multiplex - more than duplex - quantitative PCR, finger printing and quantitative differential PCR
- Position papers, guidelines for routine analysis, for detection of stacked genes and unapproved or as yet EC-unexamined GMOs
- Guidelines for validation of complex GMO detection methods such as those that combine different stages, for instance, PCR approach followed by hybridization on microarrays
- Guidelines to reduce measurement uncertainty in quantitative GMO detection

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11 For instance, the detection methods provided by the client can use different reference genes to quantify the plant species (analytical translation of the labeling according the ingredient content of samples) whose compatibility is not ensured.
• Evidences supporting the suitability of the European modular approach for validation of GMO detection methods

• Mathematical models for prediction of pollen distribution and impact over large distances and fragmented landscapes

**Project Structure** - The Co-Extra Project is structured in 8 “workpackages.” The primary workpackage for traceability is WP 8, with WP’s 3, 5, and 7 providing ancillary information. A summary of each of these groups is listed below.

**WP8:** This workpackage is to develop the stakeholders’ dialogue using an internet platform (Co-Extra website) and stakeholder workshops. The outcomes of Co-Extra will be disseminated to the different stakeholders. Links to user-friendly decision support tools for stakeholders will be provided. An editorial office as communication center is to provide a consumer oriented multi target website.

**WP3:** The workpackage assesses the internal and external costs and benefits generated by the implementation of co-existence and traceability.

**WP5:** The objective of this workpackage is to develop cost-effective and fit-for-purpose methods and tools for detection of GMO taxa and controls.\(^\text{12}\)

**WP7:** This workpackage is to integrate the project outcomes to begin the initial development of decision support tools to stakeholders and policy-makers, to define the most appropriate information structures, contents, and supports to ensure reliability and cost-efficiency of documentary traceability, and to assess the reliability of the co-existence and traceability systems from selected third countries (outside the EU).\(^\text{13}\)

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\(^\text{12}\) **Workpackage 5:** EC Regulation 1829/2003 requires that creators of new GMOs provide sequence information characterizing the GMO, methods to detect and quantify the GMO, and appropriate reference materials, before authorization may be given. From this there is an urgent need for the improvement of existing methods (e.g. real-time PCR) and the investigation of new methods (hyperspectral NIR, loop-mediated amplification, ligase-mediated amplification) for the detection system to become more cost efficient.

\(^\text{13}\) **Workpackage 7** is responsible for the looking into the legal, scientific, social, and ethical issues surrounding the co-existence and traceability of GM and non-GM supply chains. In effect WP7 has four major objectives. 1) an overview of the relevant guidance, national and EU legislation concerning GMOs, but especially in relation to co-existence and traceability will be produced. In addition, issues of intellectual property will also be addressed. The work of WP7 will ensure an understanding and compliance of all WPs with these regulations. 2) another objective of WP7 is the integration of results in preparation of (future) decision support systems for stakeholders of different supply chains. Formulation of recommendations for the set-up of effective management strategies for the selected food supply chains within the project as well as with a view on other types of food supply chains. 3) to study the compatibility of traceability and co-existence systems around the world. Lastly the legal, technical and political issues arising from coexistence, traceability and liability will be assessed. WP7 will be led by the Sheffield Institute of Biotechnological Law and Ethics (SIBLE), an inter-Faculty institute of the University of Sheffield, UK.
e. Value Enhanced Grains (VEG) Solutions (website)

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Email: grains@grains.org

The Value Enhanced Grains (VEG) Solutions website advertises itself as offering objective information to buyers and processors of grain who are interested in efficiency gains and improved profitability. It is this service and information that are particularly helpful to those looking for a needed edge in a competitive marketplace. VEG provides critical information on the types of value enhanced grains, their specific uses and advantages, plus the quantitative results of objective tests.

Marketing of Value Enhanced Grains (VEG) marks a major break from the past. The US grain production, marketing, merchandising, and export system historically has focused on volume and cost considerations to move as much grain as possible. Traditionally, corn from different farms is loaded together in the rail cars, hoppers, barges, and silos. In order to maintain their value VEG products must be kept segregated to retain their identity. Depending on the particular crop, farmers and elevators need additional grain bins for storage, upgraded combines for gentler harvesting, and upgraded drying equipment. Some products may be transported in containers instead of bulk. Widespread acceptance of specialty grains depends on the effectiveness of handling and transportation systems in delivering the crops to end users in consistent volumes, at consistent levels of quality, with consistent end-use characteristics, and at competitive prices.

Advances in VEG range from genetics and biotechnology to identity preserved and value-enhanced marketing channels. Both these processes make it possible to deliver very specific commodity traits to the buyer. On the technology front, there is a new focus on “stacking” multiple end-use traits. In this regard, products with both animal-health and food-safety implications are on the horizon.

**VEG traits can generally be classified into two categories:**

- **Compositional Traits**, or the qualities of the grain themselves. Examples include corn that has been bred or engineered to have high oil content, high levels of amylopectin starch, or white cob.
- **Management and Handling Traits**, which fit the end users needs for processing.
  
  Examples include products such as low stress crack corn, organic corn, or post-harvest pesticide-free corn.

  The demand by grain buyers for these new products is evidenced by the five-fold increase over the past few years in land dedicated just to the production of corn higher in oil content. The Value Enhanced Grains (VEG) market is a fast-paced, ever growing opportunity to provide new solutions, both economic and environmental, to the farm, feed, and food sectors. Indeed, VEG marketing channels continue to develop, with attention focused now more than ever on the needs of the buyer. Feed manufacturers, corn refiners, and food processors, not to mention farmers and food consumers, all benefit from the development of VEG.

  **Traits (Example)**

  Low-phytate corn helps address environmental concerns about livestock waste and helps nutritionists reduce supplemental phosphorus usage, decrease dietary total phosphorus and lower dietary phytic acid content. In turn, the lower phosphorus content in the diet helps reduce phosphorus in animal waste, up to 22% for poultry and nearly 13% for swine. High oleic high oil corn will offer livestock producers the ability to manage the fatty acid profile of lipid deposited in carcasses.

  VEG products have many benefits for food and industrial processors, including:

  - Increased yield such as starch content, purity, and quality
  - Specialized physical attributes for the production of stabilizers and thickeners
  - Uniform kernel/seed size, hardness, color, etc.
  - Absence of stress or damage

  The level of contracted characteristic differentiating varies depending upon regulations and contract as is illustrated in the Table below.

<table>
<thead>
<tr>
<th>Differentiating Characteristics</th>
<th>Level I Identity Preservation</th>
<th>Level II Specialty Variety</th>
<th>Level III Super Commodity</th>
<th>Level IV Standard Grade</th>
</tr>
</thead>
<tbody>
<tr>
<td>Relative Value/Premium</td>
<td>High</td>
<td>Medium</td>
<td>Low</td>
<td>None</td>
</tr>
<tr>
<td>Buyer Control</td>
<td>Variety Production Practices, Certification</td>
<td>Min/Max Attributes</td>
<td>Attribute Preferences</td>
<td>Grades Only</td>
</tr>
<tr>
<td>Attribute Testing</td>
<td>Typically Required by Grain Buyer</td>
<td>Correlates to Cost/Value of Grain</td>
<td>Efficient/Consistent</td>
<td>Grade-Driven</td>
</tr>
<tr>
<td>Types of Producer Contracts</td>
<td>Acreage Production Bushels</td>
<td>Production Bushels Normal/Open</td>
<td>Normal/Open</td>
<td>Normal/Open</td>
</tr>
<tr>
<td>Producer Linkages</td>
<td>High</td>
<td>Moderate</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>Minimum Segregation</td>
<td>Begins at Farm</td>
<td>Begins at Farm</td>
<td>Merchandiser/End-User-Determined</td>
<td>Merchandiser/End-User-Determined</td>
</tr>
<tr>
<td>Production Volumes</td>
<td>Low</td>
<td>Moderate</td>
<td>High</td>
<td>Very High</td>
</tr>
</tbody>
</table>

Table 1. Contracted characteristic differentiating
Value Enhanced Grains (VEG) are grains with particular quality characteristics that may provide various users value. Examples of corn or grain sorghum types:

<table>
<thead>
<tr>
<th>Corn</th>
<th>Grain Sorghum</th>
</tr>
</thead>
<tbody>
<tr>
<td>Blue</td>
<td>Low Phytate</td>
</tr>
<tr>
<td>Organic</td>
<td>Waxy / White</td>
</tr>
<tr>
<td>High Oil</td>
<td>Non-GMO Corn</td>
</tr>
<tr>
<td>High Starch</td>
<td>Low Stress Cracks</td>
</tr>
<tr>
<td>High Amylose</td>
<td>Nutritionally Dense</td>
</tr>
<tr>
<td>High Lysine/Opaque</td>
<td>Low-Temperature Dried</td>
</tr>
<tr>
<td>High Oil/High Oleic</td>
<td>Post-Harvest Pesticide Free</td>
</tr>
<tr>
<td></td>
<td>Hard Endosperm/Food Grade</td>
</tr>
<tr>
<td></td>
<td>Nutritionally Enhanced (Protein)</td>
</tr>
</tbody>
</table>

In addition, Value Enhanced Grains (VEG) offers its customers Virtual Trade Show. This service provides a platform for buyers and sellers of VEG products to “meet” each other or just to see what the industry has to offer and to become better acquainted with potential business partners. Buyers can see the types of products suppliers have to offer and suppliers can see who can supply them with products that meet the needs of their operations. To use this “matchmaking” service, suppliers register the VEG related products, goods and services they offer. Buyers register their uses for corn products and any traits of interest that can be provided by value enhanced grains. In addition to providing a searchable platform for both buyers and sellers, periodic email updates are sent to registrants to alert them when potential business partners register or make inquiries matching their criteria.

See Appendix K for a listing of US Grains Council offices located worldwide.
f. Critereon Company, LLC (Auditors and Training)

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The Critereon Company has over a decade of experience in helping companies design, implement, and manage quality systems. With their consultative, customized business approach, Critereon has assisted corporations to proactively manage regulatory compliance records, research data, and distribution channel activities using unique, computer based and automated software and technology systems.

Critereon is a leading provider of procedural, quality, and compliance management tools to many influential global businesses. Authentix™ is their web based authenticity management platform that allows manufacturers to manage the processes, protocols, and procedures involved in supply or distribution chains. Working in conjunction with Authentix™ is their handheld data collection tool Pocket Authentix™. With the versatility and accuracy that Pocket Authentix™ offers, field staffs are able to quickly record process, product, and shipment authenticity at critical points along the supply and distribution channels.¹⁴

Critereon services deliver business services across the food industry that includes:

- Animal Handling and Welfare
- Biotech Compliance
- Counterfeit, Diversion, and Dilution
- Country Of Origin Labeling (COOL)
- Franchise Quality Monitoring
- HACCP
- Identity Preserved Production
- Non-GMO Sourcing
- Organic Production
- Plant Made Pharmaceuticals
- Research Trials
- USDA Process Verification
- Quality Systems Design

¹⁴To further assist companies in managing for enhanced results, Critereon established xPaper™ Technology. The xPaper™ Technology system works exactly like a common clipboard and ink pen. Forms are completed by hand in a normal fashion at remote sites or during plant operations using the uniquely designed pen. The digital pen records ink strokes and maps them on specially designed digital paper. When the recording duties are finished, the person doing the work simply inserts the pen into a “cradle,” which is actually a mini-computer linked to the Internet. From the “cradle,” all of the information taken down during an audit or inspection is digitally uploaded directly to administration computers. The very same forms used on the clipboard at the site, along with checked boxes, notes, and authorized signatures, are instantly reproduced and ready for viewing at any location in the world. Authentix™ and xPaper™ Technology enhance the process of capturing audit and inspection data, giving organizations the ability to quickly, efficiently, and cost-effectively gain control of regulatory, quality control and standard operating procedure forms and documents.
Authenticity Management

A parallel can be found between existing food safety programs and the new field of Authenticity Management. In much the same way, Authenticity Management monitors and manages protocols and procedures across the value chain to deliver the benefits of authenticity in production and processing systems. It is the best method to obtain these results because it is the most effective and efficient method. Authenticity Management forges a bond between process and measurement to lower risks and build business value. Authenticity is all about attention to detail.

For example: Biotech Compliance - The problems facing agriculture are numerous. The development and application of genetically engineered products present new and increasing challenges for biotechnology companies. Researchers continue to discover new plant and animal genetic traits that promise to enhance a broad range of industries from manufacturing to petrochemical and from agriculture to pharmaceuticals. However, increased scrutiny from environmental and consumer groups, who have expressed concerns about possible disruption of natural ecosystems, unintended cross pollination, compromised plant defense systems, and pharmaceutical-active contaminated food crops has increased the demand for more rigid and mandatory regulatory and consumer testing. Moreover, international commercialization requirements for biotechnology products are becoming increasingly complex and stringent. In addition to environmental and international trade concerns, biotechnology companies also face internal challenges such as the financial risks in properly handling GMO products or the public relations liabilities that can occur with errors in the distribution channels.

To help solve these problems, Critereon works with organizations to:

- Collect the regulatory requirements that are important
- Analyze the current compliance process against the appropriate agency standards
- Bring the customer into direct contact with the regulatory agencies, providing them with enhanced understanding of compliance policies and international laws
- Develop procedures, processes, and protocols for exporters using hazardous and critical control point analysis
- Provide documentation management services for export shipments
- Thoroughly review the customer’s compliance documents
- Provide a complete audit of the organization’s compliance system
Country of Origin Labeling - Country of Origin Labeling regulations require a covered commodity to have verifiable record keeping of its production and processing history to support accurate labeling. Critereon’s compliance monitoring systems evolved from their experience in protecting the value of special crops and market animals. They design systems that address both regulatory compliance and identity preservation in the agri-food industry. Their compliance services support international market demands for traceability as well as specific production practices.

Every supply chain is unique and requires a tailored approach to keep costs low and limit the potentially negative logistics effects of COOL. Authentix for COOL™ and its associated technologies provide proven and flexible tools to agri-food for these needs.

Benefits of Authentix for COOL™:
- Authorized transparency to the supply chain
- Dynamic lot traceability
- Multi-dimensional protocol compliance monitoring
- Online posting and validation of affidavits
- In-field electronic inspections
- Integration with existing control systems
- Secure web application
- Multi-level access
- Multi-lingual capability

Quality Systems Design and Program Accreditation - Business customers and buyers today are interested in receiving comprehensive information about products and related services delivered by their supply-chain partners. Market forces are often requiring information specific information about the quality of products—who makes them, where, when, and under what conditions.

In markets where quality is no longer the sole focus on finished products and services, companies that supply products and services are adopting operating standards that help them carefully address selected processes and customer specifications that influence their operations. To meet customer demands for verifying that manufacturers are using quality systems in their operations, many companies are seeking third-party accreditation that provides a demonstrated commitment to excellence. To enhance an existing quality system or to establish an initial quality system program, it is critically important for companies to understand their ultimate goals and objectives; it is also indispensable for companies to enlist skilled guidance when they decide to
commit themselves to building, implementing and sustaining a quality system. In this light, Critereon is proficiently prepared to cost-effectively assist companies achieve quality management certification and to:

- Review and design a customized Quality System that results in measurable operational efficiencies and verifiable process and/or product claims
- Align accreditation system functions with current quality control procedures
- Create documentation for achieving compliance with chosen quality system framework such as training and self improvement
- Develop systems to assure validation of successful program implementation
- Provide the necessary technology which will enable the organization to achieve quality management on an ongoing basis
- Present companies with the marketing advantage by clearly differentiating their products from the competitions’
Novecta was created in 2001, as agricultural biotechnology started to become an issue for farmers and consumers. It was created as a joint venture between Iowa and Illinois Corn Growers Associations and works closely with other organizations such as Iowa’s Soybean Association, Farm Bureau, Coalition to Support Iowa Farmers, and others. Novecta has two sources of funding; an appropriation from the USDA and private/commercial sector funds.

Novecta employees typically call on corn customers, such as processors, and finds out what traits or qualities processors want, be it specified product traits or minimum oil or starch contents.

In their research it became evident that issues like quality, tracing components, quality assurance programs, and identity preservation were becoming more critical to the public and processors. Many of Novecta’s training programs are copied from organic producer’s game book. However, they are pro-biotechnology (and hybrids) and promotion of its wise use by educating farmers and the public. They hope to address processor concerns, cooperate in resolving problems, and to increase the speed of crop delivery.

They primarily focus on identity preservation and quality assurance programs and training. They are also involved with USDA’s process verification program and on ISO 22002 and ISO 9000 projects. Novecta does little to promote commodity corn. Most of its focus is on value-added and differentiated corn products. They do not do much work with non-GMO or organic corn. However, they do promote ties to many industries. As mentioned, they use the template that organics use when they train on IPT for value-added corn products. In this way, for example, Novecta is sensitive to Japanese customers demand certification regarding chemical residuals or maximum residue limit (MRL).

Novecta realizes one obstacle for farmers is record keeping. Although many farmers are now becoming more familiar with computers, once they do record information, they are reluctant to share their information with others. Novecta recognizes that there seems to be a natural distrust between grower, coop/elevator, and processor. For decades each group profited by not sharing

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15 Novecta is a for-profit limited liability corporation.
market information with others. IPT requires information sharing and a different type of mentality towards agriculture. They all can benefit by mutually sharing, and when they better understand each other’s problems and operational necessities.

Typically processors sponsor Novecta to train and motivate farmers to grow crops to certain minimum standards. The typical farmer that Novecta works with farms 800-1,000 acres. These farms are more adaptive than other size farms and can more easily modify production practices to take advantage of value-added crops and their traits. Once Novecta understands what the processor/customer wants and is willing to pay farmers to grow the crop, the processor then sponsors Novecta to go out and train farmers on how to fulfill the processor’s needs or contract. As Novecta’s website suggests, they then help train farmers on various aspects of IPT. The key here is that Novecta looks at what the processor wants and makes sure that the farmers understand what is important for them to do to insure compliance.

Novecta has a library of training programs for various levels of quality assurance and production practices. Novecta training and certification can be adapted to a variety of commodities or customer needs. By building upon the ISO 9000 quality management system, Novecta offers programs to growers that allow them to initiate entry-level quality assurance programs and expand them, as the market or needs dictate. This approach also allows growers to meet the requirements of various production contracts that may use ISO principles as a base.

Novecta also provides services to growers through the development of market opportunities for quality-assured commodities. By developing relationships throughout the supply chain, Novecta is able to build awareness for the capabilities of growers who have adopted quality assurance systems into their businesses. Novecta provides a service to both producers and buyers by facilitating trade between these two parties. The company works to develop both domestic and an export market for quality assured production and maintains a close association with other commodity organizations and government agencies.

**Objectives of Novecta’s Identity Preservation System** - It is primarily designed to provide assurances that the desired qualities or traits are present (or absent) in a product from the seed source, through all steps of production and delivery, to the end user. Typically, these assurances need to be documented in some manner from one party to the next throughout the entire chain.

In addition to initial seed purity, follow-on and continuous verification and documentation are paramount. More specifically, an IP system identifies and verifies that certain procedures were carried out during the growing, handling, transportation, and conditioning or
processing of the crop. Sampling and testing may be part of an IP system, but the essence of the system is the procedures and the verification. Some examples of specifications and activities that may need documentation include seed breeders’ statement of variety and breeding methods suitability of seed variety (variety release statement).

Novecta’s program typically includes: pre-plant planning (seed selection), planter preparation and documentation, planter clean-out documentation (planter items to check and clean, e.g. seed boxes), planting the field (field management), harvest, and its completion (when the storage bin has been filled, or harvest of the IP crop is completed, ensure all records are complete and put with all other information regarding the contract), quality assurance testing (from storage bins samples must be tested and sent to a quality assurance laboratory), grain storage and handling (drying, etc.), and contract review (throughout the growing season, the IP grower should be maintaining a file on each IP contract as per each field’s soil tests, purchase orders, etc.).

See Appendix L for a listing of Novecta’s corn value enhanced grains (VEGs).
The Organic & Non-GMO Report advertises itself as the only monthly newsletter that provides information needed to respond to the challenges of genetically modified (GM) foods. This publisher is a prime example of using and promoting identity preservation and traceability systems. This group’s focus is primarily on non-GMOs and organic products, however, the same principals may be used for other foods within the food chain.

Traceability Example of Food Safety Trend in EU - In the dispute over genetically modified foods between the US and the EU, one sticking point is Europe’s requirement that all GM foods be labeled and traced back to their origin. While the US views traceability as a novel and, in some cases, a bad concept, the EU sees it as an essential element of food production and a way to assure consumers of food safety.

A good example is Tracemeal S.A., a company based in Geneva, Switzerland, that supplies soy meal to salmon breeders in northern Europe. Tracemeal buys soy meal from a Brazilian soy processor who contracts with farmers to grow certified non-genetically modified soybeans. After processing, the soy meal, which is identity preserved at every stage, is shipped to a port in Denmark, which is dedicated to receiving only non-GM soy. The soy meal then goes to fish feed producers where it is made into feed and given to salmon. Finally, the salmon are shipped to Japan where they are cooked and served fresh, just 72 hours after shipment from Europe. The entire chain, from the salmon dinner in Japan back to the soybean seed in Brazil, can be traced.

Traceability Laws - While concern over GM foods is a factor, the demand for traceability extends beyond GMOs. Europe’s main traceability efforts and regulations have focused on animal feed, which has been the source of several food scares, such as the Bovine Spongiform Encephalopathy (BSE), “Mad Cow” crisis. At SGS, feed is a big issue, a non-GMO certification company based in the Netherlands (see Chapter 7 - Auditors regarding SGS). The European Parliament has passed a series of regulations establishing traceability. In 2000, legislation was passed requiring traceability and labeling of beef products, and in February 2002,
Parliament passed regulation Number 178/2002, which established the European Food Safety Authority and principles of food law.

**Tracing GMOs** - European consumers want GM food labeled and traced and major food retailers, companies such as Tesco and ASDA (both based in the UK), and Carrefour (based in France), have eliminated GM ingredients from their house brand foods and are requiring meat suppliers to raise animals on non-GM feed.

It is estimated that feed producers will pay a 5 to 10 percent premium over commodity prices for fully traced, identity preserved, non-GM soy meal. In turn, feed producers that breed salmon can earn a 20 to 25 percent premium in Japan for salmon labeled as identity preserved and non-GMO.

According to Katrin Schröder, IP manager at GeneScan Analytics GmbH, traceability regulations are shifting the labeling criteria from detecting GMOs in the product to application of GMOs in the process or processing. “The European food industry is looking for avenues how to comply so they won’t have to label their products,” she says. As an example, the regulations require that all food and feed ingredients produced from GMOs be labeled even if GMOs cannot be detected in the final product. In addition, products exported to Europe without a label will be assumed to be non-GMO and be subject to PCR tests by authorities. Products that test positive for GMOs will prompt an investigation and may result in refused shipments. “Providing PCR test reports as proof that a product is non-GM won’t be sufficient. Authorities will want to look at traceability documentation,” says Richard Werran (a representative with Cert ID, based in the UK). “Exporters have to assume the worst possible case and have traceability in place.”

**The 2006 Non-GMO Sourcebook (excerpts)**

The Non-GMO publishers also published *The 2006 Non-GMO Sourcebook*, the fifth edition of the essential guide to the market for non-genetically modified (non-GMO) seeds, grains, ingredients, foods, and related products and services.

As consumer concerns over GM foods continue throughout the world, the global market for non-GMO products continues to grow. *The 2006 Non-GMO Sourcebook* reflects this growth; this edition includes more than 560 suppliers of non-GMO products and related products and services. According to Non-GMO publishers, their targeted readers are global, and who want healthier foods. Many of them see health and environmental risks with GM foods, which then fuels strong demand for non-GMO alternatives. This demand is strongest in the EU and Asia, particularly Japan and South Korea, where consumer opposition to GM foods is greatest. Demand for non-GMO is increasing in other nations, including the US, with its growing natural and
organic food industry. Another trend driving the demand for non-GMO foods is traceability. Consumers increasingly want to know the origin of their foods, and non-GMO food systems, such as identity preservation and organic certification, meet this requirement.

“Farm-to-fork” products and services

The primary GM crops grown in the world are canola, cotton, corn/maize, and soybeans. As a result, The 2006 Non-GMO Sourcebook focuses heavily on non-GMO alternatives to these GM crops, particularly soybeans, which are increasingly valued as an important protein source for both human food and animal feed.

The 2006 Non-GMO Sourcebook is global in scope, listing suppliers of non-GMO products and services not only in North America, but also in Asia, Australia, Europe, the Middle East, and South America.

The Sourcebook provides suppliers of non-GMO products and services for:

- Seeds, including organic and food soybeans
- Non-GMO corn and soybeans and processed ingredients
- Specialty grains and oilseeds, such as flax, wheat, and sunflowers
- Minor ingredients and processing aids, such as vitamin E and enzymes
- Food products
- GMO testing, identity preservation, organic certification, and other services that support non-GMO production

The 2006 Non-GMO Sourcebook lists many suppliers of organic products because organic food production, which prohibits GM products, is essentially non-GMO, and because demand for organic is increasing worldwide.

The Non-GMO Report recommendations for GMO testing

The ability to detect GM material in seed, grains, and food has become critical to suppliers of non-GM products. GMO testing along with identity preservation is essential to verify that seed, grain, or food products are non-GMO in order to meet regulatory requirements or a buyer’s specifications. The Non-GMO Report recommendations for finding a GMO testing lab or test method:

1. **Look for a lab that is accredited and participates in GIPSA’s proficiency program** - A lab should be accredited to ISO 17025 or UKAS (United Kingdom Accreditation Service). Accreditation requires that a lab provide evidence of good performance. It is also important to find a lab that participates in the USDA’s Grain Inspection Packers and Stockyard Administration (GIPSA) proficiency program, which tests the
proficiency of GMO testing labs. Potential testing customers can look at GIPSA’s website, and see how laboratories perform.

2. **Know the lab’s capabilities** - Ask questions about a GMO testing lab’s capabilities. How long have they been performing GMO tests? Can they screen for all commercially available GMOs? How do they validate results? You should look for a method that has been proven over time.

3. **Know the type of test you need** - ELISA protein “strip” tests do a good job screening raw grains. For processed foods, PCR is recommended.

4. **If exporting, know what type of testing will be done at the destination country** - Learn as much as possible about the testing methods in the country you are selling to. This will guide you in implementing a similar method.

5. **Avoid choosing a test based on price alone** - A few extra dollars up front are nothing compared to the costs of problems that can occur with inaccurate tests.

6. **Ask if the lab can test for specific GMO events** - Identifying specific GMO events is particularly important because one may not be approved in certain countries, which could cause major problems for an exporter.

7. **Get a representative sample** - Sampling is one of the most important aspects of testing. The sample must be statistically representative of the lot of material from where it came. If you don’t have a representative sample, the validity of the result is in question no matter how good the method is.

8. **Know the GMO threshold your buyers will accept** - Do buyers need a qualitative, “yes or no,” result about GM content or a quantitative test that determines the percentage of GM material present in a sample? Based on this tolerance, GMO testing labs and kit manufacturers will devise a sampling and testing protocol to meet the customer’s and buyer’s needs.

i. Food Consulting Company

Food Consulting Company
13724 Recuerdo Drive
Del Mar, CA, 92014
Toll free: 800.793.2844
Fax: 800.522.3545
info@foodlabels.com

Food Consulting Company, founded in 1993, provides services for; food labels, nutrition facts labels, nutritional analysis, and food label guidance to ensure FDA regulatory compliance for small and medium-sized food manufacturers, distributors, co-packers, and importers. With the purchase of Nutrients Now in 1996, and Nutrition Labeling Services in 2000, Food Consulting Company is one of the largest contract providers of food labeling services with over 1,000 clients in the US and abroad.

Their mission:

- To become their customer’s virtual food label department
- To provide expert food label solutions that position customer products well within US and Canadian laws
- To make their customer’s job of complying with the FDA food label regulations easy
- To guarantee 100% FDA regulation compliance

Specific services include:

- **Nutritional Analysis** – To ensure accurate nutritional analysis and nutrition facts labels for products and recipe formulations, including both laboratory nutritional analysis and database nutritional analysis
- **Food Labels** – To ensure full label compliance by providing development of nutrition facts labels and ingredient/allergen statements, product names, label claims, plus a review of final organizational label artwork
- **FDA Regulatory Support** – Food Consulting provides resources and answers to challenging regulatory questions to ensure food labels are FDA-compliant

Food Consulting also creates Nutrition Facts and Ingredient Statements for private label manufacturers and food companies with new product introductions which includes: a Full Label Compliance Package that includes all required food label components, Ingredient Statements, label layout sketch and type-size for each component, advice on regulated nutrition label claims and National Organic Program requirements, and a Final Label Review. In addition Food Consulting offers Nutritional analysis and FDA-compliant food labels for beverages, baked items,
snacks, condiments, dairy products, and more. Typical customers are manufacturers, ingredient suppliers, co-packers, distributors, and marketers.

**For food Importers and Brokers**, Food Consulting can “Americanize” the food label content (US FDA-compliant) for import food products into the US.

**Ingredient Suppliers** receive 100-gram data (via Laboratory Nutrition Analysis or Database Nutrition Analysis) and Laboratory Microbiological Analysis for ingredient specification sheets.

**Restaurateurs, Food Writers, and Recipe Publishers** can receive ready-to-publish nutritional analysis of menu items, nutrition/allergen guides, recipes for meals, and for publishing in cookbooks, magazines, and websites, which assure that nutrition claims (light, healthy, low fat) are valid and meet the FDA regulations in the Nutrition Education and Labeling Act (NLEA). See Table below for prices.

<table>
<thead>
<tr>
<th>Food Labeling</th>
<th>FDA Regulatory Support</th>
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<tbody>
<tr>
<td><strong>Full Label Compliance</strong></td>
<td>$795</td>
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<tr>
<td>Nutrition Analysis*, Nutrition Facts Panel</td>
<td></td>
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<tr>
<td>Ingredient Stmt, Allergen Compliance</td>
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<tr>
<td>Product Naming &amp; Label Claims</td>
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<tr>
<td>Label Development Instructions</td>
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<tr>
<td>Final Label Compliance Review</td>
<td></td>
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<tr>
<td><strong>Nutrition Facts Panel</strong></td>
<td>$250</td>
</tr>
<tr>
<td>Nutrition Analysis*</td>
<td></td>
</tr>
<tr>
<td>Nutrition Facts Panel</td>
<td></td>
</tr>
<tr>
<td><strong>Ingredient Statement</strong></td>
<td>$250</td>
</tr>
<tr>
<td>Ingredient Statement</td>
<td></td>
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<tr>
<td>Allergen Compliance</td>
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<td></td>
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<tr>
<td><strong>Laboratory Nutrition Analysis</strong></td>
<td>Add $650</td>
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<td></td>
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<tr>
<td><strong>Special Requirements</strong></td>
<td>Add $125 each</td>
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<tr>
<td>Bilingual Canadian &amp; Bilingual U.S. Diet Exchanges</td>
<td></td>
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<tr>
<td>Child Nutrition Labeling Complex Formulas</td>
<td></td>
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</tbody>
</table>

Also available:

- Dietary supplement labeling; available for products regulated as dietary supplements
- Glycemic testing and labeling; determines glycemic values and substantiates label claims
- EU Food Labeling; for products that will be exported to the European Union
12. FOOD RECALLS AND INSURANCE

a. Chapter Abstract

In many ways this chapter should lead off this paper as a motivator for the reasons why any participant within the food industry, with its interdependency upon one another, should have a strong IPT program well established. Often, a firm’s success or failure in the market is tied to its own actions, upstream suppliers of inputs, and downstream processors. The net results of failures of the food chain system include loss of brand name, public trust, and large expenses tied to recalls and legal liabilities.

This chapter is more eclectic than other chapters in that the resources range from the legal profession, private organizations, and websites to academia. The first portion includes:

Legal and pragmatic view of recalls and insurance, by section

b. Why Food Recall Insurance is Needed - A short history of food recall insurance
c. Product Traceability: A guide for locating recalled manufactured goods
d. ABA (American Bar Association) Section of Business Law Regarding Recall Insurance
e. Contamination & Recall
f. Product Recall: Disasters waiting to happen
g. Understanding the Recall Concept in the Food Industry

The second portion consists of:

Informational resources and protocols

h. FoodTrack Inc. & FoodTrack Incident Report
i. ANZFA Food Industry Recall Protocol
j. OurFood.Com – Food data base

The last portion includes:

Product insurances

k. Product Recall Insurance (type of insurance)
l. Seedsmen Professional Liability Insurance (type of insurance)

What follows are company/organizational/individual statements from their websites, and naturally reflect their views.
b. Why Food Recall Insurance is Needed

A short history of food recall insurance

According to Keller and Heckman (2005), food recall insurance, which is sometimes included under the broader heading of product recall, or recall insurance, began in 1980’s as a result of the well known and publicized Tylenol tampering incident. In that case, a number of Tylenol bottles were intentionally laced with cyanide. As a result, seven people died, the company spent over $100 million dollars in remedial costs, and the Tylenol brand went from owning 35% of the non-prescription pain reliever market to around 8%. After this incident, a few insurers began offering recall insurance; however, at that time, coverage really only included malicious or intentional tampering. Nevertheless, and largely as a result of an increased number of recalls, accidental coverage began appearing in the early 1990s.1

Recall insurance has proven to be very popular in Europe, and with the passage of EU Regulation 179, requiring that all food and beverage companies recall any product which violates the EC’s food safety regulations. This type of coverage is also becoming increasingly more visible in the US through some recent and well publicized recalls. Although a number of insurers still do not offer this type of insurance, a handful of carriers do. Of course, as in any industry, companies that manufacture, sell, transport, or otherwise handle food, come in all shapes and sizes. Food recall insurance can and should be specifically tailored to meet the needs of a particular company. For example, a local bakery whose distribution network extends to only a few counties or states would not need the same amount of coverage as a massive manufacturer who distributes globally.

A full-scale recall involving food products can be catastrophic to a food grower, processor, manufacturer, or retailer. Not only would a company have to pay for all the recalled products to be shipped to a suitable location and often destroyed, but associated costs such as advertising the recall, public relations to rehabilitate a damaged reputation, and additional expenses to win back customer support will all be extremely costly. Perhaps more troubling is that these numbers represent out of pocket expenses which must be spent only to deal with a recall; once they factor in lost profits that result from their product no longer being sold, the outcome could close a company’s doors for good.

Very few (if any) recall costs are covered by a general liability policy. General liability policies are designed to cover and protect a company from product-related tort lawsuits, not mishaps causing economic injury to food chain participants. To fully understand the economic consequences of a “recall,” consider that food-related businesses generally operate with a 2-5% net profit margin. If a company has to order a recall that will cost hundreds of thousands or even millions of dollars, can they afford it? What about the cost to rehabilitate their name and win back the customers you have lost?

Food recalls generally result from identifiable contamination incidents. Contamination incidents are either accidental or malicious, with the latter consisting of intentional product tampering. While contamination incidents have always been a concern for industry participants, the increased complexity and geographic reach of food distribution networks has dramatically increased the chances of accidental contamination. In addition, specific food contaminants such as Listeria, Dioxin, Lead, Salmonella, various under declared allergens, and now Avian Flu have been in the news almost non-stop. In order to get a true sense of the size and number of food (and drug) recalls in particular, one can visit FDA’s website where there is an active list of current and on-going food and drug related recalls in the US.\(^2\) All it takes is one positive test, one reported sickness, and a company could be facing a massive recall effort. In short, every company that deals with food or food products must be concerned with contamination in today’s world.

Additionally, the public has become acutely aware of the possibility of malicious tampering since the 9/11 terrorist attacks. Although authorities have taken necessary measures to increase security, the possibility of a terrorist related tampering cannot be ignored in today’s environment. If this happens, the cost will be placed on the manufacturer, and the resulting publicity damage could be devastating.

Generally, recall insurance will cover most, if not all, of the costs associated with the recall. One prominent insurer provides a policy that covers both malicious and accidental contamination as well as product extortion. As always, however, the value of the policy is in the details. Companies need to make sure that their company’s policy covers shipping and destruction costs, media and public relations costs, and the amount they spend on replacing the recalled product in the market, as well as restoring its name with the public. In short, these are the logistical and reparative measures that are always associated with a recall. Without adequate “recall” insurance protection, these expenses will not be covered.

\(^2\) [http://www.fda.gov/opacom/7alerts.html](http://www.fda.gov/opacom/7alerts.html)
c. Product Traceability: A guide for locating recalled manufactured goods

Excerpts and modified from Gigi Lipton’s “Product Traceability: A guide for locating recalled manufactured goods.”

The ability to recall a food item depends upon several factors. First is to trace and locate a product for recall and then the ability to remove it from the marketplace, which relies completely on the ability to identify the location of the product. The perpetual evolution and complexity of the global marketplace makes it challenging to identify and track product movement for an adequate period of time. Often the manner of locating the affected product is when people become sick and reports of illness spreads through the media. Properly analyzed and implemented, technology can be harnessed to provide an efficient and effective product traceability solution. The challenge of locating a bad lot in its entirety, and then to trace it back towards its origins is difficult and often a serpentine endeavor. This is especially true when products are aggregated, processed, separated, and blended over and over before they reach the grocer shelf.

The degree of traceability is based upon risk and upon the customer wants. Wants may be a combination of regulatory rules, customs, and general finicky whims of the general public. A high risk, complicated consumer product such as food may call for a high degree of traceability from suppliers of raw materials through to the ultimate consumer. A lower risk product, such as a pair of shoes may not require stringent traceability requirements due to the relatively low potential of safety-related problems or a comparatively short useful life. Logically then, in low risk products, individual identification of each unit is not as necessary. It may be sufficient to know, only generally, what went into a given week’s or month’s worth of production and/or in what general geographic region the item is located. When evaluating cost versus risk, a balance should be achieved with respect to the likelihood of a product recall situation arising. Where the likelihood is significant, added costs are justified in order to ensure an efficient and prompt recovery.

A necessary first step, then, in formulating a traceability strategy is to rate, not only a product according to its potential for recall, but also for its ingredients’ and its potential for defect(s) or contamination (toxin). Some of the many reasons a product may be classified as having a significant risk are if the product:

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3 Published by Quality Congress. ASQ's 52nd Annual Quality Congress Proceedings; 1998. ABI/INFORM Global, pp. 423-431.
• Is or could become inherently dangerous, think mycotoxins, e-coli in meat, etc.
• Could become unsafe or dangerous due to prolonged storage
• Could be mixed or processed in an improper manner rendering it dangerous
• Has a high volume of usage and could provide a base for major economic loss in the event of unreliable performance, representations, or failure to meet customer expectations, think spinach e-coli or StarLink corn products

Lipton’s article also highlights costs to producers or processors of recalls that have traceability programs to those that do not have traceability programs. She portrays traceability as not only being an ethical decision (safety), but also as an economic decision, as shown in the Figure 1. below. Assuming no traceability strategy, the cost of a recall will be the total number of goods (both conforming and defective) multiplied by the unit cost plus other costs associated with the recall. Note; this may best describe an overall industry cost rather than an individual operation, e.g. farmer, processor, warehouse, elevator. In other words, the actual costs of recall may be unfairly distributed, for example, a meat packing or processor may pay the cost of a recall due to the cattle management practices of a single cattleman feeding contaminated feed to animals.

<table>
<thead>
<tr>
<th>Total cost of recall <strong>without</strong> traceability</th>
<th>= (Total products * Unit cost) + Recall costs</th>
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</thead>
<tbody>
<tr>
<td>Total cost of recall <strong>with</strong> traceability</td>
<td>= Unit Cost * Contaminated Products + Traceability Infrastructure + Costs</td>
</tr>
</tbody>
</table>

Figure 1. Affordability to recall (Lipton, 1998)
d. ABA (American Bar Association) Business Law Regarding Recall Insurance

Excerpts and modified from Lemov and Hewitt’s “Can you risk a recall? Insuring against product liability” 4

So what is the role of insurance in the context of a company’s crisis-management plan? Product or food-recall insurance can be important in such a crisis. It can allow the company to recover defined costs involved in the recall, as well as insuring that the company has the resources to get outside assistance.

Typically, when a food crisis occurs, management team members are called to a hastily arranged meeting. Senior people decide how to respond to the situation. Legal counsel attempts to balance the costs of an expensive recall of the product, against the risks of not taking action, such as product-liability claims, government penalties and seizure. The decisions made affect the company’s bottom line this year, and, perhaps more important, its reputation in the future. Coca-Cola, for example, lost almost 10 percent of its stock value between the time Belgian consumers became ill after drinking its products and the date the company chairman apologized in full-page ads in European newspapers.

Of Importance

Most companies are aware of the need to maintain some type of food-liability insurance coverage. What they may not be aware of are the limitations of this coverage when a product recall is required to contain an emergency, as well as the major variations in the terms of recall-specific policies. Many companies have discovered the hard way that insurance covering general product-liability risk does not usually cover the costs of implementing a recall of an unsafe or contaminated product. While recall insurance does not eliminate all the risks that a company faces when dealing with potentially defective products, it can significantly minimize those risks.

The recall of a product is the most extreme action a company can take in responding to a defect or contamination. Whether a company decides to recall depends on a number of factors, including the nature of the problem, (that is, minor defect vs. design defect that affects safety); the potential harm to consumers because of the defect (that is, inconvenience vs. health hazard), the potential role of federal, state or international regulatory agencies; and the overall cost of the recall in lieu of less expensive alternatives. In today’s business climate, it is sometimes tempting

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for companies to focus on the direct costs of a recall without considering indirect costs, measured in terms of consumer confidence and company credibility.

Product recalls occur all the time. In some cases, they are well documented in the media, such as the recent recall of 1.2 million pounds of E-coli contaminated beef patties by Hudson Foods. A review of the Consumer Product Safety Commission (CPSC) and Food and Drug Administration (FDA) Web sites demonstrates the frequency of product recalls. The FDA lists numerous product recalls that include food products, from macaroni and cheese to spiced dry tofu. (See, http://www.cpsc.gov/cpscpub/prelel; www.fda.gov; www.dot.gov/oe/po/financial/archives.html.)

The typical commercial insurance that most companies maintain provides protection against catastrophic losses that threaten the financial viability of the organization. Insurance companies will generally offer a comprehensive general liability policy, also known as general liability. Under this type of policy, the insurance company will pay all damages that the insured becomes obligated to pay because of bodily injury or property damage caused by its product. However, as noted above, these general-liability policies do not typically cover product-recall expenses.

A lawsuit that arose following the Tylenol-cyanide incident illustrates the consequences of being unaware of your insurance coverage. In McNeilab v. North River Insurance, a federal judge held that Johnson & Johnson’s excess-liability insurers were not obligated to reimburse the company for expenses resulting from the recall of 31 million bottles of Tylenol. The judge stated that “at no time until counsel became involved following the recall was there any thought, belief or intent on the part of Johnson & Johnson or of any party that recall and expenses related thereto . . . were covered . . . Johnson & Johnson, which at one time carried recall coverage, knew such coverage could be purchased and elected not to purchase it because the cost was prohibitive.”

Product-recall insurance policies take the form of extra-expense coverage rather than legal-liability coverage. Below are two representative product-recall policy-coverage clauses from different carriers:

Policy A: We (the carrier) will pay for expenses you incur for the withdrawal of your product or impaired property, when such withdrawal is made necessary by reason of determination by the insured or by any ruling of any governmental body that the use of such product or property could result in bodily injury or property damage, because of any known or suspected defect, deficiency, inadequacy or dangerous condition in it. This insurance applies only
to expenses incurred from withdrawal of such product or property, initiated during the policy period and within the coverage territory.

**Policy A** defines expenses to include *only* the following:

- The cost of telephone and telegraphic communication, radio or television announcements, newspaper advertising
- The cost of stationary, envelopes, production of announcements and postage thereof
- The cost of remuneration paid to regular employees of the insured for necessary overtime
- The cost of hires by the insured of persons other than regular employees of the insured

**Policy B:** We (the carrier) shall reimburse the insured for loss arising out of the recall of an insured product during the policy period from a distributor, purchaser or user of such product, which occurs as a result of any of the following insured events:

- Accidental omission of a substance in the manufacture of the insured product
- Accidental introduction or accidental substitution of a substance in the manufacture of the insured product
- Error in the design, manufacture, packaging, blending, mixing, compounding, labeling or storage of the insured product
- Intentional damage to the insured product by an employee or by a third party

**Policy B** defines recall costs more broadly than Policy A, as: *any* reasonable and necessary costs incurred by the insured to inspect, withdraw, destroy, repair or replace the insured product. This may include, but is not limited to the following:

- The cost of communications to notify others of an insured event resulting in a recall, including but not limited to radio or television announcements and Internet or printed advertisements
- The cost of shipping the insured product from any purchaser, distributor or user to the place or places the insured designates
- The cost to hire additional persons other than the insured’s regular employees
- Remuneration paid to the insured’s regular employees, other than salaried employees, at basic wage rates, necessary straight time or overtime
- Expenses incurred by employees, including transportation and accommodations
- The extra expense to rent additional warehouse or storage space for a maximum period of 12 months
• The actual cost of disposal of the insured product, but only to the extent that specific methods of destruction other than those usually employed for trash discarding or disposal are required to avoid bodily injury or property damage as a result of such disposal
• The actual cost to redistribute any recalled or restored insured products
• Reasonable and necessary fees and costs of independent security, public relations or recall consultants to assist insured in responding to an insured event, provided that the company has given prior consent to the use of such independent specialist companies; These fees and costs are not subject to any deductible under this policy

The two policy examples illustrate common elements, as well as major differences in recall insurance policies. Both policies allow for reimbursement of standard recall expenses:
• the cost of informing the public of the recall
• the cost of having the product returned or destroyed
• overtime expenses for regular employees necessary to effectuate the recovery
• the cost of hiring outside persons to assist in the recall process

Some major differences:

Coverage: Policy A bases coverage on the insured’s determination of necessity. Policy B’s coverage is narrower because it is limited to the occurrence of specific events.

Reimbursement: Policy A includes a listing of specific costs covered by the policy. Policy B bases reimbursement on “any reasonable and necessary costs” and also lists covered costs.

Scope: Policy B’s list of reimbursable costs is more realistic and inclusive.

Recall plan: Policy B, however, requires prior approval by the insurance company of an insured’s recall plan and requires adherence to the plan by the insured.

The requirement in Policy B to follow a recall plan approved by the insurance company could be significant to a company implementing its procedures. Policy B defines the recall plan as “the insured’s written product recovery document submitted to and approved by the [insurance] company, which forms part of the policy.”

In deciding whether to purchase product-recall insurance, a company will first want to engage in “exposure identification,” that is, the evaluation of potential loss areas. This can be done by putting together a checklist that includes an inventory of assets and potential losses from property damage and personal exposure, as well as an examination of the corporate financial structure and resources.
Most product-recall policies include a limit on reimbursable costs. One insurance company indicated that it would issue policies up to $10 million. While this may sound significant, the cost of many major product-recalls has far exceeded this amount, almost $500 million in the Intel Pentium-chip recall. Recall policies generally contain deductibles of 1 to 2 percent. Some policies require co-insurance.

In deciding how to price product-recall policies, insurance companies look at a number of factors, including the size of the company in terms of product revenue, the nature of the company’s product and the manner in which it is manufactured or processed, the testing procedures for the product at issue, and corporate procedures in place for responding to an emergency situation. One insurance representative noted an instance where a company claimed to have a crisis-management policy in place which, on closer review, was just a package from the company’s trade association that was still in its shrink-wrap.

An alternative to product-recall insurance is self-insurance. In many cases, self-insurance might be necessary to supplement product-recall insurance because of the dollar limitations that most product-recall policies contain. Generally, exposures that are either predictable or frequent are good candidates for self-insurance. A company that chooses to self-insure should reserve retention amounts, that is, allocate funds to pay for probable losses produced by particular exposures. Calculating the correct amount of reserved funds can, however, be a complex undertaking.

A corporation should have a crisis-management plan in place before it is ever confronted with the decision of whether to conduct a product recall. Having procedures in place in advance will allow a company to act quickly and efficiently when time is of the essence. Commitment to the plan is a continuing process that requires revision and examination.

The following suggestions highlight some of the important issues to consider in setting up a company’s plan or in assessing their existing program:

- Organize a formal product safety committee. It should meet monthly, before problems arise. Representatives of the major departments within the company, including engineering, manufacturing, marketing, public relations, insurance, and legal should be an active part of this committee. The committee should be chaired by a senior corporate official.
- Target potential problems. To eliminate unforeseen situations, the first role of the product safety committee is to identify all potential problem areas regarding the company’s
product. This normally would involve reviewing the company’s product line for problem areas and analyzing the number and nature of consumer complaints.

- **Know the rules.** The representatives of the committee should have a general knowledge of the government regulatory and reporting requirements and notification procedures of relevant agencies. Depending on the nature of the company’s products, it may be important to maintain an “open” relationship with the relevant government agencies. Having an existing relationship with an agency where your company has demonstrated flexibility and responsibility on small issues can help when a major product-recall situation occurs.

- **Enlist management support.** An important aspect of a company’s product-safety policy is the support of top management as shown by a written policy statement outlining the safety goals of the company. Among such goals, consider including compliance with applicable laws and government regulations, protection of shareholders and commitment to the removal of unsafe products from the market.

- **Communicate with employees and customers.** There should be a well-defined system by which employees can promptly report problems to an individual with the authority both to make decisions and collect information. This reporting system should be published by management, and be well known to employees.

- **Develop an information system.** It is important for a company to have an information system through which it keeps abreast of current product-safety issues and the state of the art. Often, an industry trade group or an insurance company can provide information about the general techniques being used within a particular industry.

- **Conduct regular audits.** If there is a problem with a product, audits should be conducted after a recall or potential recall situation. A company should evaluate what was done correctly and what could be improved. It will want to learn how other companies in similar lines of business have successfully or unsuccessfully handled recalls. A company should be constantly striving to improve its crisis-management even when it has handled a situation successfully.

**Is product-recall insurance necessary?** The purpose of insurance is to provide protection against unexpected or catastrophic loss. The cost of conducting a product-recall can include lost profits, business interruption, and direct costs of the recall (including transportation, communication, and notification of customers and hiring of additional staff, warehousing and destruction cost of replacing the product, cost of product rehabilitation, hiring public relations
personnel and advertisers, and attendant legal costs). As Coca-Cola, Ford, Johnson & Johnson, and other major companies have learned, recall costs can be very substantial.

Ultimately, prevention through implementation of a crisis-management plan in advance is the best remedy. Prevention will not always avoid product-recall problems. To be fully prepared, a company must consider purchasing product-recall insurance. They must be thorough in identifying all insurance options available and carefully compare coverages, limits, co-insurance, deductibles, and cost. Advance planning before an event can pay off in a big way if a company is faced with an emergency decision regarding a product-recall problem.
e. Contamination and Recall

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Excerpts and modified from Frank Crystal’s *Contamination & Recall; Assessing, Mitigating, and Transferring the Risk*.5

Product Contamination and Product Recall are catastrophe exposures not typically covered by traditional Product Liability insurance. Direct costs build rapidly and costs arising from brand damage, lost shelf space, and shareholder lawsuits are long-lasting. Thorough Risk Management practices are essential to minimize the exposure and the costs of a recall event. Product Contamination and Product Recall insurance can protect the bottom line by covering brand rehabilitation expenses and the direct costs of recall. A better understanding of Product Contamination and Product Recall insurance can especially benefit operational, financial, and public relations executives, managers, and legal advisors at firms that process, manufacture, or distribute consumables, pharmaceuticals, manufactured products, and other products or product components.

**Contamination & Recall Statistics** - More recalls were initiated in 2004 than in any of the previous five years. Approximately 1,375 recalls were initiated over the course of 2004 in conjunction with federal regulatory agency campaigns and activities, a total of more than 25 per week. An unknown number of additional recalls were initiated voluntarily without regulatory involvement. While the magnitude of these recalls is extraordinary, they are illustrative of the rapid pace at which recall costs mount and the catastrophic exposure many companies face.

The cost of executing a recall has increased averse a trend toward lean production systems, which limit inventory and decrease the time from production to consumer. Companies that have adopted lean production systems are less likely to catch a defect before a product has been distributed. Moreover, limited inventory may lead to difficulty replacing a recalled product in a timely manner.

---

Key to understanding how much insurance is needed: Assessing and quantifying risks.

Step 1: Determine the probability factor
Step 2: Calculate the number of expected recalls per year
Step 3: Estimate the average batch/bin/lot unit recall execution cost. How much would it cost to recall a single unit, assuming adequate inventory? The following actions must be considered:

- Communications to announce a recall
- Product testing and temporary storage
- Overtime wages and extra help salaries
- Shelf slotting and advertising cancellation fees
- Transportation and other costs to withdraw a product from market
- Lost revenue
- Product disposal
- Brand rehabilitation
- Public relations campaign
- Crisis response consultancy fees
- Product redistribution & replacement

Step 4: Estimate the average number of units recalled
Step 5: Determine the severity factor. A large inventory will allow rapid replacement of a recalled product whereas a small inventory may inhibit replacement and protract the recall period
Step 6: Calculate the projected annual recall cost

Of special consideration - Assessing Contractually Transferred Risk and Indirect Costs

Brand owners, such as producers, processors, and manufactures, which contract portions of the production cycle should not depend solely on the contractual transfer of recall costs. The contracted company may not be capable of meeting its financial obligations or it may be difficult to prove whose product is ultimately at fault. As such, the brand owner should explore the option of transferring its own risk through insurance or of requiring that its contractors transfer their own risks to financially stable insurers. Because brand reputation is more valuable than the services provided by contractors, recall risk should always be managed by the brand owner. Publicly held companies must be concerned with investor confidence. A recall will often lead to a drop in stock price and shareholder lawsuits against the management.
f. Product Recall: Disasters waiting to happen

Excerpts and modified from Patrick Weaver’s “Product Recall: Disasters waiting to happen.”

Pan Pharmaceuticals Limited of Sydney is destined to become a benchmark case study of how not to handle a product recall. In January 2003 the Therapeutic Goods Administration (TGA) of Australia recalled the travel sickness product Travacalm, manufactured by Pan Pharmaceuticals. Travacalm was reported to have resulted in almost 100 people being seriously affected, including 19 who required hospitalization; over 400 companies were involved, and resulted in the recalling of more than 1,500 different products from the shelves of health food stores, pharmacies, and supermarkets. Pan Pharmaceuticals is just another company to get its corporate crisis management wrong. In other words, companies that ignore critical incident planning are placing their corporate reputations on the line.

The Pan Pharmaceuticals crisis has focused the spotlight on the dramatic and potentially disastrous impact of product recalls and the vital need for comprehensive, professional critical incident management. As the *Australian Financial Review* observed, Pan Pharmaceuticals went “from market leader to industry pariah” in the proverbial blink of an eye. In years to come, the Pan Pharmaceuticals crisis will become a benchmark case study. But the Pan recall was not an isolated incident.

According to Australian Treasury data, nearly 300 consumer products were recalled across Australia in the year to March 2003, costing companies many millions of dollars. In the US, more than 1,000 products are recalled each year and the bill soars above USD$6 billion (2000 Figures).

The raw costs of a recall alone are damaging enough for a company’s profit and loss figures. But they pale into insignificance against the potentially disastrous impact on a brand’s reputation and sales. And it can go even further. In the worst cases, the company faces liquidation and the viability of the entire industry can be called into question. There are crucial points along

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7 The Therapeutic Goods Administration (TGA) of Australia has suspended the license held by Pan Pharmaceuticals Limited of Sydney to manufacture medicines, for a period of six months with effect 28 April 2003, because of serious concerns about the quality and safety of products manufactured by the company. The suspension follows audits of the company’s manufacturing premises, which revealed widespread and serious deficiencies and failures in the company’s manufacturing and quality control procedures, including the systematic and deliberate manipulation of quality control test data. The license has been suspended in order to urgently address the safety and quality concerns posed by the multiple manufacturing breaches. Where the quality of a medicine cannot be certain, neither can the safety or effectiveness of that medicine. [http://www.tga.gov.au/recalls/pan.htm](http://www.tga.gov.au/recalls/pan.htm) accessed 13 March 2007.
the production and communication chains where critical incidents can be prevented or appropriately managed.

Failure to install effective quality assurance programs, failure to take the necessary withdrawal action at the right time, failure to create and follow a critical incident management plan, failure to implement a professional and comprehensive communications program, or simple ignorance of how to manage the situation all have the potential to escalate an issue into a commercial disaster.

**Garibaldi Smallgoods Case Study**

The infamous Garibaldi Smallgoods crisis in the 1990s shows how a crisis management situation can spiral out of control, with disastrous and far-reaching consequences. It started with a contamination incident involving the South Australian company’s metwurst in 1991. But that was merely the forerunner of a fatal contamination in 1995.

In 1991, at the time of the initial crisis, Garibaldi was a category leader in South Australia’s metwurst market. Its downfall began when a Port Pirie bride and others were struck down with food poisoning after eating Garibaldi salami at a wedding reception. The fatal crisis came with a major food poisoning outbreak in South Australia in January 1995, nearly 4 years later. Eventually, one child died and 24 people were hospitalized. The source of the poisoning was traced back to contaminated Garibaldi metwurst. Garibaldi was notified of the link with its product and immediately stopped all production of metwurst. “In a court of law, you’re innocent until proved guilty. In the court of public opinion, you’re guilty until proved innocent,” warns Hayden Cock, a Senior Vice-President with communications consultants Fleishman-Hillard Stratcom. Cock says no product recall or other critical incident preparation is complete without a communications strategy and training. From this event several programs were instituted by the government to protect the public from unsafe food.

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8 This event caused numerous regulatory changes in Australia and introduction of SQF.
g. Understanding the Recall Concept in the Food Industry

Excerpts and modified from Gönül Kaletunç and Ferhan Özadali’s “Understanding the Recall Concept in the Food Industry.”

Manufacturers strive to prevent a recall. Employing Good Manufacturing Practices (GMP) and Hazard Analysis Critical Control Points (HACCP) plans are vital to preventing a recall. Even the best managed businesses can make occasional mistakes. It is important to be ready for a recall well before a problem occurs. Management must be part of an effective recall plan and team. The company management should not rely on product liability insurance in the event of a recall. Liability insurance might cover a portion of the losses due to recall, but it will not cover the expense of product retrieval and most importantly, liability insurance will not help the company regain customer trust.

A food recall includes any corrective action by a company needed to protect consumers from potentially adverse effects of a contaminated, adulterated, or misbranded product. A recall is a voluntary action, and the recall decision is made by the company management. If the company does not initiate a recall, the government agency responsible for the particular product category may request that the company do so. Recalls are conducted by industry in cooperation with federal and state agencies.

The company should not rely on product liability insurance in the event of a recall. Liability insurance may cover a portion of the losses due to recall, but it will not cover the expense of product retrieval and most importantly, liability insurance will not help the company regain customer trust.

Despite the undesirable nature of a recall event, it is in the best interest of the company to complete the recall quickly. Because the company is responsible for all of the costs involved in this process, it is critical to have a plan to cover recall expenses, to expedite the process without creating negative public opinion, and to prevent down time. When crisis hits, it is too late to work on the recall plan. Preplanning is vital to mitigate a crisis. Generally, recall events should be included in the Crisis Management and Emergency Contingency Program for a company.

Factors prompting a food recall include but are not limited to unsafe (toxin or diseased), contaminated, or mislabeled product, nonconformities to manufacturer’s specifications, and missing allergen or other hazard warnings.

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**Purpose of a Recall:** The basis of the recall concept depends on a company’s food safety policies, ethical understanding, regulatory requirements, and financial constraints. A recall protects not only the consumer, but also the company. A smooth recall process can save a company’s name and prevent further damage due to negative publicity. Destroying, replacing, or altering the product are the three main corrective actions. A recall plan should strive to achieve the following goals:

- Protect consumer health
- Comply with existing rules and regulations
- Minimize the cost of the recall
- Regain and improve the company’s reputation

**Role of Government Agencies** - Even though a recall is a company management decision, a government agency can force the company to recall potentially misleading and/or hazardous product from distribution and marketing. Two government agencies, the Food and Drug Administration (FDA) and the US Department of Agriculture Food Safety and Inspection Service (USDA FSIS) share regulatory responsibility for food product recalls. Although all recalls are voluntary, these agencies may ask the company to initiate a recall. To date, no company has ever refused a request from these government agencies to recall a potentially unsafe or hazardous product. However, if a company refuses to recall a product, the FDA and the USDA FSIS have legal authority to detain the product and to stop operations for good reason if the product constitutes a danger to public health. See the Table below for types of recalls.

<table>
<thead>
<tr>
<th>Classification</th>
<th>Definition</th>
<th>Examples</th>
</tr>
</thead>
<tbody>
<tr>
<td>Class I</td>
<td>This type of recall involves a health hazard where a reasonable probability exists that eating the food would cause <strong>serious</strong>, adverse health consequences or death.</td>
<td>Meat contaminated with <em>L. monocytogenes</em> in a ready-to-eat food product; <em>E. coli</em> O157:H7 in raw beef; allergens such as peanuts or eggs (not listed on the label).</td>
</tr>
<tr>
<td>Class II</td>
<td>This type of recall indicates a potential health hazard where a remote probability of adverse health consequences from eating the food exists, or if the resulting condition is <strong>temporary</strong> or medically reversible.</td>
<td>Presence of FD&amp;C Yellow #5 dye in candy; presence of dry milk, a Class II allergen, as an ingredient in sausage without mention of the dry milk on the label.</td>
</tr>
<tr>
<td>Class III</td>
<td>This type of recall involves situations in which eating the food <strong>will not or is not likely</strong> to cause adverse health consequences.</td>
<td>A package containing fewer or lower weight products than shown on the package label or improperly labeled processed meat in which added water is not listed on the label as required by federal regulations.</td>
</tr>
</tbody>
</table>
Outline of a Successful Recall Process

- Planning ahead: A successful recall process depends on planning of the recall management well before a problem occurs.
- Acting quickly: Time is a vital factor in the recall process. The sooner harmful or misleading events are prevented, the faster the negative publicity and financial burden are eliminated.
- Effective communication during a recall: The firm should immediately provide recall instructions to everyone in the product distribution channels. Public notification about the recall through press releases and specialized media is also an integral part of the recall process.
- Recall assessment: Post-recall assessment is extremely important in determining the effectiveness of the recall plan in order to improve the efficacy of potential future recalls. The current recall plan also should be evaluated through simulated recalls.

Recall overview

Planning ahead, rapid and well-coordinated action in the distribution channels, and truthful communication with the public are the most important elements for completion of a successful recall process and for regaining consumer confidence. The ultimate responsibility for removing the product from circulation before damage or injuries are caused belongs to the processor, manufacturer, etc. A recall requires manpower and financial resources. When a traceability system and a well-conceived recall plan are in place, the recall is likely to be successful and less expensive. Government regulatory agencies, FDA and USDA FSIS, are available to help companies with their hazard assessments.\(^{10}\) If a company suspects a hazard, it should notify the Emergency Response Division (ERD), the Office of Public Health and Science (OPHS), or inform the nearest FDA or USDA FSIS office in the company’s district so that the ERD office can be contacted as soon as possible.

- [http://vm.cfsan.fda.gov/~lrd/recall2.html](http://vm.cfsan.fda.gov/~lrd/recall2.html)

See Appendix N for “Why Product Insurance is needed and what is offered,” a discussion with Bernie Steves of brokerage house Insurance Brokers Services.

\(^{10}\) The products under the jurisdiction of these two agencies differ. The FDA is responsible for domestic and imported foods. The USDA FSIS is responsible for meat and poultry. As an exception, responsibility for eggs is shared by the FDA and the USDA. USDA FSIS regulates pasteurized egg products (eggs that have been removed from their shells for further processing) and the FDA assumes responsibility for egg products after leaving the processing plant.
FoodTrack, Inc. is an international surveillance and food tracking service, which provides around-the-clock food incident surveillance and pre-emptive food event reporting on biosecurity issues, tampering incidents, terrorist events, product recalls, food borne illness outbreaks, and similar product contamination events affecting food and beverage products and ingredients. FoodTrack views themselves as a strategic partner to leading food processors, distributors, supermarket chains, restaurant chains, wholesalers, and produce companies. FoodTrack offers real-time, mission critical, reporting before an incident becomes corporate catastrophe.

A recent Lloyds of London study of the food and drink industry’s corporate image found:

- A company’s brand name is its most valuable asset
- Product contamination is the most serious risk to its corporate reputation

Fast detection and immediate corporate response can contain, even prevent, a crippling crisis. Failure to identify and quickly respond to an incident can lead to litigation, devastating financial loss, and irreparable damage to corporate reputation. Late notification from a supplier or none at all, is a major risk for every food company, large and small.

Companies that thrive in the face of adversity are companies that prepare in advance and have crisis management teams that spring into action when a crisis occurs. But even the best crisis management team cannot launch an effective response to a threatening event they do not know about.

**The FoodTrack Incident Report focuses on:**

Primary Products: Food and beverage products, ingredients, raw materials, crops that are regulated by the FDA, USDA, EPA, Health Protection Branch (Canada), and local, state, and provincial health authorities.

Events Covered: Biosecurity issues, terrorist events, outbreaks of food-borne illness, product recalls, accidental contaminations, product tampering, product mislabeling, product adulteration and misbranding, product extortion, enforcement warning letters, government agency warnings and alerts and similar food safety issues/incidents that are principally reported in the media and/or published on the web by government regulatory agencies.
**Pre-emptive Food Event Reporting** - Foodtrack’s Flash Product Alert™ Bulletins

Include:

- Terrorist Event Alerts; actual, threatened or rumored attacks on the food, drug or water supply
- Biosecurity Issues Bulletins Periodic reports covering biosecurity issues and events
- Product Recall Alerts Recalls and market withdrawals
- Product Tampering Alerts Tampering and product extortion information
- Outbreak Alerts Outbreaks of food-borne illness that could affect business
- Product Contamination Alerts Contamination events not otherwise classified
- Heads-Up Alerts Situations that could lead to a recall or outbreak
- Purchasing Managers Bulletin Bulletins covering product contamination incidents that may necessitate action by purchasing personnel \(^{11}\)
- TrendTrack Reports Periodic reports on emerging outbreaks, contamination, tampering, and extortion trends or incidents
- Foodtrack’s Warning Letter Bulletin Weekly Summary of the most recent FDA Warning Letters, distributed on the date the information is made public by FDA
- FDA Import Alerts
- Weekly FDA Enforcement Reports
- Quarterly USDA/FSIS Enforcement Reports
- FedReg Update

**Surveillance: Electronic Real-Time Monitoring and Data Filtering** - FoodTrack utilizes a proprietary, state of the art, information gathering and dissemination process for real-time monitoring (and manned full-text filtering) of more than 500 individual electronic news sources including news wires (Direct Feeds), newspapers, e-magazines, select government web sites, and TV news transcripts. Leading news channels are also watched around the clock.

This information is filtered in real-time through over 150 unique “Tracking Profiles,” developed by FoodTrack, consisting of customized code and queries resulted from years of research and development. This exclusive process yields pre-filtered, up to the minute, food safety and security news outputs for distribution.

\(^{11}\) Recent examples include developments that unfolded subsequent to the StarLink Corn contamination and disruption of supplies of baby back ribs resulting from the FMD outbreak in Europe.
For this type of reporting, 24 hours per day/ 7 days per week/ 365 days of the year, FoodTrack personnel are at work to provide clients the information they need to respond quickly and decisively when incidents occur. Other services and reports include:

**Executive SnapShot Summary**, highlighting pertinent aspects of a breaking story, followed by the full text and a list of prior Alert Bulletins for cross-reference. Executive SnapShot Summarizing is an additional level of filtering (reading and analysis) performed by our staff to provide clients the ability to quickly review key information in the Bulletin, assess its relevance to their organization, and react immediately when needed.

**Focused Reporting / Bulletin Delivery** - FoodTrack Bulletins are distributed electronically, via email, and via text messaging for immediate broadcast following an incident. This real-time information delivery enables clients to respond quickly and provides critical time needed to assess crisis situations that may threaten the integrity of their products, the safety of consumers and the value of their corporate reputation.

**FoodTrack Safety and Defense Bulletins** - FoodTrack offers customized reports that provide subscribers the information they need.

- Terrorist Activity (Food & Beverage Products, Ingredients, Water Supply)
- Biosecurity Threats and Events
- Product Recalls, Withdrawals, and Tampering Incidents
- Product Contamination Events
- Foodborne Illness Outbreak Alerts
- TrendTrack™ Reports
- Heads-Up Alerts

Worldwide events are covered selectively to accommodate clients with multi-national operations, and to identify food safety and security threats that may first emerge overseas and ultimately impact North American interests via imported products and ingredients; and to track threats, plots, methods and tactics likely to be employed by terrorists against food supply targets in North America.

Foodtrack’s Standard Bulletins and Incident Alerts cover food and beverage products, ingredients, raw materials, livestock, crops, and seafood for which the information source states that the recalled or contaminated products were distributed, see Table 2 below.\(^\text{12}\)

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Table 2. FoodTrack coverage prices and options

<table>
<thead>
<tr>
<th>Coverage Options (Coverage Rules)</th>
<th>Gross Annual Fee</th>
<th>Annual Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Worldwide Zone</td>
<td>$3,750</td>
<td>$2,812</td>
</tr>
<tr>
<td>North America Zone</td>
<td>$3,000</td>
<td>$2,250</td>
</tr>
<tr>
<td>Nationwide US Zone</td>
<td>$2,250</td>
<td>$1,688</td>
</tr>
<tr>
<td>Nationwide Canada Zone</td>
<td>$2,250</td>
<td>$1,688</td>
</tr>
<tr>
<td>US Regional Zone</td>
<td>$1,500 First Zone, $500 Each Additional</td>
<td>$1,050, $350</td>
</tr>
<tr>
<td>*limited to organizations with annual sales under $250,000,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Canadian Regional Zone</td>
<td>$1,500 First Zone, $500 Each Additional</td>
<td>$1,050, $350</td>
</tr>
<tr>
<td>*limited to organizations with annual sales under $250,000,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>US State by State Coverage Zones</td>
<td>$1,000 First State, $250 Each Additional</td>
<td>$500, $125</td>
</tr>
<tr>
<td>*limited to organizations with annual sales under $100,000,000</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Standard Delivery**: Monday - Friday, 9 am to 5 pm ET

**Standard Notification**: E-Mail: Single User License

### Additional Delivery Services / Premium Services

Foodtrack News Service/Due Diligence; FoodTrack content, retrieval/delivery of affected UPC, Date and other identifying codes [US/Canada], etc.

<table>
<thead>
<tr>
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<td>$750</td>
</tr>
<tr>
<td>Nationwide Zones</td>
<td>$1,000</td>
<td>$750</td>
</tr>
<tr>
<td>Regional Zones</td>
<td>$1,000</td>
<td>$600</td>
</tr>
<tr>
<td>State Zones</td>
<td>$1,000</td>
<td>$400</td>
</tr>
</tbody>
</table>

See Appendixes O and P for food recalls that pertains to Sudan 1 and other short case studies.
Every year in Australia a number of food manufacturers and distributors are faced with the prospect of having to conduct a food recall. According to the Australia New Zealand Food Authority (ANZFA) Australia ranked second only to the US in terms of the number of food crises during the past 5 years. To address these concerns the ANZFA Protocol was created. Excerpts are highlighted in this paper. The ANZFA Protocol contains a step-by-step guide to conducting a recall, including the following:

- forward planning
- convening a recall committee
- conducting a hazard/risk assessment
- determining the level of the recall
- notification requirements
- post recall reporting
- responsibilities of persons and companies at each level of the supply chain or network in the event of a recall

The ANZFA Protocol also contains up-to-date contact lists and sample documents relevant to each stage of the recall process.

**Changes in the Protocol** - The major change introduced by the revised Protocol is the new classification of different levels of recall. Under the previous edition of the Protocol, food recalls were classified wholesale, retail, and consumer recalls. The new edition of the Protocol has only two levels of product recall: trade recalls and consumer recalls. The Protocol describes these two levels of recall as follows:

- A trade recall involves the recovery of the product from distribution centers, wholesalers, major catering outlets (e.g. hospitals), and outlets that sell food manufactured for immediate consumption or food prepared on the premises.

- A consumer recall involves the recovery of the product from all points in the production and distribution chain or network, including recovery from consumers.
Obligation under the Australia New Zealand Food Standards - Under Clause 12 of Standard 3.2.2 of the Code, all food businesses engaged in the wholesale supply, manufacture or importation of food must:

- have in place a system to ensure the recall of unsafe food
- set out this system in a written document and make this document available to an authorized officer upon request
- comply with this system when recalling unsafe food

Maintenance of records and contact details for distribution networks - In a recall situation, it is vital that all products to be recalled can be located quickly and that the relevant people can be contacted to halt further distribution as soon as possible. The maintenance of up-to-date and easy to follow records is essential if a recall is to be carried out quickly and efficiently. The Protocol contains a number of suggestions as to what details should be included in records of product distribution.

Insurance - In preparing for a recall, it is important to consider who will be paying for the recall. Food businesses should review their current insurance cover to determine whether it includes the costs of a recall and any consequential loss.


Highlights include its Executive Summary

It is now a legal requirement under Chapter 3 of the Food Standards Code, Volume 2 (Food Standards Code) for manufacturers, wholesalers, distributors, and importers of food to have in place a written recall plan. It is noted that this legal requirement applies to Australia only and does not cover New Zealand. The purpose of a recall plan is to enable a food business to recall unsafe food from the market and consumers in order to protect public health and safety.

The product

- product brand name and description, including package size and type
- lot identification (batch or serial number)
- “use-by date,” “packed on” date, or “best before” date where relevant (may also be the lot identification)
- Australian sponsor and contact telephone number (including after hours number)
- quantity of the batch manufactured, and the date and the amount released
- distribution within Australia
- overseas distribution of any exported product
Other relevant information

- name and telephone number of the person reporting the problem
- date of the report
- number of similar reports received (e.g. customer complaints)
- availability for investigation of suspect sample or other samples
- action proposed by the sponsor; and proposed recall level

**Responsibilities of Manufacturers, Wholesalers, and Importers** - Sponsors who are manufacturers, wholesalers, or importers have the following general responsibilities in relation to food recalls:

- to maintain records and establish procedures that will facilitate a recall. Records should be in a form that can be quickly retrieved
- to have a written recall plan
- to initiate the action for implementing a recall
- contact overseas supplier/manufacturer when initiating recall action
j. OurFood.Com – Database of Food & Related Sciences

Karl Heinz Wilm
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Email: author@ourfood.com

OurFood is a database containing information concerning food, related physiology, technology, analytical methods, bacteriology, and topics of general interest. This resource is more politically pointed or directed than others, and the author has strong feelings about how agricultural systems should work. His thoughts on health, industrialization, and globalization are played out below in his narrative on these subjects. However, the databases and resources made available online are very helpful and may be of use for by specialist or general inquiry.13

General information regarding the creation of OurFood.com database

Health - No physician denies the truth that the most frequent causes of illness are based on wrong behavior related to food. More information about food is necessary to avoid unhealthy life-style and to cut the cost of resulting medical care. In addition, often consumers cannot avoid contaminants and other dangers of modern food.

Industrialization - Food is being increasingly industrialized. The health food (Reform Food), bio food, and alternative food are being commercialized. Due to a wide distribution the shelf-life must be kept long. Vitamins and proteins lose their value.14

Globalization of Trade and Industry - Globalization of multinational companies destroys the ecological isolated markets introducing the global business. Dumping prices from abroad destroy smaller industries killing jobs. Economic and ecological isolated units like the habitation in the Amazon jungle as self feeding unit will be a picture of the past.15

To overcome the negative sides of dangerous foods, industrialization, and globalization the author offers online databases like OurFood. These free databases provide information on how to avoid the menace of daily poisoning. According to Wilm, “Be careful not to fall into sectarian thinking - allow always arguments of the other side.”

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13 This section’s information is derived from the OurFood.com website. The author, Karl Heinz Wilm, is a biochemist, graduated in the Faculty of Pharmacy of the University of Belem do Para, Brazil. As a member of the Council of Pharmacy of Porto Alegre, he became director of the section of bacteriology of the Biochemical Laboratory Dr. Friedel in Sao Leopoldo, Rio Grande do Sul Brazil, later chief chemist of the laboratory of food industry.

14 The recent opening of the European Common Market adds further power to giant industries. Concentration on the retail sector has destroyed in Germany 60 000 full-time jobs. Mergers and acquisitions are the prime culprit. When a smaller company is taken over, a number of duplicated functions are amalgamated growing to low-overhead companies with smaller workforces.

15 The retail sector is also getting global. Carrefour, a retail group with head in France reports the opening of 10 new business fields in Brazil, China, the Czech Republic, Korea, Malaysia, Mexico, Spain and Taiwan. The total number of stores of Carrefour come up to 345 in 20 different countries.
Topics of OurFood databases includes:

- Introduction/About the Author
- Genetic Modification of Food
- Parasites & Pathogenic Protoz
- Radioactivity & Food
- Future of Global Nutrition
- Foot & Mouth Disease
- Food-Borne Virus Diseases
- Nutritional Genomics
- Moulds & Yeasts
- Food, what is it?
- HACCP and ISO 9000
- Food Poisoning
- Hygiene Monitoring
- Physiology
- Packaging
- Anthrax
- Phytopathology
- General Bacteriology
- Ingredients
- Bioterrorism
- Dioxin
- BSE
- Bibliography

Sample - Bioterrorism Subsections (excerpts are illustrated below from various sections)

- Food and Bioterrorism
  - The Bioterrorism Security Act
    - Dangerous agents
  - Food terrorism and sabotage
    - WHO Food Safety Response to Terrorist Threats
  - Surveillance, Preparedness and Response
  - World Health Organization and food terrorism
    - International Health Regulations (IHR)

“Hidden Dangers in Industrial Processing Our Food: Food Safety and Control System”

Simple system of traceability – OurFood recommendations.

At the farm: If there is no official veterinary numbering system, a farm numbering system of the animals should be started:

- Tagging: Animals should be tagged with an identification number
- Form: A form sheet for every animal should be created with data
- Identification number
- Date of birth
- Species of the animal and other relevant information
- Identification number of Father and number of mother
- Diseases during lifespan
- Agrochemicals and pesticides used on the farm
- Feedstuffs and its supplier; lot numbers with in and out date.

\[16\] See website for expanded version.
• Veterinary chemicals used during lifespan with date of use
• Name of slaughterhouse or other enterprises taking over the animal.

Note: within this system there is no apparent information regarding the environmental concerns, nor about animal quality of life, or farm management systems.

Under Database of Food and Related Sciences, Food standards ISO 15161: 2001 and 22000: 200x, OurFood.com’s notes that recently, ISO published the standard ISO 22000 “Food safety management systems - Requirements.” This system is quite different than ISO 15161:2001. ISO 15161 has a wider scope dealing with all aspects of food quality and illustrates how the HACCP system can be integrated into a quality management system. Whereas for identity preservation and traceability ISO 22000 concentrates exclusively on food safety and instructs food producers on how they can increase their food safety system.

ISO 22000 Food Safety Management Standard
• ISO 22000 aims to harmonizing the relevant national standards on the international level.
• ISO 22000 will be international and will define the requirements of a food safety management system covering all organizations in the food chain from farmers to catering, including packaging.

The standard has the following objectives:
• Comply with the Codex HACCP principles
• Harmonize the voluntary international standards
• Provide an auditable standard that can be used either for internal audits, self-certification or third-party certification
• The structure is aligned with ISO 9001:2000 and ISO 14001:1996
• Provide communication of HACCP concepts internationally

The ISO 22000 gives definitions on related terms, describes a food management system
• It is a food safety management system
• Can be used for verification, validation, and updating
• There is correspondence between ISO 22000:200x and ISO 9001:2000

Identification: Identification system using standardized identifiers, such as EAN/UCC product bar codes for labeling materials traded between businesses may be very useful.

Traceability is already a demand of ISO 9001:2000.

See Appendix Q for OurFood.com’s Database of Food and Related Sciences table of contents.
k. Product Recall Insurance

MarketScout.com
5420 LBJ Freeway, Suite 850
Dallas, TX 75240
Toll free: 1.800.500.8720
Ph: 972.934.4299
Email: nalberigo@marketscout.com

MarketScout or MarketScout.com is an internet company that offers Product Recall Insurance through their website. Products Recall offers insurance protection in the event of a recall of an insured’s product. This protection includes coverage for the insured’s product recall expenses and liability to third parties for both finished and component goods. MarketScout emphasizes that a recall may involve numerous expenses including:

- Costs associated with notifying customers
- The cost of shipping and disposal of the product
- Extra warehouse expenses
- The cost of extra personnel required to conduct the recall
- The cost to refund, repair or replace and ship the product back to the customer

Product Recall: Industry Information

The coverage has been around since the 1980s. The first type of product recall insurance was called malicious product tampering, which really only responded to malicious incidents. The limits were $3 million, with six-figure premiums. Because it is catastrophic insurance in nature, when losses occurred, they are generally major. Clients are not concerned with the smaller losses that they can handle financially. What they are looking for is protection from the large losses. Products recall is designed to help the insured manage the crisis of such an occurrence and help protect against product degradation and third party lawsuits.

Regarding which form of cover, Coverage A or B, is most advantageous for companies, MarketScout advise that many companies need both. Any company that sells finished goods under their own label has a greater exposure under Coverage A than Coverage B. They will handle the recall in most cases directly incurring the recall expenses. However, if there is a third party between their company and the ultimate consumer, they also may have an exposure under Coverage B because that third party can claim loss of income or reputation due to the recall.

Similarly, any company that produces or processes a product that is ultimately sold under a third party’s brand name, whether it is an ingredient or the finished product has a greater exposure under Coverage B. The company may or may not be involved in the decision to recall or
involved in the actual recall itself, but can still be held liable for damages by the ultimate seller. They also offer Endorsements to extend coverage include:

- Cost to refund, repair, or replace Insured’s product
- Worldwide coverage
- Impaired property recall response is available

MarketScout can provide experience and knowledge of various recall coverage’s available and tailor a company’s program to fit the requirements of an insured. In the event of a recall, claim expertise and a legal panel are available to guide an insured through government regulations and requirements.

**Policy Features** (similar to other recall insurance)

**Coverage A** pays the first party expenses associated with the recall, such as notification, shipping, warehousing, and additional personnel. Through attachment of an endorsement, Coverage A can be extended to include the cost of repair, replacement or refund of the product.

**Coverage B** provides coverage for the claims by third parties seeking damages due to a product recall. Coverage B may be extended by endorsement to cover liability for impaired property. The optional impaired property endorsement provides coverage for the insured’s products being incorporated into another company’s product and causing it to not function properly.

**Targeted Classes** - MarketScout’s preferred market segments are accounts with annual sales of less than $700 million. Classes of business include food and beverage, medical, pharmaceutical, consumer and industrial products. Target classes include:

- Meat
- Bakery
- Breweries
- Food Flavoring
- Meat/poultry accounts
- Printing/Packaging
- Computers
- Toys and Games
- Can Manufacture
- Bottle Manufacture
- Firearms & Ammunition
- Vitamins, Furniture, Fixtures
- Exercise Equipment
- Household Appliances
- Electronic Components
- Medical/Safety Products
- Firearms & Ammunition
- Printing/Packaging

**Product Features** - Product recall expenses up to $10 million; product recall liability up to $10 million. Minimum premium $25,000/year.

In addition to Products Recall, MarketScout can provide a wide range of other risks management programs such as, Contaminated Products Insurance (CPI). This product is designed for food and beverage companies and covers losses associated with malicious product tampering and accidental product contamination. Coverage encompasses the far-ranging costs associated
with these incidents, including the costs of the recall itself and related business interruption, business rehabilitation and consultant expenses.

**Classes of CPI Business**

Classes of risks include a wide variety of manufacturers, processors, and retailers in the food supply chain, as well as pharmaceutical and cosmetics. The major eligibility factor is that the product must be ingestible or topical. Typical food risks include canneries of fruits and vegetables; manufacturers of grocery products such as breakfast cereals and boxed flour or grain products; condiments; baked goods and snack food; and supermarket chains.

**Target classes of business include:**

- Bakery
- Candy
- Dry ready to eat meals
- Spirits, wines, and breweries
- Chocolate
- Coffee/tea
- Cookies and crackers
- Supermarkets
- Spices
- Retail

**Classes they DO NOT write:**

- Nutraceuticals
- Basic grains and animal feeds
- Importers of food products
- Meat, poultry, slaughter, packing, and processing
- Bean sprouts
- Unpasteurized juices
- Restaurants, cafeterias, and buffets
1. Seedsmen Professional Liability Insurance

Rattner Mackenzie Limited
37 Radio Circle Drive
P.O. Box 5000
Mount Kisco, NY  10549-5000
Ph: 914.242.7860
Fax: 1.914.241.8045

Formed in 1988, Rattner Mackenzie has experience in Insurance and Reinsurance Brokerage, and employs over 70 employees located in London, New York, and Bermuda. In 1999 Rattner Mackenzie was purchased by HCC Insurance Holdings Inc., an international insurance holding company and a leading specialty insurance group established in 1974. Below is an example and excerpts of Rattner Mackenzie’s Seedsmen’s Professional Liability Insurance.

Seedsmen’s Professional Liability Insurance 17
Also known as: “Seedsmen’s Errors and Omissions Insurance” (E&O)

The Insurance Programme for ISF Members

In recognition of the need for a global approach to risk management, ISF (International Seed Federation18) in conjunction with Rattner Mackenzie Ltd and Certain Underwriters at Lloyd’s have developed a tailor made Professional Liability insurance product for the seed industry.

Who need Seedsmen’s Professional Liability Insurance? Everyone who is involved in growing, conditioning, or distributing seeds. At any stage of the seed business mistakes can occur in the selection, conditioning, packaging or testing of the seed which can cause or contribute to the loss in whole, or in part, of the customer’s crop. Even the most professional of organizations may suffer from a lapse in standards by a distracted staff member, which can seriously impact the company’s balance sheet if there is no applicable insurance.

For those that produce parent seeds, product liability is not enough.19 Seedsmen’s Professional Liability Insurance should be carried in addition to Products Liability Insurance as the coverage of the two insurances are entirely different but complement each other. Seedsmen’s

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17 Seedsman is another word for parent seed producer, breeder, or dealer in seeds.
18 See http://www.worldseed.org for more information.
19 Products Liability covers Bodily Injury and Property Damage, both of which are excluded by the Seedsmen’s Professional Liability Insurance. Sometimes a Products Liability Policy is enhanced to cover misdelivery, but that is not an adequate substitute for Seedsmen’s Professional Liability Insurance.
Professional Liability Insurance covers claims against the seedsmen that may result from the failure of the seed sold to conform to the variety or other specified qualities or from the seed sold being unsuitable for the purpose specified as a result of an error, negligent act or omission by the company or its employees.

Types of claims made on seedsmen

There are six main categories of claims outlined below. In most cases the key factors are the adequacy of the seedsmen’s quality control and seed testing procedures, including the sampling procedures, and the depth of the plaintiff’s distress at having lost all or part of his harvest and subsequent profit, (sometimes blaming the seedsmen, instead of his own farming techniques).

1. **Mechanical Error** - Such as errors in labeling, mixture of the wrong kinds of varieties of seed, inadequate labeling or inadequate laboratory testing for germination.

2. **Overzealous Distribution** - This includes verbal and catalogue warranties that may result from a salesman or parties over-representing the seed product and are beyond the control of the seed producer. ISF recommends the use of a Standard Disclaimer of Warranty and Limitation of Liability, which is a protection against some of these claims.

3. **Germination Deficiencies** - Careful grow-out testing and strenuous policing by official state and federal seed testing laboratories can control this type of loss. Although claims may be less frequent, they tend to be particularly severe when they do occur.

4. **Misapplication** - Claims resulting from seed failing to perform in a given area.

5. **Disease Control Problems** - Susceptibility to disease varies depending on the susceptibility or genetic resistance of the type of seed planted. Seedlings or plants may become infected with disease due to seed borne organisms, or be infected by disease organisms in the soil or on plant residue. Damage can be reduced by disease control treatments and not planting in areas known to be infected with the disease.

6. **Miscellaneous Problems** - Improper and inadequate pollination can produce substandard seed and consequential losses. Claims also arise from failure to carefully rogue undesirable plants and/or varieties from the seed field and, in particular, carelessness in harvesting the seed production fields.

**Key Features** - The policy wording covers claims made during the policy period, excluding claims/circumstances that are known at the inception of the policy. It defines “Seed(s)” as including “seeds, bulbs, plants roots, tubers or other similar means of plant propagation.” The
policy covers world-wide sales of all crops including GMOs. Note: There is no mention of pollen drift, or other acts of nature or weather.

The Limits and Deductible are both inclusive of defense costs and expenses. This means that the Insured must contribute to the defense of any claim, and the sum insured should be adequate to include these expenses. The Deductible would be geared to an Insured’s turnover, and to the Insured’s own claims record. Vegetable seeds would have a larger deductible than agricultural seeds.

The Underwriters are willing to offer a Catastrophe Protection for those large risks that only require insurance to protect them against the unusually large claims. Capacity is available to provide limits up to USD$10,000,000 / STG£10,000,000 or more.

In addition to Seedsmens Professional Liability Insurance they also offer:

- Allied Health & Nursing Homes Cover
- Directors & Officers Liability Insurance
- Employment Practices Liability Insurance
- Misc. Professional Liability Insurance
- Errors & Omissions Liability Insurance
- Law Firm Professional Liability Insurance
- Medical & Dental Malpractice Insurance
- Programme Business Insurance
PART V. RESEARCH INSTRUMENTS

Part V, and its three chapters, highlight how a scorecard matrix, cost-benefit spreadsheet, and questionnaire can assist in evaluation of IPT system efficiency, purity cost-benefit comparisons, and improve understanding of Identity Preserved and Traceability (IPT) systems focusing on farm level production (grain) data. These evaluation systems are based upon auditing and towards a goal of ISO 22000 compliance. The two spreadsheet analysis are related to one another, matrix represents effectiveness of a program, while the cost-benefit represents the efficiency of a program. Data for both spreadsheets were derived from the farmer survey questionnaire (see Chapter 15 for details) and used as example data for analysis of the spreadsheets. Where survey data was not provided data from agricultural literature was utilized.

Chapter 13 IP Scorecard Matrix—provides an effectiveness comparison of a single farm IP system; i.e., comparing the standard (specified—required documentation, procedures, and data) to what is actually accomplished. Three category areas are evaluated according to three criteria or objective characteristics. To help in the understanding of the scorecard matrix a conceptual model is provided (Figure 1. Conceptual Model of Scorecard Matrix). From the input data provided, calculations are compiled and are highlighted in Table 1. Scorecard Matrix Spreadsheet, and output results are illustrated in Figure 2. IPT Measurement Score graphic.

Chapter 14 IP Cost-Benefit Spreadsheet—provides an extensive, but not exhaustive, spreadsheet that focuses on Identity Preservation costs and revenues generated, as applied to varying purity levels of crop production. The chapter highlights the numerous cost components associated with grain production at various levels of purity. To better understand the spreadsheet a conceptual model (Figure 1. Cost-Benefit Model) is provided. Table 1. Cost-Benefit Spreadsheet – abbreviated single-page example, provides a brief illustration of the spreadsheet used. See Appendix R Cost-Benefit Spreadsheet – Complete, for the entire spreadsheet, which compares the various systems and associated costs. The appendix also provides individual costs on a per bushel basis for all levels of purity. Spreadsheet results are summarized in Figure 2. Purity Level to IP Cost/Bu. Illustration.

Chapter 15 IP Cost-Benefit Questionnaire—examines a farmer questionnaire that focuses on two critical periods of farming. Namely the two weeks that surrounds planting of the crop and the two weeks that surrounds harvesting of the crop. Since the owner/manager is most responsible for ensuring critical processes, inspections, etc., the questionnaire collects data regarding the time they spend on specific Identity Preservation tasks. The questionnaire also collects and compares standard and identity preserved production data for comparing cost-benefit evaluations.
13. IDENTITY PRESERVED SCORECARD MATRIX

a. Goal and structure of the Scorecard Matrix

The Scorecard Matrix—provides an effectiveness evaluation of a single farm IP system by evaluating three category areas, 1) the standard—required (i.e., purity levels, tolerances, etc.), 2) performance measurement entities/parameters (performed by farmer, buyer, and specified point items), and 3) communications—between farmer and buyer (transparency of nomenclature, measurements, software, etc.).

This evaluation system is based upon auditing and towards a goal of ISO 22000 compliance. This and the next chapter’s spreadsheet are related to one another, the matrix represents effectiveness of a program, while the cost-benefit represents the efficiency of a program. Data for this spreadsheet were derived from the farmer survey questionnaire (see Chapter 15 for details) and used as example data for analysis of the spreadsheets. Where survey data was not provided data from agricultural literature was utilized.

The effectiveness evaluation compares the standard or contractual specifications, to what was actually performed or complied with. Each of these categories is evaluated by three criteria (objective characteristics). The three criteria follow along USDA’s Elise Golan, et al, format, and used to evaluate IPT systems, which look at breadth (amount of data recorded), depth (how far forwards/backwards data is recorded), and accuracy (the ability to measure standard tolerance to actual output measure).1 To help in the understanding of the Scorecard, Figure 1. Conceptual Model of Scorecard Matrix, is provided and highlights formulas used (with examples) and definitions for the criteria (objective characteristics). Table 1. Scorecard Matrix Spreadsheet, provides examples of the categories’, via input and output columns. The output results are summarized and highlighted in the far right (Difference columns) and Figure 2. IPT Measurement Score graphic. Graphic criteria parameters (depth and breadth) are compared along the Y-axis, and compared to what was actually recorded or accomplished. Accuracy, regarding harvested output purity, is also compared along the X-axis, as well as other types of IP systems. The other IP systems are illustrated (as examples) for comparison, comparing each standard’s relative proportion of breadth, depth, and accuracy.

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1 In Elise Golan’s work, she cites the objective characteristics as breadth, depth, and precision (precision meaning repeatability of testing). However, for this work, precision is replaced by accuracy to reflect laboratory and field tests accuracies, for comparison purposes.
b. Scorecard Matrix Model

The conceptual model of IP Scorecard Matrix (Figure 1.) is divided into several sections. The top right portion of the page are the weighted average models, along the left side are the two accuracy measurements, and at the bottom of the page are the definitions for each criteria (objective characteristic).

The goal of the Scorecard Matrix is to provide an IP program effectiveness evaluation based upon the criteria of breadth, depth, and accuracy, as applied to contract specific categories. Breadth data standards are explicit checks, cleanouts, etc. that must be completed to specific criteria and recorded. Measured scores are proof or certified by a third-party auditor that the specific contract parameters were completed as per records and/or observations. The same type of auditable, third-party review is conducted for depth. In this case the auditor confirms that previous stages of production records are included and appropriate, i.e., meet contract specifications. Accuracy data is composed of contract specifics, i.e., with laboratory and field test parameters, test dates/conditions, and associated paperwork results, as proof of testing parameters and output results.

The criteria (objective characteristics) of breadth and depth are each measured according to their weighted average score (or compliance). The reason that the weighted average is used is to now skew the value of one group of auditable parameters (e.g., few data points) over another (one with many data points). In other words, this is to provide appropriate value to a criteria that has 2 criteria points to one that has 200 criteria points. In this case, each of the latter 200 individual points has as much value as each derived from the 2 point criteria category. For example, to determine the weighted average for breadth, several mathematic functions must take place.

First, the compliance ratio or (Cr) must be determined. This is done by dividing Measured (Actual) over Std (Required) that produces a Cr value. Second, each category’s (including subcategories) required data points or Points required (Pr) are multiplied by its corresponding compliance rate (Cr) (Cr is the ratio difference between what was observed (actual) over the standard required (Pr). All category product calculations are then added together into one overall (Pr * Cr) value. This Pr * Cr value is then divided by the total number of points required (Pr), derived from the total of all categories, which produces the weighted average score or compliance. The same process is done for the criteria of depth.

Accuracy criteria have two output measures. The first is the output purity level analyzed as the final test of crop purity. This is usually done just prior to or at the sale of product (see Table 1. section 1Ai for seed purity and tolerance levels). This number is compared to the
Standard requirement to verify compliance. The second accuracy criteria measurement represents the minimum and maximum test scores derived from Performance Measurement category for laboratories, field tests, etc.

The bottom portion of the model provides explanations for the terms used.
c. Scorecard Matrix Spreadsheet

The spreadsheet has several sectional columns and results row. Starting from the left; 1) definitions, 2) mathematic functions, 3) narrative of categories and subcategories to be measured, 4) the six vertical columns for data input (Standard—required and Measured—actual), and 5) the far right three columns (Differences), and along the bottom row are the results of various calculations.

Of importance is the Category narrative column (column three), which has three categories, each of which possesses its own subcategories that describe particular contractual points, or points required (Pr) to be measured. This area can be modified or tailored to meet other IP programs or contract specifications.

Regarding the input of data; under the three Standards (required) columns, inserted are the standard’s number of auditable parameters, or point required (Pr) to be observed (contractually or by regulation). This data can be derived from the contract or from whoever is conducting the survey, e.g., customer or auditor. It is envisioned that an ISO 22000 format will be used in the near future. This is the standard to which the bases of calculations are made. For example, if a farmer is to perform a total of 200 recordable tasks or auditable parameters (the addition of all points, i.e. chemical data, storage, cleanouts, inspections, and prescribed tasks), then 200 is entered and represents 200 points required (Pr) data. Under the three Measured (actual) columns, inserted are the actual number of data points observed and/or measured, in accordance with the contract. Typically this value or score will be verified and/or observed by a third-party auditor. A third-party auditor and laboratory should be utilized for credibility and transparency, often this is stipulated by contract.

The far right Differences columns, calculates and portrays the compliance ratio (Cr) from, what was measured (actual), over the standard (required), far right columns.2 Breadth and depth Weighted Average Scores are calculated from breadth and depth Differences and Std (required) columns. The Weighted Average Score represent the compliance level relative to the standard required. Weighted Average Score results are at the bottom of the Difference columns (found at the bottom right side of Table 1.).

---

2 Accuracy, or in this case oval system accuracy, is not a function that is calculated in total (i.e., the mathematic formula include all tests conducted). It is measured individually for each subcategory. Results from the array of tests are provided as a Min. and Max, which shows the range of output results for given tests. Tested output purity level is deemed the best overall measurement of accuracy and compliance.
Accuracy is depicted in two forms (see Table 1.), first at Output Purity (Actual) (See 1Ai) and second, the accuracy range, derived from the various laboratories, field tests, with the minimum and maximum results, found along the bottom row (Accuracy Range (Min, Max)).
d. IPT Measurement Score and Results

Figure 2. IPT Measurement Score provides a visual comparison of actual versus required performance criteria. The Measurement Score, for illustrative comparison purposes, also includes alternative IPT program standards, i.e., fair-wage, drought resistant seeds, high oil content, etc., in regards to their breadth, depth, and accuracy standard or contractual requirements.

Along the left side is the number of data points, as a measurement reference. Along the bottom are the prescribed accuracy levels, or purity level standards, as desired by each IPT system. From left to right, the relative degree of requirement rigor increases as does each system increase in complexity. Each illustrated comparison score bar portrays the relative breadth, depth, and accuracy (purity) for that particular system. For example, Fair-Wage standard (required), mandates the recording of 100 breadth, 75 depth data points, and with a targeted accuracy of 75%, for that particular attribute of interest.

Results show that for the trait of interest (low Linolenic), the output purity level was 97.8%, and within contractual limits. This is not to suggest that this particular IPT program would be sufficient for any other type of IPT system, for each system is contractually different with regards to breadth, depth, and accuracy requirements. This low Linolenic IPT system may be considered efficient, due to it being within agreed upon compliance specifications and tolerances. Still, depending upon the exact specifications of the contract, a number of conclusions can be made. For example, if 89% is the agreed upon cutoff between satisfactory and unsatisfactory IPT efficiency, the data and bar shows that overall inspection point compliance (total) was 89.8% (satisfactory) and breadth criteria compliance was 90.1% (satisfactory). However, the 89.5% compliance for depth highlights that this particular criteria was in compliance (satisfactorily), but was the least in compliance. This could mean that if at a future time output purity level drops or some other negative aspect arises, such as a recall of product, that some of the weaker points within the depth criteria should be looked at more closely.

After several years of same farm scorecard measurements, data may show system trends, such as in increasing data loss during computer-to-computer (interface) communication transfer or by decreased Buyer inspection points being actually recorded. Another aspect of this Scorecard would be to compare the same crop, over several years, but for different purity levels. It would be interesting to note the difference and similarities. This would be true, especially if compliance, with a more rigorous and profitable IPT program, would not require many more steps. In total, the Scorecard Matrix can be a useful tool to evaluate IPT system’s efficiency. It represents a tool that can incorporate qualitative as well as quantitative measurements for evaluation.
**Breadth** describes the amount of information or data points collected (usually determined by agreement or contract). Breadth WA is the weighted average ratio (or percentage) of complied breadth points (actual) to mandated breadth points (required).

**Depth** is how far backwards or forwards the system tracks pertinent information (e.g., the total number of entities before or after the farm, including the farm). Depth WA is the weighted average ratio of complied depth points (actual) to mandated depth points (required). For example, an IPT system for fair-wages would extend to harvest; for shade grown, to cultivation; and for non-genetically engineered, to the bean or seed.

**Accuracy** is the degree of conformity of a measured or calculated quantity to its actual (true) value.

**NOTE: Precision**, also called reproducibility or repeatability, the degree to which further measurements or calculations show the same or similar results. Precision also reflects the degree of assurance with which the IPT system can pinpoint a particular food product’s movement or characteristics. In some cases, the objectives of the system will dictate a precise system, while for other objectives a less precise system will suffice.

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**Weighted Average (WA) Score or Weighted Average of Compliance**

<table>
<thead>
<tr>
<th>Accuracy measurements</th>
<th>Weighted Average (WA) Score or Weighted Average of Compliance</th>
</tr>
</thead>
</table>
| **Breadth WA** = | \[
\sum \left[ (1A_i^{Pr}_B \times 1A_i^{Cr}_B), \ldots (3B_i^{Pr}_B \times 3B_i^{Cr}_B) \right] / \sum (1A_i^{Pr}_B, \ldots 3B_i^{Pr}_B)
\] |
| **Depth WA** = | \[
\sum \left[ (1A_i^{Pr}_D \times 1A_i^{Cr}_D), \ldots (3B_i^{Pr}_D \times 3B_i^{Cr}_D) \right] / \sum (1A_i^{Pr}_D, \ldots 3B_i^{Pr}_D)
\] |

Example: \(2A_{ii}^{Pr}_B = 200\)

\(2A_{ii}^{Pr}_B\) represents the **Points required (Pr)** [200 pts.] from Standard (required) column—Breadth (B), for category Performance Measurement Entity/Parameters, subcategory Primary Entity (farmer)—Operations

Example: \(3B_{Cr}^D = .93\)

\(3B_{Cr}^D\) represents the **Compliance rate (Cr)** [.93] from Difference column Depth (D), for category Communications (Producer/Buyer), subcategory Trait(s)/Attribute(s)

---

Figure 1. Conceptual Model of Scorecard Matrix.
# Scorecard Matrix

<table>
<thead>
<tr>
<th>IPT Trait(s) / Attribute(s) Success Scorecard (e.g., organic product, fair-wage, pasture-fed, etc.)</th>
<th>1) Controlling Std (contract/Regs.)</th>
<th>2) Performance Measurement Entity/Parameters</th>
<th>3) Communications (Producer/Buyer)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>A) Seed Purity (98%)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(i) Output Purity ± 0.002-0.005</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(ii) Other purity data (pts.)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>B) Tolerance Level (pts.)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(i) Other tolerance data</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
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Figure 2. IPT Measurement Score
14. IDENTITY PRESERVED COST-BENEFIT SPREADSHEET

a. Goals and structure of the Spreadsheet

This spreadsheet brings together many of the components within the *Identity preservation: the state of the art* to produce, at the grain farmer production level. It also provides a statistical summation of identity preservation data, as it pertains to production purity levels, for comparative purposes. It is hoped that this methodology and data derived from this spreadsheet, may help in decision making for crop selection (purity), which is best suited for the production skill level of the farmer and growing environment. This evaluation system is based upon auditing and towards a goal of ISO 22000 compliance. This and the previous chapter’s spreadsheet are related to one another, the matrix represents effectiveness of a program, while the cost-benefit represents the efficiency of a program. The spreadsheet was developed to provide production data regarding various identity preservation programs, by both purity level and individual cost items, as compared to revenues received (benefit). A questionnaire, from which a sampling of data may be obtained, is found in the subsequent chapter—Chapter 15, which possesses a much shorter version of questionnaire than what would be needed for this cost-benefit spreadsheet. Where survey data was not provided data from agricultural literature was utilized.

What the spreadsheet provides: First level of inquiry—to discover the averages and boundaries of times and costs for specific IP events, given varying levels of purity, and to estimate costs versus profits to determine if a particular IP crop and purity level (with its accompanied requirements) would be profitable and worthwhile to grow. Second level of inquiry—seeks to discover strengths and weaknesses associated with various cost events, to determine more accurately (numerically) critical items, besides efficiencies, such as time/labor/cost items allotted to specific IP tasks e.g. cleanouts, audits, lab tests, etc.

Follow-on cost-benefit questionnaires should more accurately account for the costs versus benefits tied to specific trait(s) and/or attribute(s) of interest, and purity levels. At present, the evaluation of data is not as difficult as finding or creating specific on-farm IP data. As more surveys and data, regarding on-farm IPT practices become available, the distinctions between work (costs), market prices, and level of purity will be clearer.

The IP Cost-Benefit Spreadsheet chapter provides an extensive, but not exhaustive, spreadsheet that focuses on Identity Preservation costs and revenues generated, as applied to varying levels of crop purity. To better understand the spreadsheet a conceptual model is provided (Figure 1. Cost-Benefit Model). The goal of the spreadsheet is to offer a comparison of
varying levels of purity with its prescribed costs, to corresponding sale price of product. The chapter highlights the various cost components associated with grain production comparing for purity levels; Standard production (n/a purity level), IPT1 (5.0%), IPT2 (2.0%), IPT3 (1.0%), and IPT4 (0.1%). For example, a 5% purity level means that up to 5% may be of unknown composition or mixing. An example of the shortened single-page version of the spreadsheet can be found on Table 1. Cost-Benefit Spreadsheet – abbreviated single-page example. The entire spreadsheet can be found in Appendix R. Cost-Benefit Spreadsheet – Complete, which also provides individual costs on a per bushel basis for all levels of purity. Spreadsheet results are summarized by Figure 2. Purity Level to IP Cost/Bu. Illustration.

Limitations and assumptions

Comparisons are based upon contrasting data derived from the same or similar acreages; for example, a standard crop variety grown under typical management practices, such as Roundup Ready soybeans, are compared to an Identity Preserved grown variety, such as ultra low Linolenic soybeans.

This spreadsheet does not attempt to incorporate “other” social or environmental costs or benefits (to mean financial (loss/gain of jobs), social (loss/gain of businesses), and/or environmental (decrease/increase of water quality)).

Assumptions for spreadsheet: Interest rate 0.08, units of measure acre, bushel, dollar; crop type—same species; crop cycle—same growing season.
b. Cost-Benefit Model and Spreadsheet

Model
The conceptual model (Figure 1. Cost-Benefit Model) was developed to help illustrate the much larger Cost-Benefit Spreadsheet and mathematic functions used. Along the model’s left side, the various types of financial data desired, i.e., Revenues, Costs, and Profits, are illustrated. It also delineates between each type production purity level and output results in total and per bushel values for Revenues, Costs, and Profits. The right side provides examples of mathematic formulas for each type of financial inquiry. Along the bottom are two examples, 1) an example of revenues generated, and 2) an example of costs.

Spreadsheet
Although the actual spreadsheet is several pages in length, the computations used are very simple and forthright. Still, depending upon the trait(s) and/or attribute(s) of interest, and especially purity level required, spreadsheet use comparing the various purity levels, can be enlightening and helpful.

Spreadsheet results are calculated as an IP quotient or ratio, in this case the output values are the overall (total) and individual per bushel costs, and per bushel profit derived from each IPT program. IPT profit comparisons are derived from each system’s Revenues (output sale of product) less Costs (accumulated costs associated with production), which provides a resultant profit or loss. The output can then be illustrated in graphic illustration (Figure 2. Purity Level to IP Cost/Bu. Illustration).

For the purposes of brevity only the top portion of the spreadsheet is illustrated in the chapter, which includes all purity levels for comparison: Standard (n/a), IPT1 (5.0%), IPT2 (2.0%), IPT3 (1.0%), IPT4 (0.1%). Appendix R. Cost-Benefit Spreadsheet – Complete, has the spreadsheet in its entity, including the per bushel cost for each cost item.

The spreadsheet is divided into several columns: the first column contains the particular Item of interest (usually prescribed by contract), the next column provides for unit of measure or Measure Units (by %, acre, bu/acre, $/hr, etc.), and the last columns are the input and output columns, for the various purity levels tested. Rows are grouped by category and sub-categories, i.e., Personal Information includes: ID Number, Name, etc. The other major categories include: General Information, Hourly Wage Information, Operating Assumptions, Revenues, Costs, etc. The Costs category is further subdivided by Production Data/Costs, Pest Mgmt/Fertilizer Data/Costs, etc. The Summary Results provides additional data and per bushel values for Costs, Revenues, and Profits, for each purity level.
There are two sets of results: 1) is the purity level to IP cost/bu., as is illustrated in Figure 2., and 2) is found in the spreadsheet Summary Results portion (bottom half of Appendix R.), which shows the individual cost line items per bushel costs.

The essence of the calculations is forthright, addition of all the various costs, subtracting the total costs from total revenues, and then dividing the results by the number of bushels sold, which provides an overall profit per bushel per IP purity system. Similar computations are done for per bushel costs and per bushel revenues.
c. Purity Level to IP Cost/Bu. Illustration and Results

The graphic illustration summarizes the net results of the spreadsheet (Figure 2.). It includes the various purity levels for comparison purposes that includes: Standard (n/a purity level), IPT1 (5%), IPT2 (2%), IPT3 (1%), and IPT4 (0.1%).

On the left side of the graph is the dollar per bushel values. Along the bottom are the various purity levels being reviewed. Each purity level has an associated bar above it that contains three stacked numbers. The lower number indicates the cost per bushel, the middle number indicates the profit per bushel, and the top number represents the per bushel sale price, of that particular system.

This graph illustrates that as purity level requirements increase, from left to right, per bushel sale price increases. This also represents the buyers’ willingness to pay for specific purity levels of production. It is the responsibility of the farmer to meet the specific purity level as dictated by contract and to contain cost expenses to ensure a reasonable profit. Each farmer must decide the risks of production and what is deemed the most reasonable and profitable approach. The graph also reveals, that costs associated with each purity level, do not increase uniformly. In Figure 2., IP costs quickly increase from the Standard to IPT1, and at a lesser rate from IPT3 to IPT4. The increase from IPT1 to IPT3 shows a relatively slow increase in costs. Looking at profit, from Standard to IPT1 there is a reduction in profit. This would indicate that changing production from standard to IPT1 would be less favorable, unless that farmer intends to employ an upper level IP system in the following years. The farmer may be willing to make less profit this year for increased profits in the following years. Once the farmer had begun advancing within IP production management practices, from the graph and a pure profit to cost basis, it would be advised to produce at the IPT3 level of production. This would represent the greatest return for work (costs).

The spreadsheet offers the opportunity to manipulate input data and see the effects on production costs and profits. The spreadsheet has shown that various farm management practices have a tremendous impact upon expenses and ability to meet specific purity levels. Most notable for IP specific programs is the cost of increased original seed purity. As purity requirements increase, so too does the need for more pure seed, often from a parent seed company’s Foundation stock. Another notable expense has to do with storage and transportation. Usually the less rigorous systems require less storage and transportation expenses. As IP purity increases it is not surprising to have much greater expenses for both storage and transportation.
This methodology and spreadsheet is an example of what can be surveyed and recorded. It would be ideal to have actual data from farmers for production at these purity levels, resulting in spreadsheet data. It is hoped that this research instrument will be of help for future research.
### Conceptual Model of Identity Preserved (IP) Cost-Benefit Spreadsheet

**Figure 1. Cost-Benefit Model**

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<td><strong>Std Revenue</strong> = Number of Std. Bushels Sold * Sale Price per Std Bushel</td>
</tr>
<tr>
<td><strong>IPT 1 Total Costs</strong> = ( \sum C_{IPT}^{1,1}, C_{IPT}^{1,2}, \ldots )</td>
</tr>
<tr>
<td><strong>IPT 2 Profit</strong> = ( R_{IPT}^{2} - \sum C_{IPT}^{2,1}, C_{IPT}^{2,2}, \ldots )</td>
</tr>
<tr>
<td><strong>IPT 3 Revenue per Bushel</strong> = ( R_{IPT}^{3} / \text{Number of IPT 3 Bushels Sold} )</td>
</tr>
<tr>
<td><strong>IPT 4 Total Cost per Bushel</strong> = ( \sum C_{IPT}^{4,1}, C_{IPT}^{4,2}, \ldots / \text{Number of IPT 4 Bushels Sold} )</td>
</tr>
<tr>
<td><strong>Std Profit per Bushel</strong> = ( [R_{Std} - \sum C_{Std}^{1,1}, C_{Std}^{1,2}, \ldots] / \text{Number of Std Bushels Sold} )</td>
</tr>
<tr>
<td><strong>IPT 1 item Cost per Bushel</strong> = ( C_{IPT}^{1,1} / \text{Number of IPT 1 Bushels Sold} )</td>
</tr>
</tbody>
</table>

**Example of** \( R_{Std}, R_{IPT}^{1}, \ldots \)

\( R_{IPT}^{1} = \text{e.g., the revenue generated by the sale of identity preserved lot } R_{IPT}^{1} (x \text{ bushels } @ \text{ $x.xx/bu.}). \text{ This would include all premiums, bonuses, etc.} \)

**Example of** \( C_{Std}, C_{IPT}^{1}, \ldots \)

\( C_{Std} = \text{e.g., costs associated with the number of hours needed to complete standard planter cleanout, at } \text{ $x.xx per hour. IPT costs may often be in excess of standard practices, such as IP specific required 3rd party audits and/or laboratory analysis.} \)
Spreadsheet (single page example) comparing standard crop production to various purity levels of IPT production. Appendix R. contains the complete spreadsheet.

Table 1. Cost-Benefit Spreadsheet – abbreviated single-page example.

<table>
<thead>
<tr>
<th>Item</th>
<th>Measure Units</th>
<th>Std.</th>
<th>IPT 1</th>
<th>IPT 2</th>
<th>IPT 3</th>
<th>IPT 4</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Personal Information</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>ID Number</td>
<td></td>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
<td>5</td>
</tr>
<tr>
<td>Name</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Address</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Phone #</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Email</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>General Information</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Crop Planted</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Crop Variety Planted</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Purity Level (Required)</td>
<td>%</td>
<td>n/a</td>
<td>5.0%</td>
<td>2.0%</td>
<td>1.0%</td>
<td>0.1%</td>
</tr>
<tr>
<td>Crop Acres</td>
<td>acres</td>
<td>200</td>
<td>200</td>
<td>200</td>
<td>200</td>
<td>200</td>
</tr>
<tr>
<td>GIS Acreage Data</td>
<td>n/a</td>
<td>55</td>
<td>55</td>
<td>55</td>
<td>55</td>
<td>55</td>
</tr>
<tr>
<td>Grain Yield</td>
<td>bu/acre</td>
<td>55</td>
<td>55</td>
<td>55</td>
<td>55</td>
<td>55</td>
</tr>
<tr>
<td>Previously Planted Crop in Field</td>
<td></td>
<td>Corn</td>
<td>Corn</td>
<td>Corn</td>
<td>Corn</td>
<td>Corn</td>
</tr>
<tr>
<td>Type of IP System</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Trait(s) and/or Attribute(s) of Interest</td>
<td></td>
<td>None</td>
<td>Ultra Low</td>
<td>Ultra Low</td>
<td>Ultra Low</td>
<td>Ultra Low</td>
</tr>
<tr>
<td>Other</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Hourly Wage Information</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Management</td>
<td>$/hr</td>
<td>$25.00</td>
<td>$25.00</td>
<td>$25.00</td>
<td>$25.00</td>
<td>$25.00</td>
</tr>
<tr>
<td>Labor</td>
<td>$/hr</td>
<td>$15.00</td>
<td>$15.00</td>
<td>$15.00</td>
<td>$15.00</td>
<td>$15.00</td>
</tr>
<tr>
<td>Meeting, Off Season</td>
<td>$/hr</td>
<td>$40.00</td>
<td>$40.00</td>
<td>$40.00</td>
<td>$40.00</td>
<td>$40.00</td>
</tr>
<tr>
<td>Contract or Hired Professional</td>
<td>$/hr</td>
<td>$50.00</td>
<td>$50.00</td>
<td>$50.00</td>
<td>$50.00</td>
<td>$50.00</td>
</tr>
<tr>
<td>Other</td>
<td>$/hr</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
<tr>
<td><strong>Operating Assumptions</strong></td>
<td>$/mile</td>
<td>$0.250</td>
<td>$0.250</td>
<td>$0.250</td>
<td>$0.250</td>
<td>$0.250</td>
</tr>
<tr>
<td>Interest, Carry-on Operating Money</td>
<td>%/yr</td>
<td>8.00</td>
<td>8.00</td>
<td>8.00</td>
<td>8.00</td>
<td>8.00</td>
</tr>
<tr>
<td>Capital Interest</td>
<td>%/yr</td>
<td>6.00</td>
<td>6.00</td>
<td>6.00</td>
<td>6.00</td>
<td>6.00</td>
</tr>
<tr>
<td>Personal travel mileage</td>
<td>$/mile</td>
<td>$0.500</td>
<td>$0.500</td>
<td>$0.500</td>
<td>$0.500</td>
<td>$0.500</td>
</tr>
<tr>
<td>Personal travel meal expense</td>
<td>$/day</td>
<td>$50.00</td>
<td>$50.00</td>
<td>$50.00</td>
<td>$50.00</td>
<td>$50.00</td>
</tr>
<tr>
<td>Personal travel overnight expense</td>
<td>%/day</td>
<td>$100.00</td>
<td>$100.00</td>
<td>$100.00</td>
<td>$100.00</td>
<td>$100.00</td>
</tr>
<tr>
<td>Other</td>
<td>$/day</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
</tbody>
</table>
Figure 2. Purity Level to IP Cost/Bu. Illustration

Purity Level Required

|$/Bu. Sold |

<table>
<thead>
<tr>
<th>Purity Level Required</th>
<th>Std</th>
<th>IPT1</th>
<th>IPT2</th>
<th>IPT3</th>
<th>IPT4</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$8.53</td>
<td>$10.35</td>
<td>$15.00</td>
<td>$18.00</td>
<td>$20.00</td>
</tr>
<tr>
<td></td>
<td>$5.91</td>
<td>$2.27</td>
<td>$8.37</td>
<td>$8.80</td>
<td>$10.55</td>
</tr>
<tr>
<td></td>
<td>$2.62</td>
<td>$8.08</td>
<td>$6.63</td>
<td>$9.20</td>
<td>$9.45</td>
</tr>
</tbody>
</table>

Legend:
- Profit/Bu.
- Costs/Bu.
15. IDENTITY PRESERVED COST-BENEFIT QUESTIONNAIRE

a. Introduction of the Questionnaire

The previous chapter portrayed an extensive spreadsheet. Unfortunately the average questionnaire or survey mailed to participants is usually much shorter than desired to gain information. The ideal questionnaire fully reflects or asks participants for accurate data that fulfills all sections of the spreadsheet. Unfortunately a questionnaire such as this would take pages of inquiry (questions with examples) and constitute many more hours to complete than the average grower(s) would provide. A truncated questionnaire has the best chance of being completed and returned. Thus the following questionnaire is one that has been greatly shortened, from a much longer originally conceived questionnaire, and used to survey an Iowa organization comprising farmers growing identity preserved crops such as Ultra Low Linolenic soybeans, both GMO and non-GMO varieties. For some farmers this represents a double stack trait variety; the first being ultra low Linolenic, and the second being that it is a non-GMO. So for some farmers in this group this could be considered double IP, for the two traits of interest (non-GMO & ultra low Linolenic traits).

This group welcomed the opportunity to participate; the total pool of participants comprised 42 growers. The organization’s board of managers was personally visited and given a presentation regarding the purpose and scope of the questionnaire. No group meeting (to all the participants) was given. The questionnaire, with a single page cover letter (see Figure 1. Letter to Growers) and return envelope\(^1\) (preaddressed and stamped), was sent to each participant, one was returned due to wrong address, eleven participants mailed back the questionnaire (26.8%), of which eight provided complete data (20%). The questionnaire was mailed out at the end of August 2007 and data stopped being recorded at the end of September 2007. The organization sent follow-up reminders, via email, to each grower two and four weeks after the mailing questionnaire, to encourage participation of its membership. Although the sampling is very small, the 20% return by respondents may be considered at or above the average in survey returns. University rules require that the primary investigator (author) must complete the Iowa State University web-based training on the protection of human subjects in research (completed 22 April 2007) and have the questionnaire protocol approved by the Institutional Review Board (approved 3 May 2007—protocol ID Number: 07-261).

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\(^1\) Both the questionnaire and return envelope were on yellow stationary to help increase the likelihood that they would be filled out and not be lost or misplaced.
b. The Questionnaire

Since a major concern in data collection is to receive as many returned questionnaires as possible, it is well understood that this is contingent upon the questionnaire being short—in this case one page of questions. In particular this questionnaire concentrates on the basic cost differences between standard and IP crop production and on owner/manager IP-related task hours performed. See Figure 2. Questionnaire.

The title addresses both the organization’s name and (G)oal: To help determine Identity Preservation (IP) costs and profit and (F)ocus: IP labor performed by the owner/manager during critical planting and harvest periods (within one growing season). The questionnaire is divided into two parts. The first provides basic data to compare standard crop production to identity preserved crop production, as will be expanded upon in the next paragraph. The second part looks at IP specific data and costs. From these two parts interpretations were to be made and summarized.

The first part of the questionnaire asks for basic information and costs for standard and IP crop production. For example, the number of years growing IP crops followed by what the owner/manager’s average hourly wage is, e.g. $25/hour. Next, the number of soybean acres and previous crop(s) grown in the IP field are asked for. The assumption is that like number of acres will be compared for costs, yields, etc. In this questionnaire standard soybeans are considered Roundup Ready variety, while identity preserved soybeans are the Low Linolenic/non-GMO (traits) variety. For comparison the questions include:

- Estimate of seed costs (total) $ per year
- Estimate of overall soybean pest management, chemical applications (fertilizer, etc.) costs $ per year
- Estimate of soybean total revenue from sales
- Estimate of soybean storage costs per year
- Estimate of total costs to transport crop to market
- Estimate of crop insurance cost per farm

The second part of the questionnaire asked the name of the particular variety of IP soybean being grown, if the grower is ISO compliant or certified and, if so, by whom. Next, emphasis is made towards estimating the time and labor that the owner/manager performs during the critical planting and harvest periods. Specifically the two to three weeks that encompasses both the planting and harvest, for a total of four to six week period. These questions include:
• IP preparation hours, e.g., coordinating separate storage
• Documentation hours spent on IP; i.e., field record keeping, logs of grain movement
• Planter cleanout—hours beyond standard cleanout? Number of hours
• Management hours spent on fields and/or facilities beyond the standard?
• Inspection hours spent related to fields and/or facilities beyond the standard?
• Combine cleanout—hours beyond standard cleanout?
• Handling and separate storage hours spent beyond standard practices?
• Managerial/ operational hours spent on any other tasks related to the IP systems?
• IP meeting hours
• IP overnights
• IP travel miles
• Mileage cost per mile, (e.g. 0.365)
• Average meals/lodging per day? (e.g. $125)
• Other IP systems costs associated with any other IP production tasks; i.e., inspectors, auditors?

See on next two pages Figure 1. Letter to Growers and Figure 2. Questionnaire that were sent to participating farmers. See Appendix S Questionnaire Spreadsheet Data, for a full summary of spreadsheet data.
May 2007

Dear [Name],

Innovative Growers Board of Managers has agreed to participate in this ISU questionnaire project. Iowa State University is actively studying the identity preservation (IP) processes that helps retain the value of specialty traits. With regard to this new and evolving program, there has been much discussion concerning potential costs and benefits of identity preservation as a management tool.

How well this process is adopted by farmers will have a great impact on agricultural customers and consumers, and most importantly, for farmers themselves, in how they pursue IP’s use throughout all value-added farm production.

The questionnaire enclosed is focused upon you, the farm owner or manager, the person whose time is the most valuable of all labor inputs. Much has been studied regarding the time required to do cleanout of planters or combines. However, little data has been recorded regarding the time exerted by owners/managers during the critical times of planting and harvest, with regards to other identity preservation requirements. Nor have studies tied these IP labor hours to other IP costs such as additional chemical usage or special storage or additional accounting needs. Accordingly, this questionnaire is looking at owner/manager hourly labor and other unique IP costs that are incurred during specific, time critical, periods within the farm management cycle.

We understand that this study comes shortly after planting, and many other tasks demand your time. The questions are directed in such a way as to compare costs of standard (e.g. Roundup Ready) soybean production to IP s (e.g. low linolenic) soybean production. The hopes are to gather as many owner/manager’s costs that pertain to IP, and then evaluate the data. You need not provide your name, so your anonymity is ensured. If you do wish to provide your name, no one at your organization will have access to your data. The numerical results of this questionnaire—without names—will be presented to your organization.

- The expected duration of this survey is 1-2 months.
- The procedures to follow; fill in the asked data questions, put the form in the enclosed envelope, and then put it in the mail.
- There are no foreseeable risks or discomforts to fill out the questionnaire.
- Regarding confidentiality of records; the forms will be coded so that participants’ identity will be stored separately from the data; data will be received and processed into the surveyor’s (Greg Bennet) office computer hard disc. No other computer or person will have the information. The data form will be kept in a folder in the surveyor’s locked office.
- It is understood that your participation is voluntary.
- Your refusal to participate will involve no penalty or loss of benefits.
- You may discontinue participation at any time without penalty or loss or benefits.
- A copy of the informed consent document will be provided to you.
- A signature line and date of participation is provided for at the end of this letter.

Thank you for your participation. If you have any questions regarding this questionnaire or identity preservation in general, please contact Greg Bennet at (515) 294-6358 or by email at gsbennet@iastate.edu. If you have any questions about the rights of survey participants or research-related injury, please contact Jan Canny, IRB Administrator, (515) 294-4566, IRB@iastate.edu or Diane Ament, Director of Research Assurances, (515) 294-3155, dament@iastate.edu.

Respectfully,

Gregory S. Bennet
Ph.D. Student/Research Assistant
Iowa Grain Quality Initiative, Iowa State University
Iowa Grain Quality Initiative, 515.294.6358

Dr. Charles R. Hurburgh, Jr., Professor in Charge
Iowa Grain Quality Initiative, Iowa State University

I _______________________________ (print clearly) understand that my participation is voluntary.

Signature _______________________________________________ Date _____________________

Please return this signed form with a completed questionnaire. Thanks again for your help.

Figure 1. Letter to Growers
Specialty Soybean Identity Preservation (IP) Questionnaire

Goal: To help determine Identity Preservation (IP) costs and profit

Focus: IP labor performed by owner/manager during critical planting and harvest periods

<table>
<thead>
<tr>
<th>Years growing IP crop: _______________</th>
<th>Owner/manager, average hourly wage? ___________ (e.g. $25/hr)</th>
</tr>
</thead>
<tbody>
<tr>
<td>IP Soybeans acres: _____________________</td>
<td>Type of SB Production (for comparison)</td>
</tr>
<tr>
<td>Previous crop(s) grown in IP field: ___________________</td>
<td>Standard (e.g. Roundup Ready)</td>
</tr>
</tbody>
</table>

Please remember, data evaluation is based upon comparing equal number of standard acres to IP acres that you grow or have grown.

| Est. of seed costs (total) $/yr |          |
| Est. of overall SB pest mgmt/chemical (fertilizer, etc.) costs $/yr |          |
| Est. of SB total revenue from sales |          |
| Est. of SB storage cost/yr (costs may vary) |          |
| Est. of total costs to transport crop to market (distances may vary) |          |
| Est. of crop insurance cost $/farm (costs may vary) |          |

**IP Soybean production Information**

| IP Soybean variety planted | ISO-Compliant: Y  N  ISO-Certified: Y  N  Certified by __________________ |

Est. of IP time and labor during **critical** planting and harvest periods

Specifically the two to three weeks that involves both planting and harvest, for a total of four to six weeks.

<table>
<thead>
<tr>
<th>IP preparation</th>
<th>Documentation</th>
<th>Planter cleanout</th>
<th>Management</th>
<th>Inspection</th>
<th>Combine cleanout</th>
<th>Handling and separate storage</th>
<th>Managerial/ operational</th>
<th>IP related meeting</th>
<th>Mileage cost per mile, (e.g. 0.365) $</th>
<th>Average meals/lodging per day? (e.g. $125) $</th>
</tr>
</thead>
<tbody>
<tr>
<td>hours, e.g., coordinating separate storage</td>
<td>hours spent on IP; i.e., field record keeping, logs of grain movement</td>
<td>hours beyond standard cleanout?</td>
<td>hours spent on fields and/or facilities beyond the standard?</td>
<td>hours spent related to fields and/or facilities beyond the standard?</td>
<td>hours beyond standard cleanout?</td>
<td>hours spent beyond standard practices?</td>
<td>hours spent on any other tasks related to the IP systems?</td>
<td>hours travel miles</td>
<td>overnight</td>
<td></td>
</tr>
</tbody>
</table>

Mileage cost per mile, (e.g. 0.365) $ $ Average meals/lodging per day? (e.g. $125) $ $ Other IP systems costs associated with any other IP production tasks; i.e., inspectors, auditors? $ $ |

Thank you for sharing this information—which will be kept confidential.

Figure 2. Questionnaire
c. Interpretation of Data

Due to the lack of surveys returned and completed, the interpretation of data weighs more heavily as a descriptive narrative than statistical analysis. Some of the data lends itself to inference by comparison, while some response outliers may be attributed to human input due to misinterpreting a question. For the participants with more complete data, their analysis will be as a type of mini-case study. Within the conclusion participant statements will be used to reflect individual views. This questionnaire used the same spreadsheet as described in the previous chapter, however, for the sake of space only the items of interest have been focused upon.

Overall summary—This section includes number of years growing IP crop, wage, IP acres, standard versus IP crop production comparisons. Participants #1 and #3 provided no data and #7 only partial data. Comparisons will generally be between standard and IP crop production by individual participant. When feasible, comparisons between participants will be provided as a narrative than statistical. A few of the participants provided short narratives that will be included at the end. Overall some general data was observed;

- 75% of the participants (6 of 8) had grown IP crops for 4-12 years.
- 75% estimated their wages were $20-$30 per hour.
- 72% had 199-400 acres of IP crop being grown.
- The previous crop grown in all reported cases was corn.

Note: Participant #2’s hourly wage was $55, outside the average $25-$27 per hour rate; this rate may skew #2’s overall IP costs. It was noted that the question could have been worded better and asked the participant what they would be willing to pay a manager to complete IP tasks.

No data was provided citing the number of acres growing IP or standard crops, thus a more accurate overall cost of IP production divided by total IP acres is incomplete. Data provided by participants varied in units measured. This also presented a problem for comparison from farmer to farmer. Sometimes the data was able to be converted for a participant due to additional information being provided such as yields per acre. Otherwise, exact comparisons such as mean, min, max, and standard deviation, within categories were not always accurate or possible.

Examination of the survey forms, and its raw data, shows the inconsistencies of data collected. This, in turn, could corrupt follow-on formulas, ranges, and other vital survey measurement tools used for possible interpretation. In any case, efforts were put forth to best summarize data collected for useful interpretations by comparisons and mini-case studies.
Standard / Identity Preserved Comparison Data—by category

Seed costs, both standard and IP, varied from a low of $9 per acre (this appears to outside the norm, possibly the farmer was using his/her own seed from the year before) to $36 and $37 per acre, for standard and IP respectfully. Sixty six percent of the participants had IP seed cost being less than standard seed cost; $19 less per acre was the largest difference, with three other participants IP seed cost being $7.50-$9.50 less than the standard seed cost. Two participants had IP seed costs of $5 and $11 higher than standard seed cost. It is unclear whether these prices were current prices or from the year before. One farmer had IP seed costs 54% higher than standard seed cost, while another farmer had standard seed costs 53% higher than IP seed costs. There was insufficient data regarding the varieties bought to determine these costs differences, nor if technologies fees were actually included.

Pest costs were higher for IP crops by 80% of the participants, $10-$25 more per acre than standard production. Only one participant had higher standard pest crop costs than IP pest crop costs and two respondents had identical pest costs. The percentage of pest cost increase for IP crop over standard crop were from a low of 22%, to the high of 265%, or more than 2 ½ times the cost of standard pest costs. Assuming that most standard production is Roundup Ready and that the IP production was a non-GMO variety helps to explain the cost difference.

Farmers provided data regarding total revenue indicated that one third of the IP crops generated greater revenue than standard production, one by as much as $50 per acre. Conversely, two thirds of the standard production generated greater revenues than IP production, by $15-$40 per acre. Percentage wise, the range of difference between the two systems, as provided by the farmers, was [(4% $13), (-6% -$26), (7% $26), (11% $40), (-13% -$50)]. Positive numbers indicate that IP production produced greater revenues as provided by the participants, whereas negative numbers indicate that IP crops created less revenue than standard crops. The survey did not provide the participant the opportunity to explain how the total revenue was determined, i.e. premiums paid etc.

Storage cost division: two participants had IP storage charges higher than standard storage (50% & 183%), two producers had standard storage charges higher than IP storage (15% & 16%), and two producers had identical storage costs. It is surmised that transport distance, crop price, availability of storage, and other considerations play an important role in determining the necessity of using storage, its cost, and wide variation of responses.

---

2 Participants are refereed to as participant #1 through #10 or #1, #2, etc.
Transportation costs were higher for all IP crop participants except one, which had identical costs. For example, one grower, which had the largest change, had transport costs go from 0.05/bu (std) to 0.25/bu (IP). In nearly all cases the costs for IP transport was substantially higher than standard production. The increases by percentage were from a low of 20%-79% to highs of 300%-500% increases over standard transport costs. It is probable that the transport costs were much less for standard cost, due to the nearby availability of coop or elevator, than for the IP due to IP’s inherent contract specifications of designation. There was no data for premium being paid to compensate for transport distance traveled. Also, there was no provision made for waiting time at the unloading destination.

Insurance costs were identical for both crops, although the price paid from farmer to farmer varied. There appears to be no premium reduction due to IP accountability for IP crops at this time.

**Summation of Standard / IP Comparison Data**

IP seed costs were overall within ± $8 of standard seed costs. No exact reasons could be inferred for these differences.

IP pest costs were nearly always greater for the IP crop production, that average being nearly 20% higher. Considering the non-GMO aspect of the IP crop the higher pest costs was expected.

Total Revenue from Sales had Standard and IP production average $369.57/acre and $370.20/acre respectfully. The range for standard production was larger ($293-$439/acre) than IP production ($306-$413/acre), but that these differences were not significant. The question openly asked the participant to estimate total SB revenues from standard and IP sales. This could infer what the participant truly believed or calculated the revenues were from each system. The values provided were not accompanied with justifying accounting data.

Storage costs varied greatly between the two systems. As mentioned before, it is surmised that transport distance, crop price, availability of storage, and other considerations play an important role in determining the necessity of using storage, its cost, and wide variation of responses for both standard and IP production.

Transportation costs, by the largest degree, were much higher for IP than for standard production. This was not a surprise due to contract requirements and limited locations to which IP production is delivered. As mentioned, the degree of extra IP expense was as high as 3-5 times more expensive as standard production. Aside from solely IP related managerial tasks (discussed below), transportation costs stands out as a major IP cost obstacle. Some organizations have
offered premiums to offset the varying distances that producers must travel to deliver their crop. This may be reflected in the total revenue from sales cited above, but is not conclusive.

Insurance costs comparison between each system appears to have a neutral affect—or no cost adjustment.

**Data regarding variety and ISO compliance/certification**

Five of eight participants provided variety information. Regarding ISO Compliance, one was in compliance (16.6%) and five were not in compliance and for certification; two were certified (28.5%) and five were not certified.

**Critical Planting and Harvesting Period’s Data**

IP preparation hours, coordinating separate storage etc., ranged (75% of surveyed) from 1-5 hours with 3 hours being the average. Two of the respondents had IP preparation hours of 10 hrs and 49 hrs. Although these latter two may not be unreasonable, given the generality of the question, it was well outside the average of the respondents.

Documentation hours spent on IP; field record keeping, logs of grain movement, etc., ranged (75% of surveyed) from 2-4 hours with 3.2 hours being the average. Again, as in the IP preparation hours above, two respondents had their times of 1 hr and 20 hrs, which may not be totally unreasonable given the parameters (period) of the survey. Some of this work may have been done earlier or later than the time surveyed.

Planter cleanout—hours beyond standard cleanout ranged (75% of surveyed) from 1-3 hours beyond the standard cleanout with 1.9 hours being the average. Two of the respondents cited 8 hrs and 12 hrs of additional cleanout time beyond the standard time required. No accounting for the extended times for cleanout other than the planter had previously planted non-IP soybean seeds followed by IP soybean seeds. The shorter times for cleanout by the majority could have been due to having the previous seeds being corn rather than soybeans.

Management hours spent on fields and/or facilities beyond the standard ranged (62.5% of surveyed) from 2-10 hours beyond the standard production with 5.4 hours being the average. Three of the respondents cited 0 hrs, 1 hr, and 21 hrs of additional management time required. There were no indications why these three respondents were outside the main group. It could not be determined, for example, to tie these times due to longer years or fewer years growing IP crops. In other words the experience or inexperience level of the respondent dictated the time required.

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3 Specifically the two to three weeks that encompasses both planting and harvest, for a total of four to six weeks.
Inspection hours spent related to fields and/or facilities beyond the standard ranged (75% of surveyed) from 1-6 hours beyond the standard time required with 3.8 hours being the average. Two of the respondents cited 0 hrs and 24 hrs. The 0 hours seems unlikely, whereas the 24 hours appears well beyond the group’s range. The possibility is that this high number of hours spent on inspection is by the same participant that cites him/herself with wages of $55/hr and also has several hours spent towards IP in excess of the other participants surveyed.

Combine cleanout—hours beyond standard cleanout ranged (75% of surveyed) from 1-4 hours beyond the standard with 2.8 hours being the average. Similar to the planter cleanout, two of the respondents cited 12 hrs and 24 hrs of additional cleanout time beyond the standard time required. No accounting for the extended times for cleanout other than the combine had previously planted non-IP soybean crop followed by IP soybean crop. The shorter times for cleanout by the majority could have been due to having the previous crop being corn rather than soybeans.

Handling and separate storage hours spent beyond standard practices ranged (75% of surveyed) from 1-6 hours beyond the standard with 3.5 hours being the average. Two of the respondents cited 10 hrs and 40 hrs of additional handling and storage activity time beyond the standard time required. No accounting for the extended times were claimed. The higher additional time could have been tied to building additional storage, but this is only speculative.

Managerial/operational hours spent on any other tasks related to the IP system ranged (75% of surveyed) from 1-6 hours, with 3.3 hours being the average. Two of the respondents cited 0 hrs and 10 hrs of additional handling and storage activity time beyond the standard time required. Neither of these extremes could be explained.

Total Hours spent on critical planting and harvesting period’s data ranged (75% of surveyed) from 21-60 hours, with 37.9 hours being the average. Two of the respondents cited 10 hrs and 161 hrs of additional IP activity time. Again, neither of these totals could be explained.

**Summation of Critical Planting and Harvesting Period’s Data**

Regarding the above section, there appears to be an incremental increase of 1-5 additional hours to perform IP tasks, with the average increase being 3-4 hours. The only exceptions were for cleanouts of the planter and combine, which averaged 1.9 and 2.8 additional hours respectively.

The totals of the data above (ranges and averages) ranged (75% of surveyed) from $530-$1,800, with $961 being the average. Two of the respondents cited a low of $100 and high of $8,855 of additional IP activity costs. Again, neither of these hourly totals could be fully
explained. However, regarding the overall costs, the hourly rate of participant #2 helped to push his/her costs to $8,855.

Although academic studies may contend that IP systems take more time than illustrated here, besides individuals cutting corners, experience and farmer knowledge of his/her farm may greatly aid in reducing time for IP related tasks. This in turn would reduce overhead costs of IP production. Much more research and data collection needs to be done to determine the effects of not only experience, but even more important, the level or degree of purity has upon time, costs, willingness of the farmer to participate, and premiums that buyers are willing to provide.

**Time and costs associated with IP meetings:**

- IP related meeting hours; ranged from 3-12 hours, with the average being 6.8 hrs.
- Travel miles ranged from 110-300 miles, with the average being 181 miles.
- Number of overnights and mileage cost per mile were negligible.
- Average meals/lodging per day ranged from $25-$200.
- Other IP systems costs associated with any other IP production tasks, i.e., inspectors, auditors ranged from $50-$500.

**Mini-Case Studies**

Four participants that provided the most complete data will be divided into two groups for these mini-case studies. The division is based on the format of the data; similar formatting participants were grouped together. As mentioned before, the questionnaire did not ask for yields or selling price per bushel, thus the data provided varied by unit measure.

Participants #4 and #9 provided all their standard and IP production comparisons in unit measure per acres. Participants #4 and #9 seed costs were very close to the US Soy Crop Statistical average for Iowa soybean seeds,\(^4\) while the IP seeds on average were $10 less per acre. Pest costs were greater for IP production, this most due the seeds being non-Roundup Ready. However, #4’s overall pest management costs for both systems were much more than any other participant—no reason was given. Total revenues between both participants and systems were nearly even. Participant #4’s standard production produced $400 per acre whereas the IP production produced less, $350 per acre, a difference of $50. Participant #9’s standard production produced $366 per acre whereas the IP production produced more, $392 per acre, a difference of $26. These numbers, without any accounting for costs, show that for these two producers the revenues varied greatly. Producers did not expand upon how they came to their data conclusions.

Storage, transportation, and insurance costs between standard and IP production were minimal for each producer. For several of these costs there were no difference between standard and IP production costs.

Regarding time and labor during critical planting and harvest periods—in excess of standard production time requirements—in nearly all categories participant #4 performed more IP related hours than participant #9. There were no reasons provided, however, participant #4 had nearly four times the number of years growing IP crops. No explanation was given to explain the wide variation of time needed to cleanout the planters. According to Darren Jarboe, of Iowa State University’s Center for Crop Utilization Research (CCUR), planter cleanout, much like combine cleanout may vary greatly depending upon the type and size (number of rows) of the machine. Compounding the difficulty in determining the time needed to perform an adequate cleanout is the variability between farmers to determine time needed to cleanout to purity desired by the customer. During this period, participant #4 spent an average of 10 additional hours towards IP production requirements, while participant #9 spent 4.5 additional hours during the same period. The research data did not provide enough information to form conclusions why a much more experienced farmer spent more time on IP than the less experienced farmer. However, this may indirectly explain why participant #9 had the higher total revenue from IP sales over standard sales. This could indicate how closely related many of these operations are to one another, i.e. standard to IP production.

Participants #2 and #8 provided their standard and IP production comparisons unit measure in either per acres or per bushels, this was one of the primary reasons that these participants were grouped together. Participant #8 seed costs was very close to the US Soy Crop Statistical average for Iowa soybean seeds, while participant #2’s costs were nearly $4 less per acre. The IP seed costs diverged with #8 costing $37 (no explanation) and #2, more in line with other participants, being nearly $10 less per acre. Again, pest costs were somewhat higher for IP production. IP pest costs for #8 were $10 per acre greater than for standard production. The pest costs for #2 were over 2 ½ times hire than standard production. Total revenues between both participants and systems were nearly even. Participant #2’s standard production produced $439 per acre whereas the IP production produced less, $413 per acre, a difference of $26. Participant #8’s standard production produced $350 per acre whereas the IP production produced more, $390 per acre, a difference of $40. Again, these numbers, without any accounting for costs, show that

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for these two producers, that revenues varied greatly. Producers did not expand upon how they
came to their data conclusions. Storage and transportation costs for #2 were 350% and 80%
respectfully, more than standard production. While #8 had no change in storage costs, but their
transportation costs increased by 500%. Insurance costs between standard and IP production were
Identical for each producer.

Regarding time and labor during critical planting and harvest periods—in excess of
standard production time requirements—in nearly all categories participant #2 performed more IP
related hours than participant #8. Participant #2 also had more total hours relating to IP than any
other participant. For example, #2 provide in excess of standard production; preparation 49,
inspection 24, combine cleanout 24, and handling and separation 40. Participant #2’s data still
held that they receive less for IP, yet the amount was higher than many other participants. While
#8, possibly reflecting greater experience, spent nearly 110 fewer hours than #2 towards IP, and
still showed increased IP revenue over standard production, albeit, at an amount less that #2.

Overall summary

No organizational standards were shared with the surveyor to compare questionnaire
data, e.g. Standard Operating Procedures (SOP), Purity Standards, etc., towards soybean quality
standards for production or purity level. The precision of participant inputs can not be accurately
measured to determine their validity, e.g. the data that they used to determine questionnaire
answers.

The notion of ever increasing transportation expense, over which producers have little
control, looms much larger in cost importance than many of the other actual IP hands-on
activities and management practices. A direct correlation between transportation and storage
could be better made if the terms of the contract were known and the status of on-farm storage
availability. These two items could be directly linked if more data were presented.

Pest costs, much like transportation costs, were tied to the type of production, in this case
a non-Roundup Ready product, thus incurring a higher pest control cost.

Regarding Insurance: at this time larger processors and elements further along the food
chain seem to benefit more from lower insurance premium costs when the underwriting insurance
agent confirms that the entity has an established traceability program to minimize liability and/or
increase quality/purity (value-added traits), to reduce recall costs or product rejection costs. It
seems advantageous for processors, wishing to extend the safety net further and reduce liability
exposure more, to include their input ingredients (raw materials) producers, such as farmers, into
this type of program.
Narratives from participants

#2—Quit raising I.P. crops; cost of production to high, compared to premiums for I.P. crops. Buyer call contracts are bad for producers, will never do them again. Premiums are just to low to justify raising I.P. crops. Yields are always less for I.P. crops, never had any that yielded the same or better than regular crops.

#5—I grew no beans for I.G. [Innovative Growers] last 2 years because it takes more work and there is no payback. Vistives take very little extra work, seed beans more on cleanout, but the rest is similar to Vistives.

Although more studies are needed to help equate time needed to meet various IP purity levels, i.e. organic, non-GMO, etc., from these two farmers’ perspectives the “participants were/are willing to look and try alternative farm processes, such as IP, however, as stated, payback is essential.

See Table 1. Summary of Spreadsheet Data on next page.
Table 1. Summary of Spreadsheet Data

### Basic Data

<table>
<thead>
<tr>
<th>Participant</th>
<th>#2</th>
<th>#4</th>
<th>#5</th>
<th>#6</th>
<th>#7</th>
<th>#8</th>
<th>#9</th>
<th>#10</th>
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<td>Yrs growing</td>
<td>7</td>
<td>15</td>
<td>7</td>
<td>2</td>
<td>10</td>
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<td>4</td>
<td>5</td>
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<td>Wages</td>
<td>$ 55</td>
<td>$ 30</td>
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<td>$ 25</td>
<td>$ 22.5</td>
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<td>$ 10</td>
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<td>Acres</td>
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<td>400</td>
<td>199</td>
<td>100</td>
<td>600</td>
<td>300</td>
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<td>340</td>
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<td>Previous Crop</td>
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<td>Corn</td>
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### Standard & Identity Preserved Comparison Data

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<th>IP</th>
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<tr>
<td>Seed Cost</td>
<td>26.00</td>
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<td>Pest Cost</td>
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<td>Total Rev</td>
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<td>413.00</td>
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<tr>
<td>Storage</td>
<td>10.10</td>
<td>28.32</td>
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<td>Trans</td>
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<tr>
<td>Ins</td>
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### Differences Output for Standard & Identity Preserved Comparison Data

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<td>Seed Cost</td>
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<td>Pest Cost</td>
<td>(24.55) (9.00)</td>
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<td>Total Rev</td>
<td>(26.00) (50.00)</td>
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<td>Storage</td>
<td>(18.31) (0.75)</td>
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<tr>
<td>Trans</td>
<td>(0.11)  0.00</td>
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<td>Ins</td>
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### Differences by Percentage

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<tbody>
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<td>Seed Cost</td>
<td>-29% -53% 54% -32%</td>
</tr>
<tr>
<td>Pest Cost</td>
<td>265% -9% 0% 60%</td>
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<tr>
<td>Total Rev</td>
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</tr>
<tr>
<td>Storage</td>
<td>183% -15% 7% 4%</td>
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<tr>
<td>Trans</td>
<td>179% 0% 0% 0%</td>
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<tr>
<td>Ins</td>
<td>0% 0% 0% 0%</td>
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### Category IP Time and Labor During Critical Planting and Harvest Period (Hrs)

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<th>Planter</th>
<th>Mgmt</th>
<th>Insp.</th>
<th>Combine</th>
<th>Handling</th>
<th>Managerial</th>
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<tbody>
<tr>
<td>Total Hrs</td>
<td>161</td>
<td>60</td>
<td>21</td>
<td>22</td>
<td>48</td>
<td>50</td>
<td>26.50</td>
<td>10</td>
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<tr>
<td>x Wages</td>
<td>$8,855</td>
<td>1,800</td>
<td>630</td>
<td>550</td>
<td>1,080</td>
<td>1,175</td>
<td>530</td>
<td>100</td>
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### IP Meeting Data

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<th>Mfg Hrs</th>
<th>Miles</th>
<th>Overnights</th>
<th>Mileage Rate</th>
<th>Lodging/Meals</th>
<th>Other</th>
<th>Mile costs</th>
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</thead>
<tbody>
<tr>
<td>Total Other IP $</td>
<td>$ 9,090</td>
<td>$ 2,099</td>
<td>$ 704 $ 670 $ 1,080</td>
<td>$ 1,260 $ 1,070</td>
<td>$ 100</td>
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STATE OF THE ART—INTERPRETATION

a. Introduction to Interpretation

Identity Preservation and Traceability’s state of the art dissertation, thus far, has been the collection of the various components, entities, and participants involved with IPT. This interpretation chapter will give definition to the present state, and also attempt to suggest what we may expect in the future. The state of the art could have included more, or at least different, entities and components on which to base the interpretation. This interpretation, imperfect as it may be, provides another way of looking at agricultural production as it applies to our present needs. Other studies could easily dedicate their whole scope of research to any individual component. The interpretation is also not a quantitative piece. Thus it was deemed critical to provide whatever anecdotal, ancillary, and spherical qualitative information (from entities, components, and participants) that were most readily available and thus provide greater information and interpretation in as complete a work as possible.

Fuzzy Science

This is a good point to make mention of experimental and “fuzzy science” as it applies to IPT research. Measuring the effects of IPT is not always an exact science. The challenge when attempting to measure and evaluate IPT solutions is that no one discipline or group of scientists can claim the upper ground of knowledge or domain. IPT incorporates new notions and combines many subjects that have traditionally been discrete entities of focus. The notion of fuzzy science, as A.E. Muss described, is derived from Scientists Working Outside Their Specialties (SWOTS)\(^1\). Our computer age environment leads us to believe that exact statistics and laboratory results will provide overwhelming evidence and solutions. Still, there are many questions that have areas of gray; what is right for one group may not be right by another. Conventional mathematics joined by fuzzy science may help guide us towards systems and possible solutions that society seeks. Often the distinction between conventional science and fuzzy science is unclear. But what is clear is that transparency of information and programs should bring credibility and confidence towards the systems that compose Identity Preservation and Traceability.

The “State of the Art”

So what does the “State of the Art” show us? Traceability and Identity Preservation are here to stay and are well established systems within agriculture’s framework. Traceability

\(^1\) Accessed 22 January 2008, at [http://www.xs4all.nl/~jcdverha/scijokes/8_12.html](http://www.xs4all.nl/~jcdverha/scijokes/8_12.html), written by A.E Muss. Fuzzy Science has announced the discovery of several bold new theories, providing a unified explanation, or at least excuse, for a broad range of natural phenomena. These theories are both extremely ambitious in their scope and modest in their assumptions. Their main trait is that they deduce a great deal from practically nothing.
programs, mandated by industry, national laws, etc., will continue to be integrated within all facets of food production. Changes and improvements, regarding traceability, will usually be measured and based upon the most minimum of requirements. For the market place, business logistics will help promote traceability programs. However, competition and greed may also attempt to cloud transparency and established processes.

The most dramatic occurrences already happened when many developed nations and international organizations (US, EU, Canada, Japan, Codex, ISO, etc.) instituted Traceability rules and regulations governing agriculture and trade, while Identity Preserved systems will generally continue to be dictated to by the market place. Systems and programs that address both Traceability and Identity Preserved needs, which result in increased efficiencies, and are favored by customers, should be seen as long term winners for agriculture and consumers.
b. General

Our food supply and agriculture face many challenges, not only to provide enough food to feed a growing population, but also to preserve the environment in the process. Supply and demand for agricultural products are becoming more critical, and lands that were once deemed unsuitable for agriculture are now being put into production, usually at the cost of the environment. Energy needs are pushing agricultural lands into bio-energy production where human food and animal feed production once occurred. Global production and trade have increased the incident of contaminated food and substitution of inferior ingredients. Fortunately there are solutions. Traceability and Identity Preservation, fairly new concepts, are being incorporated into such areas as quality assurance and use within advanced software/hardware, to help provide solutions. Identity Preservation and Traceability are, as mentioned throughout this text, both independent systems, yet may also be tied together depending upon the agricultural system or product being discussed. Both are affected by many factors. Presently, and for the foreseeable future, energy issues, global trade, and food safety issues are all expected to be the major contributors towards governing IPT systems, as will be discussed within this chapter.

Traceability systems are expected to show steady, incremental refinements along the entire agriculture food chain. Traceability’s framework is built upon two pillars, usually sovereign safety regulations and business’s desire for improved logistics and reduced liability exposure. Changes in traceability regulations have been driven primarily by nationalistic attitudes, due to perceived dangers derived from unregulated food production methods, environment abuses, fears of technology run amuck, etc. But a very close second reason for traceability systems’ advancements has been its ties to logistics and supply management efficiencies. Traceability type systems should see further expansion into all facets of agricultural production, as required by law. However, most of traceability’s innovative advances should be expected to come from industry. Business will continue to be motivated to meet legal requirements and still show increasing profit. In addition, these changes should address an array of needs besides logistics, from expanding value-added products offered, to reduction of recall/product liability insurance expenses. Industry is expected to provide incremental changes based upon research and market trends. Regulations are not expected to change greatly unless food safety issues and recalls become alarmingly more prolific, and if so, may act as a catalyst for further regulation modifications.

Identity Preserved systems are expected to divide into two groups: 1) the group of products/processes that survive the willingness-to-pay for product market test, and 2) those that
customers are generally unwilling to pay for. This is not to suggest that niche products, special
geo-locations of production or processing, fair-wage, etc. will not still have a place in the market.
Only that these type of traits or attributes may be greatly diminished in the overall market place.
Identity Preserved product survivability will be determined by IP systems economically providing
a product that the consumer desires and believes is factually true, often provided by independent
parties and laboratory analysis.

Just as globalized trade increased the exchange of goods/commodities, demand for
Identity Preserved products will be determined by the degree of willingness-to-pay and/or
marketing motivations of processors/manufactures. The interactions of Traceability requirements
and Identity Preserved requirements, i.e., the cost of implementing and processing these
programs, should be reduced over time as these processes become more imbedded within
corporate processing/manufacturing standard operating procedures (SOP). However, global
demand for fuel/energy, the displacement of agricultural products from food/feed to fuel/energy
may interrupt the cost/benefit structure that now exists for many products such as organics. If
basic commodity prices rise, so too will the prices for IP products, for within the IP consumer
price will be the farmer’s premium to grow IP products. The question will be how high can
commodity and IP products go before consumers will be unwilling to pay. It is projected that as
food prices rise, IP production will decline overall in number and selection regardless of reason.
Agricultural economists are better suited to explain the reasons behind agricultural supply and
demand effects and associated elasticity of demand for various agricultural products and are
beyond the scope of this work.

From another view, as tools for IPT become more plentiful and less expensive, a general
shift (within agricultural products) may occur from the more basic or minimal requirements of
Traceability (only) to the more detailed Identity Preserved production process. Again, this change
will depend upon a combination of customer/consumer willingness-to-pay and
processor/manufacturer perceived marketing benefits.
c. IPT Theory, Design, Components

Traceability theory, design, and components have improved overall and are providing greater understanding of growers and processors to customers and end users. However, there is a long way to go. Regarding theory, most advances are due to logistical considerations (software integration) and less towards non-tangibles, non-computer based solutions, i.e., social issues. Most newcomers to traceability concepts are still struggling to meet minimum legal requirements, while those with well established logistics systems have expanded their software’s technological scope to address traceability’s legal requirements and more. Traceability design, as will be discussed in more detail, has been primarily tied to logistics software, minimal laboratory testing, and very little consulting (outside the firm or external). This is not to say it will not change. The shift in increased commodity values, be it good or bad, due to increased fuel/energy prices, food safety, accountability, and global trade, should favor enhanced traceability especially for commodity production. Traceability components, be it items within a farm or along the food chain, are expected to more easily identified and understood as the adoption of traceability increases. IPT components have also dramatically improved as their importance within the agricultural chain has been put on notice and highlighted due to regulations.

Identity Preserved theory, design, and components are very much at their infancy stage. With few exceptions, such as organic production, general Identity Preserved production has much potential, but still much farther to travel to become recognized and acceptable to the general public. It makes sense that Identity Preserved theory, design, and components have more potential to achieve, for IP is much more encompassing (holistic) and has additional demands beyond basic Traceability requirements. In a different vein than Traceability, most Identity Preserved theory has evolved from the notion of trait(s) and/or attribute(s) of interest, desired by customer or consumers’ willingness-to-pay. Again, the effects of increased global fuel/energy needs, food safety, and international trade will come into play. It is unclear just how the effects just mentioned will be realized on IP products. One scenario is that as the value (costs-prices) of commodity products rise, traceability for these products will be improved upon. Unfortunately, for Identity Preserved products, in order for farmers to be willing to produce enough IP products there would also need to be a corresponding increase in both the premium paid to farmers and resultant cost increase that customers and consumers would need to pay. The unclear part is how high (traced) commodity prices will go, with corresponding increase of Identity Preserved prices, and when customers/consumers willingness-to-pay for IP products will start to decline.
IP design is expected to follow on the coattails of Traceability design, for insofar as software goes both systems share many common logistical requirements. Then again, since IP production takes accountability often many steps beyond basic Traceability, IP design features will tailor themselves for general or specific traits/attributes of interest. An ideal IP design would include an IP standard (contractual), which continues through and addresses the entire food chain, typically within the purview of the parties that are willing to pay for such traits/attributes. At this time, other than some conventions for organic production, for which an agreement between nations is still far off (but being worked on), most IP design is predicated upon basic requirements of general Traceability (one-up, one-down); and specifications, usually by contract, that prescribes audits, inspections, documentation, and specifics of laboratory analysis. It is in the contractual specifications of audits and laboratory analysis that more players have entered into the marketplace. As it will be described, third-party auditors and laboratory analysis have greatly expanded to meet the growing number of traits/attributes for which parties/customers are willing to pay. It is assumed that these auditors and laboratories will expand to accommodate further market needs. As such, the cost of auditors and laboratory tests, for the more standard practices, e.g. audits of fields, bins, equipment, documentation, and laboratory analysis of well established tests, should remain stable or possibly decline.

IP components should develop akin to Traceability components but with even greater emphasis on contractual development needs. This should include aspects of enhanced computer linkages between parties (i.e. software compatibility), common unit sizes, training, greater standardization of auditing practices that promotes increased transparency, improved standardized laboratory analysis, and on-site or field-strip testing. Regarding IP traits, the scope of what may be of interest appears to be continuously growing and tied to the economics of customers/consumers’ willingness-to-pay. Government actions, via regulatory requirements, could change the notion of IP being tied to only customers’ willingness-to-pay, e.g., organic versus natural food production. Through regulation the government could encourage market changes by way of incentives and taxation to promote long-term social and economic goals. It should be noted that for whatever reason a trait/attribute is desired need not be on a global scale (market). Small producers may still provide for niche markets. This too offers unique challenges such as for those interested in products derived from, or processed at, specific geo-locations. This has been important for the EU customer. The auditing and laboratory analysis techniques for these attributes are often as unique as the geo-location itself. This would be another example of IP theory, design, and components accommodating distinctive traits/attributes of interest.
d. Programs and Standards

Seed agencies are expected to continue in their practices, striving for increasing quality standards and auditing for all types of seed produced under their responsibility. These organizations already have traceability programs in place (one-up, one-down), and are expected to promote increased purity and quality of seed product. However, little work has been done towards qualifying and connecting specific Identity Preserved production to targeted traits of interest, though some seed agencies include in their publication’s narrative, that particular IP seeds claim to produce high or low “x, y, z” traits. Seed agencies thus far do not test to confirm the accuracy of the claims; nor do these agencies, regarding Identity Preserved production, certify a farm’s practices, e.g. if they claim to be organically produced. Agencies traditionally certify, for example, if a particular Foundation seed was from GMO or non-GMO original sources and Foundation seed’s field conditions during routine inspections. Much could be done through these agencies to expand their scope regarding IP production, but are unlikely to do so due to the higher costs needed to perform additional testing, costs to be borne by farmers and, at this point, general lack of interest from its farmer customers.

Industrial programs – Most, if not all, industrial programs have well established Traceability programs. From parent seed producers to food processors, traceability has generally been an outgrowth of their quality control and logistics programs. Regarding Identity Preserved products, it is in their IP programs that many of their premium products show tremendous promise and sales. Highlighted by the success of TraceFish, many commodity producers, especially those that produce organic products, have excelled in market growth and consumer acceptance. Many industry IP programs include or offer consulting options, market information, and more. They are also on the forefront of IP innovation in both systems approach software suites and laboratory/field analysis and testing. The software approach has greatly assisted in streamlining inter- and intra-business communications, standard units of measure, and—very essential—smoother flow and transparency of data from one entity to another.

Many IP industry programs have been well established before governments implemented traceability regulations. Some industry programs offer additional services ranging from satellite imagery and educational classes to broader, non-specific IP practices. Industrial programs show a tremendous opportunity for Identity Preservation growth and acceptance. However, it is estimated that IP growth and acceptance will primarily be derived from, or due to, customer demand, especially from end-use customers’ willingness-to-pay. In time, a gradual split in IP products demanded may occur. For example, due to energy costs, environmental concerns, etc.,
governments, industry, or consumers’ advocacy groups may cause a shift in production requirements. This usually causes an increase in production costs, possibly without an appreciable increase in product value, as perceived by a lack of consumers’ willingness-to-pay. Other examples include products produced at locations especially known for their quality, or any new trait or attribute on the horizon, that consumers would flock to and be willing to buy.

Overall, much of the success of industrial IP programs will be predicated upon the present or near present market demand for a new or current product; efficiencies of production to include IP specific accounting practices; improved laboratory analysis and field testing; and greater adoption and familiarity of IP production processes from one end of the food chain to the other. It is upon this last point that uncertainty in IP adoption is very high. For it is understood that more and more farms will be adhering to Traceability practices due to regulations, with an overall increase in cost of production reflecting this change. Unfortunately, the farmer must usually absorb these additional production costs, even if there becomes an oversupply of, or low demand for, their product. If, however, energy demands take product from food/feed production to bio-energy crop production, there appears to be an inherent lower supply (and relative higher demand due to scarcity) for particular commodity food/feed products. Again, this may help many commodity (non-IP) producers, but may also push out some IP producers. The increased premium needed to produce the IP product may cause them to price themselves out of the market or customer’s willingness-to-pay.

In this regard, industrial programs must be very sensitive to not only the demands of the market at present, but also to other external events that may be influenced by energy costs, the environment, special needs, etc. Product differences due to various production requirements, i.e. Traceability versus Identity Preserved, should become much clearer as external factors pressure the cost of production and the market’s willingness-to-pay.

It is projected that nearly all of the external influences mentioned will have an incremental impact upon production. For example, a projected increase in demand for corn ethanol should initially represent a shift from food production towards energy production, one that may result in higher food prices, but hopefully still provide enough food production (at least of US customers). Behind the scenes, non-end-use customers (e.g. processors) are also expected to increase their demand for specific processing IP traits of interest. For processors these traits may include extended shelf-life, benefits to packaging, and other qualities. At present there is a strong demand for non-GMO products for which entire food chains and corporations are built around. If however, a new production process is developed, which has been noted in several
journals, are that does not use transgenetic engineering to obtain the same benefits as GMO products, the notion of GMO versus non-GMO may become mute. But this may be some distance into the future. Who knows what changes may occur that will promote some new process, trait, or attribute of interest?

**Standards –** US IPT standards have primarily been motivated by bioterrorism laws and tailored for marketplace implementation. In practicality, US IPT regulations are primarily designed for food safety recalls (traceability) and specialized niche production such as organic food production (identity preserved). US Traceability regulatory trends are expected to be refined with time due to ruling modification needs for dealing with complex, changing food safety issues. Most Traceability regulations are focused upon accountability in the case of food recall. In the US the assumption is that unless otherwise noted, food products are safe to eat, and that testing and approvals have already been done by the producer or industry to ensure that its is safe. This is much different than in the EU, which requires many more types of approvals and testing. In the US, industry has a greater say and control of what is produced and offered to the market. This may be due to the public’s trust in both the products being produced and in government’s ability to provide oversight. There will always be some disconnect between the amount of government regulation needed (and enforcement) to provide enough food safety for the public and yet allow enough freedom to innovate (and profit) for producers. What appears most evident regarding standards throughout the globe is that most regional regulations enacted are agreed upon by that particular group (public) as understood or perceived as appropriate for their community.

In the US, Identity Preserved product sales should steadily increase based upon successes of improved IP product lines, efficiencies of IP processing, and expanded global market. At this point however, Traceability progress with regards to some production groups (cattlemen, vegetable producers, etc.) has been slow due to particular industry specific traceability needs and challenges. Often the reason is due to management and process challenges tied to reluctance to change traditional practices and its associated cost of production changes. Identity Preserved products face an additional hurdle of how to finance or pay for increased Identity Preserved processing costs. This is usually from customers (processors) or consumers. If costs of agricultural products continue to climb substantially, the willingness-to-pay for a particular IP trait may not be realized. In other words, external forces may shift production requirements, which can greatly impact domestic and global food prices, and therefore affect the purchasing trends of commodity and IP products.
Indirectly, future changes to US IPT standards may come from energy and farming bill implementation. Both these bills can greatly determine what types of crops are grown and where they are grown. This then would affect the supply and demand for various crops and either help promote some products (high demand/lower prices) or curtail other products (low supply/higher prices). And as has been mentioned earlier, this can affect the sales of products tied only to Traceability systems and those grown under Identity Preserved programs.

**Standards – EU** Traceability standards are nearly akin to US Traceability standards. However, generally speaking, EU regulations are approached and designed to better protect the public from danger or perceived danger. The assumption is that producers must show that the food is in fact safe to consume. This is especially true for the EU’s notion of GMOs and GMO contamination. EU standards specify labeling requirements that highlight GMO ingredients in raw and processed foods and animal feeds. A possible loophole in EU labeling regulations allows approved GMO animal feed, appropriately labeled, to be fed to animals (livestock), which are later process and sold for human consumption without a GMO labeling. This may be due to the EU’s need to economically import enough feed to supply its livestock industry, while not curtailing its domestic meat industry sale of products. This could change with further EU regulations. Also, changes in technology may open doors for US products into the EU, especially if technological advances mitigate the need of transgenetic gene use or GMO products, thus removing the stigma of GMO labeling. Newer techniques, improved hybridization, etc., may overshadow the challenges that now face GMO products when attempting to introduce them into the EU marketplace. Again, the perception of the EU citizenry and their numerous consumer advocacy groups towards any new technique or technology, requires that it will need to be proven safe and appeal to their notion of what is right or appropriate.

EU regulations, compared to the US, are much more prescriptive and detailed, describing the how and why rather than mere quality or tolerances of the end product. EurepGap is a good example of an on-farm prescribed management and documentation program. In some cases, this prescriptive type of program assists in protecting the environment, people, or culture, while at other times it may stymie innovation and commerce. EU regulations have also had the effect of influencing peoples’ purchasing, agriculture, and eating habits of other nations, i.e. in what they import/export from other countries. In one case, a country that had planned to import GMO corn (from the US) for domestic use faced possible trade sanctions by the EU due to the GMO importation. The EU threatened to ban agricultural imports from that country if they imported GMO commodity products. This type of practice is especially troublesome for developing nations.
regarding imports and exports. Additionally, the understanding of each country’s particular IPT regulations becomes especially critical to know and is not always harmonious with others. This is not to suggest that progress is not being made. The US, EU, Canada, Japan, and several other developed, and nearly developed, countries have agreed upon many facets of Traceability. The same can be said for Identity Preserved organic products, although much work still needs to be done.

**Standards – Other.** Traceability and Identity Preserved rules and regulations, whether promoted by industry or the state, have grown and advanced tremendously. Some standards such as Codex, ISO 22000, and HACCP are internationally recognized and have helped streamline and refine the many regional and international regulations into focused, yet much more acceptable international standards. Although some of these regulations appear more detailed than most US companies are used to, they are relaxed enough to offer opportunities towards innovation and competition. As has been mentioned, several national and international organic organizations are working towards greater rule harmonization for accreditation and certification. This may further assist in expanding the sale of organic products in the global marketplace.

It is expected that developing nations exporting to nations with IPT regulations will meet the requirements of the importing country; this should also help the exporting country by increasing the standards of its domestic farmers, processors, etc. Additionally, developing countries that import products from countries with established IPT regulations should not only benefit from the exporting countries’ standards, but this may also help improve the quality, if not the expectations, of the importing country’s populace that safer and more accountable food quality is possible and available. Unfortunately there are still many obstacles for developing countries to overcome to achieve the many benefits of IPT programs. Often this lies within the countries’ own infrastructures. It will be interesting to observe which developing countries will take advantage of the opportunities it has for not only exports, but also to improve its food quality issues for its own populace. Within the category of developing countries there appears to be several layers or distinctions between these types of countries. Some developing nations such as India and China appear much closer to being considered developed countries. However, this paper does not go into the realm of global economics in detail and individual nations’ development status.

Additionally, developing countries may also be affected by the influences of foreign entities wishing to expand internationally, from large farm cooperatives, processors, and retailers, to non-government organizations (NGOs). We already see some of the influences of NGOs
regarding Identity Preserved traits highlighting fair-wage and fair-trade, and several other traits and attributes of interest. However, the link between NGOs and the implementation of regulations (that are enforced), for many developing countries is still tenuous. Fortunately, in some countries, it appears progress is being made.

It is unclear how other regional and religious standards, and their governed products, will be affected by the larger global influences that affect agricultural food, feed, and bio-fuel production. There are numerous smaller organizations vying for attention to persuade government officials to enact rules and regulations that favors these particular groups. Often these groups are of the grassroots type and propose the benefits of “buy local,” preserve our economy, our countryside, our culture, and an assortment of other mandates that are important to them. Some, depending upon the nature of the proposal, such as highlighting the origins of the product (geo-location of production and/or processing), have in fact been brought into legislation within the EU and several other countries. Still other standards, such as SQF guidelines and rules have been expanding from a region/province (Australia) into new markets, countries, and production industries, are expected to continue to do so. The Kosher standard is also expected to expand in both the types of food prepared (not of Jewish or Hebrew heritage), but also in pure volume prepared under Kosher guidelines. This is not due to a substantial increase in Jewish or Hebrew population, but due to the perceived cleanliness and safety of Kosher prepared foods by the public.
e. Auditors and Laboratories

Auditors and laboratories are expected to increase in number and in scope due to greater market demands caused by new laws, innovations, and technology tied to both Traceability and Identity Preservation systems.

Auditors – They have traditionally been used to validate company claims, especially relating to quality control procedures and logistics management. Besides standard management and production audits, some auditing firms perform unannounced mock recalls as part of their suite of services. Auditors provide verification of Traceability requirements typically prescribed through both paper trail and electronic data collection accounting, which is expected to continue. Auditors and their services are also expected to be demanded by more agricultural customers and businesses associated all along the entire agriculture food chain. This increase is expected to enlarge Traceability data requirements regarding the proof of recordkeeping, training, etc., by food chain participants. It should be expected that auditing firms that already audit a wide variety of industries will expand their repertoire of services to meet the additional needs of agriculture Traceability more easily than smaller firms, which may offer less flexibility in services. Auditors are greatly expanding their services into areas well outside the traditional expectation of one-up, one-down Traceability, towards the more dynamic requirements tied to Identity Preserved contracts and regulations.

This is especially true as auditors venture further away from, by comparison, the more rote requirements of basic Traceability, and move more towards the value-added products associated to Identity Preserved production. The most common example of this is of organic food production. Auditors in this case not only check the required records, but also on-site management, procedures, etc., typically for all organizations that wish to market officially recognized organic foods. So auditors, as needed or required, have and are expanding their services. Just as organic production has been growing at a remarkable rate, so to have other Identity Preserved traits and attributes. Specialized organizations such as Rainforest Alliance\(^2\) and Cata\(^3\) act as quasi-auditors that verify specific Identity Preserved traits and attributes well beyond traditional IP requirements. Other non-standard auditable IP items include fair-trade, fair-wages, sustainable agricultural practices, non-GMO products, geo-location of production/processing, etc. It is in these areas where auditing is showing great growth and tremendous promise. Again,


\(^3\) Cata (El Comité de Apoyo a Los Trabajadores Agrícolas—The Farmworker Support Committee) its information can be found at [http://www.cata-farmworkers.org](http://www.cata-farmworkers.org) accessed 25 January 2008.
success for specific traits and attributes will be directly tied to market effects from external influences.

Although standards from country to country are becoming more in line with one another, there are still large differences between them. Auditors too vary in their ability to accommodate various rules and regulations, in quality, scope, etc., in services they provide, just as any other industry. Auditors that are themselves audited or accredited, tested and reviewed, and that have a good track record, should be utilized for their auditing services. Some of the larger auditing firms provide services for many types of industries such as aerospace and medical industries. The needs of specialization in auditing agricultural products, production, processing, etc., are expected to increase as more traits/attributes become desired. As such, it is also projected that larger auditing firms will buy out smaller, more specialized auditing firms, especially as the value of Identity Preserved contracts grows in value and volume. This may be due to larger auditing firm’s greater ability to incorporate auditing with laboratory analysis and field testing services.

It is also expected that as agricultural bio-fuel production becomes more critical and essential, that some Identity Preserved traits/attributes, due to shifts in production, will fall to the wayside, while others, such as Identity Preserved Distillers Dried Grains (DDG) may become more important due to the very large quantities of DDGs being produced and used as livestock feed—all of which will require various levels of Traceability and Identity Preserved auditing.

**Auditing Laboratories** – Both auditing laboratory analysis and associated field tests used for Traceability and Identity Preserved production are very similar in design. However, each may differ in scope; that is to say, to the breadth (amount of information analyzed or tested) and depth (how far back/forward within the supply chain) for which they are being contracted to conduct.

Traceability requirements, for auditing laboratory analysis and field testing, as has been illustrated, are usually narrower in scope, with fewer demands or conditions tied to them, as prescribed by regulations or contract. Typically traceability laboratory analysis or field testing are for specific purposes, for example, to confirm that analysis/tests to substantiate management data/records and claims (oil or protein content). These analysis and tests monitor specific desired features and/or quality at one or many particular points of production or process. Often analysis/tests may record a commodity’s oil content or confirm a non-GMO quality at a particular stage or stages of production.

It is expected that improvements will be made regarding analysis/testing techniques required to confirm current and future traits/attributes of interest. In addition, the statistical
modeling used for analysis and testing is expected to advance to meet tighter measurement standards. It is unclear exactly how the scope of analysis and testing will change as demand for traceability matures. However, what is evident is that there is still deep division between nations and organizations regarding the parameters to determine quantitative measures and tests to be conducted to prove claims. Auditing laboratories and manufactures of field test kits are attempting to tackle which analysis/tests will provide the appropriate level of confidence at reasonable costs. For example, debates include the use of nuclear isotopes testing to determine geo-location of a product’s origin. While experts in laboratory and field testing may agree or disagree about the merits of various tests and modeling used for interpretation, so too do the politicians, as they interject often other, less scientific aspects to be considered for instituting regulations. On a larger scale, official international committees and organizations are joining to discover and determine which tests are most reasonable, accurate, and cost efficient, in order to promote specific standards that will be acceptable to industry and trading members.

Regarding Identity Preserved analysis and tests – Laboratories and field test kit manufactures are expected to continue to work closely with corporate and research facilities’ laboratories and engineers to be better able to meet the changing analysis/testing needs as new IP products enter the marketplace. Due to market instability derived from the current fuel production situation domestically, global trade, and food safety, the trends of Identity Preserved products for the future is most difficult to imagine. It will be interesting to see how smaller, specialized laboratories and field test kit providers will perform if larger laboratories absorb these smaller entities as consolidation occurs. Auditors and laboratories that have international connections and shared resources should be better able to provide more up-to-date analysis/testing that conform to required standards.
f. Consultive and Service Contributors

Both domestic and foreign policy and advisory organizations provide opportunities to modify system structures and manipulate our environment and economic marketplace by recommending and influencing industry policies and government regulations. Business, consumer, environmental, and other advocacy organizations bring specific views and concerns from their particular fields. Sometimes work is on an international level, while at other times the focus may be only at the local level. Predominantly the focus has been on traceability, with less but growing interest regarding identity preserved products and production.

The EU’s primary deposition has been, and expected to continue to be, anti-GMO, as it pertains to perceived consumer safety and environmental issues. They have also expanded rules in regard to growing, processing, claims, and testing to EU food’s geo-origins/processing. At present the major catalysts for many of the EU’s present and expected future regulations changes are due continued food safety scares and activists or advocacy groups. EU public debate has a much larger cross section of vocal participants and this is expected to continue. Compared to the US, the EU allows greater weight of discussion or influence from non-scientific attributes or values. In other words, the EU regulatory foundation is more culturally based and influenced rather than being solely market (industry driven) or scientifically based for regulatory development. Much of the EU’s developing food regulations appear to be more driven to maintain the cultural status quo with safety a primary component. This is not to suggest that scientific and industry are not heard or involved with the development of regulations, only that the EU’s public sense of appropriate balance towards regulation development is different from the US. Already there is much concern within the EU regarding the environmental effects of the global energy situation and the production of ethanol. EU legislators are considering rules that govern not only the sources of ethanol, but also the production processes and appropriate lands from which it is derived. The US, with its interest in exporting agricultural products to the EU, should consider it better business and politics to meet EU rules and regulations rather than challenging them (barring obvious international trade violations). The US should consider providing product (its export surplus) in the manner that the EU wants (importer regulations).

The US continues to be pro-technology with continual research with GMOs. The US appears to be more scientifically focused in their approach towards food safety, the environment, and community. This is expected to continue. Their acceptance of scientific and market approaches, from buy local and environmental concerns, to global sales and fair-trade, are becoming more predominant within US culture. Food safety, the environment, and food prices are
expected to direct and influence agricultural production, the direction of research, and market demand. Two items may greatly influence future production, like the EU, the global energy situation and the prospect of a new technology, one that is non-GMO in nature, for development of commodity products. Although this may be many years in the future, the notion of not having the issues of GMOs or GMO ingredients being a barrier to trade, or safety concerns, may greatly ease many food concerns. This is not to say that this type of new technology will not require appropriate safety testing and acceptance throughout the globe. Cultural issues may still be of grave concern.

Other developing, or nearly developed, nations face trade issues with regard to food imports and exports. Most developed, or nearly developed nations, are those that are involved with and interested in agricultural imports and exports. Of particular interest for imports/exports is Traceability and its incorporation of labeling, appropriate tests to confirm claims, enforcement tools, jurisdiction, etc. At present most Traceability concerns are focused on food safety (e.g. EU—GMOs and US—bioterrorism). These developing countries encounter challenges different in scale and ability to manage, as compared to the EU and US. This is especially true with regards to the influences of international or multinational corporations and non-government organizations (NGOs), as they address their developing countries’ issues as they pertain to environmental and food safety to financial and economic well-being. It is expected to continue that the more powerful developed nations (i.e., US or EU) will attempt to influence what agricultural imports or exports developing nations will trade. For example, it is well documented that EU countries in the recent past would not import from African countries that had imported GMO commodities or GMO seeds. This type of influence can greatly influence trade for developing countries.

As organizations around the globe become better acquainted with the challenges of Traceability, and share their views and approaches, it is expected that more unified approaches and consensus will develop. Most regulations are, at present, mostly directed towards Traceability, with regards to food safety issues. Identity Preserved has been addressed in a backdoor manner as regulations enactment has occurred, i.e. with regards to ingredient labeling and country of origins labeling (COOL). Still, the primary concrete Identity Preserved regulation, for many nations at present, deals with organic food production. Although a consensus of compatible national regulations is still far off, work is being done to harmonize various aspects such as organic accreditation and certification. It is also expected, in the not too distant future, that regulations will be developed that govern geo-origin and geo-processing, associated social issues such as fair-wage and fair-trade, and the influence of agricultural production on the
environment. These issues are expected to guide both Traceability and Identity Preserved regulations for many years to come.

**Software providers**

Traceability software has been and is well established due to corporate logistics and quality assurance interests. Providers are expected to continue to improve their products and accompanied services in efficiencies, easy of use, transparency, and transferability of information. This is an area where the supply of providers, from specialized (discrete) to general (complete food supply chain), is growing and expected to continue. The primary challenge for software providers will be in determining the challenge(s) that customers face, be it basic Traceability requirements to refined niche dictates prescribed Identity Preserved attributes. Then incorporating the appropriate tolerance level(s) and methods of evaluation or testing within their software programs and systems. Selection of a software package or software firm can then be determined from the strengths and weaknesses of their services. Although this sounds straightforward it is not. Software and services considered for purchase should include the ability of expansion/growth of the product line and modifications of regulations. As newer external laboratory analysis and field tests evolve, so too is it expected that associated software will incorporate these changes. In addition, as tests and regulations are introduced, so must the advances of modeling tools of greater power be included for analysis purposes.

Software providers that provide Identity Preserved products are much more limited and fewer in number. This is most probably due to IP’s more fluid or custom requirements, which are usually dictated contractually. Most IP software is derived from Traceability software, with additional accessories such as digital satellite imagery, Geographic Information Systems (GIS), or Global Positioning System (GPS) software. Nearly all IP software is tailored for specific product lines or chains. Many of the original IP software providers started by designing products for non-GMO production, and then expanded to include non-GMO processing and accompanied non-GMO food chain participants, e.g., contracting, inventory/logistics management, quality assurance and testing, network security, and standards integration. IP software, much like Traceability software, is limited to the input devices that can easily interfaced with specific software. Many Traceability or quality control systems are automated; unfortunately, many Identity Preserved items of interest, i.e., organic production, require onsite third party inspection or auditing. Identity Preserved software can greatly contribute by providing specific data such as dates, measurements, standard’s requirement, outcome projections, to whom performed what task, etc. This is where it needs to be understood that software, in and of itself, will not solve all
Identity Preserved challenges, although software is continually improving. Who knows, it may be possible for software and associated systems to monitor growing conditions or wages paid in foreign lands. However, many situations still require third parties to visually check and interviews to validate claims.

Most, if not all, Traceability and Identity Preserved software integration includes GS1 and EAN.UCC—bar code standards and operating nomenclature. Software development is expected to increase, especially regarding the ability to integrate tests/analysis from various input sources, and overall systems assimilation with other organizations/companies, all while decreasing in price.

**Process facilitators**

This is an area of tremendous growth and expansion for IPT systems. The demands of mandated industry and government regulations have affected an array of organizations such as TRACE and FoodTracE, specialized websites, IPT training/marketing organizations, to labeling, analysis, and media groups. These organizations fall within a wide spectrum of services, from Traceability or Identity Preserved only, to a blending of the two, all dependent upon the organization type.

Traceability, with its associated supply chain components, incorporated many complementing participants, tied to food safety, trade, etc. issues. Due to this incorporation, Traceability process facilitators are expected to grow in numbers to meet expansion. Developing nations that wish to export, may find Traceability processor facilitators especially well equipped to handle exporting needs on a number of levels, such as training personnel on food handling requirements to customs declarations. This should help in the smoother flow of commodities. As specialized commodities become more apparent, it will be these types of facilitators that should help accelerate customer acceptance, lower overhead costs, etc.

Identity Preserved process facilitators have aligned more with particular IP traits and attributes of interest, such as non-GMO and organic production. In addition, IP process facilitators have also focused on new or young farmers, those looking beyond standard commodity production and desire to learn how to transfer from traditional to non-traditional farming systems. IP process facilitators are expected to provide information, education, and analysis, as market demand necessitates. Opportunities in this area of instruction will be predicated upon market demand of IP products.
Food Recalls and Insurance

General food recalls – Many factors suggest that there will be a rise in food recalls, especially for products grown in one or more countries, processed in a third, and sold within a fourth, all of which can be a recipe for disaster. Additionally, as more agricultural production is shifted to biofuels production, the resultant decrease of supply in food production without a corresponding decrease of demand in food, should pressure both agricultural commodity prices to new heights and marginal lands (lands not traditionally farmed or ecologically sensitive lands) be put into agricultural production. Record high commodity prices are expected to encourage cheating, substitution of inferior cheaper products, with a resultant increase in food recalls due to safety issues, contamination, etc.

It is unclear if the likelihood of recall is greater for Traceability products than Identity Preserved products. One could suggest that the volume of food produced under Traceability rules (larger volume) would necessitate a larger number of recalls than Identity Preserved (smaller – niche volume). Although the proportion or percentage of recalls is purely speculative, it should make sense that IP products, being more tightly governed, should have fewer instances of recall. Studies would need to be conducted to detect a trend and comparisons.

A major theme in the use of Traceability and Identity Preservation system is a firm’s real or perceived exposure to recall and its financial resources. Generally, firms that have well established Traceability and Identity Preserved systems in place regard the expense of these systems as costing less than the cost of recall, lost brand name value, etc. Some even use this built-in management instrument as a marketing tool to enhance sales. Not all food chains have the same degree of negative exposure to recall. For example, within the meat industry, which has had many recalls (although usually regional in scope) have traditionally had processors or meat packers be responsible and conduct recalls. The cattlemen, as individuals, were not directly responsible for conducting the recall or direct expense. At present, it falls onto processors, especially those with more recognized brand names such as Tyson Foods Inc., to take effective action. The meat industry as a whole is grappling with the notion of animal identifications (or animal IDs). At present the conflict for them is not only if animal IDs are desired, but also, who is to pay for such a system. In other developed countries, such as in Australia, they are incorporating animal IDs for nearly all livestock animals.

Resource Protocols – With the passage of time more and more corporate, government, and academic resources are being drawn upon to address food safety and food recall issues. Protocols are greatly expanding to improve the need and speed of recalls (speed of detection,
notification, testing, etc.) to isolating the recall item(s) to a specific company (location, date, batch, or bin number). Regardless, IPT systems’ ability to quickly and accurately provide information, to determine the likelihood of particular batches or lots being affected, will greatly mitigate recall costs and brand name damage. For example, in recent years protocols for the detection of GMOs have been devised to determine if a product lot had above a specific threshold of particular GMO traits. Unfortunately, there appears to always be a race within the market, especially for new products, with the possibly of some level of non-conforming ingredient being introduced to the public. Then it is the ability of government and auditors to be able to detect the non-conformity and where well honed IPT programs can accomplish this cost effectively.

In this way, there may always be this cat-and-mouse game, especially as the stakes become higher. In addition, for individual companies and industry as a whole, the ability to isolate which products are and, very important, are not in violation or needing to be recalled will be and is essential. Improved education of the public-at-large regarding food safety, Traceability, recalls, and Identity Preservation, by all organizations involved with the food chain could greatly increase food safety and reduce unnecessary food product recalls.

Product/Recall Insurance – This is an area that deserves much attention for its pivotal role and potential to influence and expand, not only Traceability rigor, but especially for Identity Preserved product accountability. All too often the roll of product/recall insurance has been to shield and protect processors and major brand name product lines. Typically insurance underwriters provided insurance premiums at less expense when a firm illustrated competencies with improved or enhanced risk management practices, confirmed by mock recalls and written standard operating procedures (SOP). Product/recall insurance usually works backwards, from retailer (with an abundant of product/recall insurance), back to the processor (with somewhat less product/recall insurance due to less exposure and greater opportunity to control risk). For example, commodity or specialized grain producers do not typically have the option of purchasing product/recall insurance. At most they may purchase income insurance, which is tied to the crop’s Chicago Board of Trade (CBOT) commodity futures market value. Specialized grain producers are only covered for the CBOT commodity grain value of their IP crop in case of loss. In the meat industry, if a recall is deemed necessary, the specific processor’s lots are recalled and insurance company coverage expenses stop at the processor, covering specific processor expenses. This is not to say that the USDA will not further investigate the source of any outbreak to the farm level if need be. Unfortunately, although a processor under recall may be covered by product/recall insurance, the damage to the meat industry, even temporarily, may affect not only
the cattlemen/feedlots of the affected processing plant, but also all cattlemen, affiliated businesses partners, and corollary service establishments not directly involved with the recall. For cattlemen there appears to be no generic product/recall insurance options at this time in the US. In time it is expected that US cattlemen will participate in an animal ID program that will assist in recalls and possibly product/recall insurance. Presently the details of this type of program are still being determined by meat industry participants.

It is unfortunate that no product/recall insurance tools or instruments are currently available at the commodity and livestock production levels. It is true that Traceability has provided better accountability with the use of bar codes, ear-tags, software, auditing, etc. However, typically an insurance underwriter will only provide coverage if the organization or industry can provide proof (SOPs, records, etc.) of active risk reduction, such as IPT programs foster, and in large enough participant numbers to provide the insurance for profit. For processors and manufactures product/recall insurance is available and used as an economically efficient business tool. It is expected that many farmers and cattlemen would not voluntarily seek out this type of insurance, especially a new type of insurance, which would be very expensive initially. A candidate farmer or cattlemen would incur an additional cost without any realizable or perceived benefit, for at least the present time, since most recalls do not seek liability damages from individual farmers or cattlemen. Regulatory changes would need to change traceability accounting transparency of all involved, this of which could greatly change the map of liability and cost issues. In other words, farmers and cattlemen that had been shielded from being noticed or identified for inferior product production would be exposed and open to litigation.

As agricultural vertical integration and consolidation increases it is expected that various insurance tools will be made available, especially to contracted growers. This only makes sense for processors desiring to minimize risk of substandard ingredients, to reduce liability exposure, and to save money. Additionally, processors contractually would also benefit by achieving year-in-year-out consistent ingredients, derived from farmers that had been providing the company product for years. It is likely that a few forward looking processors could extend non-traditional insurance benefits (contractually) to its growers, to insure product consistency and long-term production. As new types of insurance becomes available to farmers and ranchers, such as product/recall insurance for specialized production, it would not be far-fetched to envision other insurance options not yet conceived to be offered or developed. Insurance companies, via processors, may offer alternative insurance options that could be made available at the producer production level. Processors, by way of contracting with their growers, could bundle into the
contract, other items such as health and life insurance too. But this is a way off into the future. At present, the extension of product/recall insurance down to the growers would seem to be advantageous, but the market still needs to be made aware of its feasibility and benefits. This is a case where possible government assistance (pluralism), to encourage this type of insurance with its many players, could accelerate its development and use for society’s benefit.
g. IPT Measuring and Questionnaire Analysis

The Scorecard Matrix, Cost-Benefit Spreadsheet, and Cost-Benefit Questionnaire research instrument tools help provide analysis of Identity Preserved and Traceability systems. Not unlike other data research collection tools, continual changes and evolution of the topic will help modify and sharpen spreadsheet and questionnaire usage. As such, the gathering of enough—and the correct—data, to produce data of statistical significance, will always remain a challenge. There are numerous websites, consulting services, and software providers that offer spreadsheet tools that can be used for IPT applications. Research institutions and industry alike are continuously attempting to gather data from questionnaires and surveys for new and upcoming opportunities on the horizon to capitalize on, such as organics, sustainable agriculture, etc. Unfortunately, farmers and cattlemen are particularly difficult to get enough detailed data from for many reasons. It is hoped that these research measuring tools will assist in further studies and research. The Scorecard Matrix should be of assistance in how it works towards evaluating the efficiency of an IPT system, a more qualitative approach. The Cost-Benefit Spreadsheet helps provide comparisons between a variety of production purity levels, by providing costs per bushel, profit per bushel, etc., to help in system’s evaluation. The Questionnaire seeks to clarify costs associated with IPT production done by the farm owner/manager during the critical times during planting and harvest. In total, these research instruments can assist by providing an evaluation of how well an IPT system is performing or for comparison purposes.

**Scorecard Matrix** – The Scorecard provides a more qualitative approach towards evaluating an IPT system. Most evaluations, much like the next cost-benefit spreadsheet, offer purely statistical data to substantiate claims. Often this is enough; however, it is not always the case, especially when other less data-driven or less quantitative inputs must be considered. This is where the Scorecard Matrix can help. It provides an approach towards the efficiency of the infrastructure of testing an IPT program. It is understood that many of the concepts tied to traceability and identity prescriptions are new and still being explored. Tests and evaluation protocols for IPT are in their infancy stages of development. Often the questions needing to be asked are still unknown. This is where the Scorecard Matrix makes some basic checks and comparisons in order to evaluate an IPT system. What was found was that it can evaluate what should be accomplished against what was accomplished, in accordance with agreed upon specifications. Categories known for IPT system’s weaknesses were focused upon and criteria, specified by USDA, and very much measureable, were observed for compliance. The output data
were provided in useable weighted average of compliance for breadth and depth of data required. Accuracy was measured by output tests and by the range of test results as they were taken during production. In total, this type of measurement can provide a view of system health with some statistical evidence. Further expansion of this type of evaluation may greatly assist the less common traits or attributes of interest such as fair-wage or substantiation of geo-location of production. The weighted average approach provides a different avenue to evolution and systems’ testing. As accuracy measurements become more standardized and recognized by industry the ability of accuracy and precision of measurement will become more common and better able to refine system processes.

**Spreadsheet** – A large challenge in the development of an IPT spreadsheet is that many of the quantitative questions have traditionally not been asked or measured before, i.e., time to cleanout type ‘xyz’ combine to specific accuracy (e.g. 99%). For many farmers and cattlemen IPT poses many unforeseen challenges, such as in how to quantify actions or processes that had not been previously calculated or measured before. Then, if that data can be recorded, the question arises, what does the spreadsheet data tell us? Often an IPT spreadsheet is one that typically compares a traditional crop (and its production management practices, inputs, etc.) to an IPT crop (with its unique production management practices, inputs, etc.), in order to help determine which system is more profitable. Still, other IP spreadsheets help to compare costs per acre, bushel, etc., to revenues generated (what is also known as an IP premium), again, to that of traditionally grown crops. Many spreadsheets have originated from other industries and modified for IP use. The unfortunate part of IP spreadsheets, aside from the normal ambiguity associated with spreadsheet data, is the attempt to quantify IP traits/attributes that may not be quantifiable, i.e. social impact attributes or data beyond the scope of farmer or cattlemen’s knowledge. Another problem is that many times a spreadsheet may have a line item to be filled in, for example, where the question asks for input regarding the time to perform a specific task, where in fact the farmer may be doing several tasks simultaneously in the same chore. This can often skew data and interpretations and must be taken into consideration.

As mentioned, websites and others entities provide samples of spreadsheets for particular usage; often these spreadsheets highlight, under close analysis, the challenge to IPT in gathering enough pertinent and detailed data. The number of adequate questions, which produce clear, concise answers, are usually very time consuming to gather from a large enough body of willing participants (observations)—especially when you consider that similar type farms are needed to
be surveyed and over several years duration. Still, it is hoped that this type of spreadsheet analysis will mature and be refined with time and innovation.

Another great challenge is that farmers/cattlemen are traditionally very independently minded and guard their operations, especially financial data, closely. Typically, data has been difficult to obtain from these sources, except for the very basic information. Often questions asked by parent seed companies, cooperatives, feed lots, etc. have been answerable and pertinent to the author, but much narrower in scope than typical IP accounting necessitates. With time, and many more spreadsheets to learn from, studies may provide enough statistically significant data that will help to bring a better understanding of IP production, products, inputs significant, programs, etc. The significance of this spreadsheet is that it offers concise measures for prescribed tasks (work) for the various purity levels considered. It can greatly assist in determining what purity level will be most advantageous, given particular information. The close examination of costs per system can also greatly aid in determining strategies used to reduce management and labor expenses. This approach can be used by various food production industries, such as vegetables to livestock industries, to better determine costs associated to IP production. Companies that are more vertically integrated should be able to extend the use of the spreadsheet, from farm field to final warehouse or point-of-sale counter. As such, evaluations of IPT can help improve in overall cost reduction, diminish liability exposure, etc. The benefits of using this spreadsheet, with a Scorecard Matrix, can only help improve the understanding and financial implications of a company’s IPT program.

**Questionnaire** – IPT questionnaires, like their recipient spreadsheets, have many challenges. Typically Traceability directed questionnaires are more focused upon the lines of logistics (one-up, one-down) prescription as predicated by law. A key issue for both Traceability and Identity Preservation questionnaires, regarding farming, revolves around the key IPT issues of trait(s) and/or attribute(s) of interested (contractual), associated tolerances (auditing and laboratory details to substantiate claims), and agreed upon nomenclature of bin size, lot numbering, etc. All too often questionnaire units of measure are not articulated well, i.e., given in per bushel, per acre, per year, etc. If the units of measure are articulated, it is not guaranteed that respondents will fill in the appropriate unit measure data, but instead, put in their estimates for the unit of measure that comes most easily to them. Often times missing essential data must be extrapolated from several other provided answers. If possible, it may be advantageous to have this type of data be gathered directly by observations by a member of the questionnaire survey researchers. However, this would be time consuming and possibly too expensive to conduct over
a large number of farms. An area that can greatly assist the formation of conclusions and future questionnaires is to offer open ended questions or an area for any dialogue they wish to express. This allows respondents to put forth new ideas and suggestions. In some cases respondents offer notions and conclusions well outside the academic’s purview.

The challenge of questionnaires and associated spreadsheets are well known. Much more needs to be done in this area in order to provide enough useful data to support arguments for trends derived from IPT production questionnaires.

**Conclusion/summary of Interpretation**

Identity Preservation and Traceability (IPT) systems are here to stay. Although Traceability has a longer more consistent history, tied to logistic systems and food safety, its new sibling, Identity Preservation, has emerged at a time when the issues of globalization, GMOs, bioterrorism, and food contamination issues are much more prolific, newsworthy, and affects larger portions of the global community. Steps are being taken along all fronts to answer these challenges, from government regulations, industry standards to policy and advisory organizations—the list is lengthy. Although many hands are involved with changes and implementation regarding IPT, I believe that the influence of government regulations and market forces, especially legal issues surrounding product/recall insurance, will greatly accelerate the use, profits, and better understanding of Identity Preserved and Traceability systems.
CONCLUSION

This research is an attempt to further this relatively new field of study and to shed more light on its fundamentals, interactions, and interdependence. This work helps to define identity preservation and traceability, expands upon its various subsystems, highlights the rules under which if functions, elaborates upon IPT’s primary, supportive, and ancillary components, which ultimately affect food safety and the market, and provide an interpretation of the art at present and near future possibilities.

PART I. General introduction to IPT, history, theory, design, components is important because it sets the foundation for understanding identity preservation and traceability. As has been documented, numerous studies have attempted to dissect specific portions of the food system in the endeavor to simplify the complex into discrete parts. Many of these works do not truly portray the importance of interactions and interdependence within the food system. Academics have traditionally, and by training, researched and studied discrete parts and events in order to better understand a system or phenomena. The results of these works, many of which have helped to explain part of the picture, often omit large or essential parts of the landscape. For the most part these types of studies do not provide a holistic approach to the problem, but they do provide incremental solutions. The commercial market too has contributed with solutions that range from computerized machines, software, and consultants to newly discovered or created biological “answers” to society’s hunger problems—again, often by offering discrete solutions, without really understanding the whole picture. PART I. helps to consolidate and at least help to define the environment that IPT works within.

PART II. Programs and standards: official seed agencies, industrial programs, and country, regional, and religious standards establish many of the essential rules that govern much of the developed world’s food system. Further, this part expands to illustrate how various rules have resulted in industry programs, such as within the parent seed industry. However, many of our more modern technology systems are still very fragmented, distinct, and uncomplimentary in regards to integrating individual corporate IPT systems with one another within the food chain. In addition, disassociated training of personnel and fragmented system accounting/recordkeeping need to be more transparent, linked, and standardized to improve IPT interactions. One can begin to see the evolution of IPT rules and resultant changes by industries, nations, and regions that are in the forefront of food safety. For example, as more countries better understand the dynamics of the food system, the procedures for verifying and testing of grains and livestock are becoming more routine and second-nature. The notion of third-party or government oversight and testing is
becoming the norm. As more of the food system becomes involved in global trade the need for standardization and transparency of data is much more critical. Those countries and regions that take the lead in providing what the food system customers desire, safe food, with the traits and/or attributes of interest, and at a reasonable price, should benefit the most. Harmonizing of rules and standards in such a manner that provides adequate transparency should provide the global customer sufficient information to make informed decisions.

PART III. Auditors and laboratories provide the current method to verify and test both products and processes for IPT. This part plays an intricate roll in better understanding the overall concepts and challenges of IPT with regards to quality control and verification of claims. Traditionally first or second parties were the sole judges of quality and safety. As the challenges of safety, bioterrorism, and other liabilities to the food system have emerged the need for third-party impartiality and certification of auditing and laboratory methodology has become essential to help reestablish public confidence in the food system. Some of these third-party firms also offer consulting services. Questions have been raised, and further research needed, regarding certifying auditors. For example, how unbiased are organic certifiers when many themselves may grow organic products and be “pro” organics. This type of situation may not be at arms length, which is typically the desired form of auditing. Although this part highlights the benefits of auditors and laboratory tests, more study should be considered to compare consistency within each of these verification systems. For example, it has long been understood that laboratory test results, of same-bin samples, may vary greatly from lab to lab. The precision of auditors and laboratories are essential to establish baseline requirements, which further establishes credibility of the food supply. It is expected that these third-party auditors and laboratories will continue to improve their proficiency and accuracy as experience and technology increases.

PART IV. Consultants, policy and advisory organizations, software providers, process facilitators, and food recall and insurance issues are primary contributors for changes within the food system. Many of these facilitators and enablers-of-change include independent, industry and non-industry participants, which advocate various positions such as fair-wages, fair-trade, the environment, animal living conditions, low income groups, regional processing, etc. Others represent add-on tools or instruments such as software systems and training for management and employees. Each entity’s goal varies depending upon its focus. For example, many software companies claim that their products help meet government regulations while reducing overall costs. Still others suggest that their product or service will mitigate liabilities or exposure to undesired recalls. The growth of these providers has increased dramatically during
the past decade. Unfortunately, diverse and ever-changing government regulations, expensive proprietary service products, combined with incompatible commercial solutions results in additional cost to consumers and companies throughout the global supply chain. It is hoped that as these organizations better understand the dynamics of IPT and how it integrates within their society and region that more clear regulations and processes are established.

PART V. Research Instruments; Scorecard Matrix, Cost-Benefit Spreadsheet and Cost-Benefit Questionnaire offer methodology for analyzing and interpretation of research information and data.

The scorecard, spreadsheet, and questionnaire illustrated in this work focus on farm-level aspects of identity preserved production. This paper does not cover, but further studies should include other aspects of IPT as it relates to processors, warehousing, up to and including grocery stores. Additionally, an area of increasing importance, that has had insufficient statistical research, involves the less common but becoming more popular are traits and/or attributes of interest such as fair-wages, fair-trade, animal health concerns, environment, pollution, etc. One reason that this type of research is important is to better quantify corporate costs versus revenues and see how it plays out as societal output products or ancillary by-products, which may result in increased unpriced societal costs. For example, the organizational costs and benefits of IPT may not be the same as the social costs and benefits, so that the private and government supply of IPT may fall below society’s desirable levels. If the case is made that societal costs are too high, such as farm nitrate and phosphorous runoff that creates dead zones in the Gulf of Mexico and kills fish, then government regulation may be the appropriate tool to reverse this negative trend and social cost. In this way we can see how spreadsheet data can be used for varying purposes. In the same way questionnaires and surveys must be designed to capture the appropriate information and data. Questionnaire and survey data may always suffer due to their dependence on the whims of its participants’ answers. Much work and study has been done to minimize the noise of unclear questions and choice of possible answers that may be provided. Unfortunately questionnaires and surveys may only act as models of real life situations. Many more studies and duplication of study results are needed to advance any theorem and change.

Future trends for identity preservation and traceability are unknown because many of these concepts are still in their infancy. It is unclear how they will develop. They could mature as individual entities, like two offspring born of the same system, distinct and completely independent, or as a type of combined entity, like cojoined twins, reacting according to eaches’ independent thought, yet tied together due to shared internal operations e.g. software, auditing,
etc. Much like humans, internal DNA (specific system’s makeup and dynamics) and external environmental (marketplace) will shape how IPT will react and evolve in reaction to the various food supply chain’s customers, legal aspects, laboratory and field tests, auditors, rules and regulations, and so forth.

We do know that our food and medical supplies, air and water qualities are coming under increased scrutiny. Traceability should continue to provide supply logistical support and act as an instrument to remove unsafe products from the market thru established accounting systems, which are auditable and verified. Increased tightening of rules and monitoring are causing this evolution. Using many of the same tools as traceability, identity preservation keeps track of physical products or ingredients, which should help improve product claims and therefore increase customer satisfaction. The future should see the food system accommodating a spectrum of foods and consumer tastes, with appropriate levels of oversight and auditing. Where the marketplace does not provide adequate mechanisms to provide what consumers want and sufficient safety, the government should provide needed guidance through its regulatory tools. A disconnect may always be between the marketplace and government, especially in how they react to the changing sea of consumer wants. Identity preservation and traceability then becomes the middle ground that attempts to accommodate each side.

A final thought—example, The Food Traceability Report (March 2007) illustrated one of many directions IPT is headed. In their *Adventitious Traces* section, in an article titled “Frequent Flier Penalty,” The Soil Association, which sets UK organic standards, is considering denying the organic label to food products imported by air transportation. At its 2007 annual meeting executive director Patrick Holden said that, “There is growing demand to reduce the carbon footprint of food distribution and we in The Soil Association take that very seriously.” This is especially interesting when you consider that the UK is an island nation and that organic foods may be considered perishable and a time sensitive product.

This is but one way that IPT concepts may be affected by governmental agencies or associations, which in turn will affect industry and consumer choice. In the same way government provides influence, new industry products, processes, and systems will shape output products and the manner in which consumers perceive products. Regardless, IPT has set its footprint upon the food system.
Appendix A. IPT Systems at seed production, processing, and retail stages

Identity Preservation and Traceability at Seed Production, Processing, Manufacturing, and Retail Stages

Seed Production Stage - Historically, this has been the starting point for crop supply chains as seed development firms commercialize new crop varieties and market the benefits to agricultural producers. This push version of supply chains has had difficulty adapting to consumer demands for a pull supply chain. (Smyth, 2002)

Identity preserved production systems are developed voluntarily by private firms to ensure that all stakeholders in the supply chain for a specific product capture a share of the value from specialty traits. Private firms may use technical use agreements (TUAs) to protect the intellectual property of the specialty traits, or they may use production contracts that have specific conditions that producers must meet in order to receive relevant premiums. These systems are common for niche market and are typified by small acreage and low volumes. There is presently some debate as to whether long-run premiums for producers are sustainable, as they may be bid away through competition. (Smyth, 2002)

Processing Stage Features - Processing stage features are those of firms involved in the manufacturing of food products. Most of these features contain aspects of quality assurance and industry developed standards.

The processing stage is very important for IPT systems, as this is the stage in the supply chain where tracking and tracing systems begins to be rigorously applied. Enforcement of standards is valued in these systems due to the nature of focusing on increased food safety. The lack of high standards and careful enforcement of the standards results in costly recalls of products, therefore the enforcement of standards is done collectively. Quality is focused on the production processes to ensure that the highest standards possible are maintained at all times. Tolerance levels exist for food safety reasons, as no product can be entirely free of potentially harmful effects, so tolerance levels are established at levels that ensure safe consumption. When tolerance levels are exceeded, a risk of harm to consumers develops; these products must then be recalled from the marketplace. The costs of recall are substantial. Not only does the firm incur the cost of gathering and disposing of the product in question, it may also incur a loss of consumer trust in its brand name that will require aggressive marketing campaigns to overcome. Testing and auditing of traceability systems are done by third parties.

Traceability in the Manufacturing Stage - While traceability in food processing systems is important, some data are essential to fulfill ethical and legal responsibilities of food manufacturers to customers and consumers. Other data are less crucial but also relevant, for instance for consumer information, price setting, optimal processing etc. The desired degree of detail of information (number of sub-descriptors, size of TRUs) varies according to the purpose. The processing step is the step in the chain that may be interested in the highest degree of detail of information. Hence, the number of sub-descriptors laid into a chain traceability system may be significantly fewer than the number of sub-descriptors used in an internal traceability system. This is a problem area. Finally, it may not always be possible to establish the ideal traceability

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4 Traceability is very fragmented at the farmer-producer stage. Production arrangement is accomplished largely through membership in the organization (cooperatives) established to create and manage the industry. Production control is accomplished through industry standards and stringent record keeping. The cost of initially becoming involved in a traceability system results in short-term premiums being available to attract producers. Long-term benefits are not evident, as the premiums evaporate when the desired number of producers become involved. (Smyth, 2002)
system with traces unbroken. Where loss of traceability of a product is unavoidable, effective alternative methods of control should be ensured.\(^5\) (Moe, 1998)

**Retail Stage** - The final stage of the supply chain is the retail stage. The features in this category apply to those firms that are involved with selling food products to consumers. This is the stage of the pull supply chain that is now seen as driving many modern supply chains. (Smyth, 2002)

Identity preserved systems may play a large role in the introduction of new GM food products. New GM products may be introduced without complete international market acceptance, and IP systems can be used to ensure continued market access. An IP-T system is able to provide consumer information on the uniqueness of the branded product. For an IP-T system to function properly and ensure that all stakeholders remain committed to the process, final market price premiums must be available. If this premium is not available for the retailer, an incentive is created for the retailer to no longer carry the product. Products of IP-T systems will need to be labeled, because if the consumer has no means of identifying the value of the product, the consumer will not pay a premium to purchase it. (Smyth, 2002)

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\(^5\) Traceability components: In principle there are two main ways of managing information in the chain where full traceability is required. Older 1) information is stored locally in each of the steps in the chain sending only product identification information along with the product. Thereby the product and its sub-descriptors can be traced by going backwards in the chain one step at the time. Newer 2) information follows the product all the way through the chain. The latter is necessary if it is desired to bring information from early steps in the chain to the consumer or to advertise and market special features of a product (e.g. organically grown, free of genetically manipulated materials, freshness from a certain area caught yesterday, special slaughtering method used, etc.). (Moe, 1998)
Appendix B. Farm IPT program and its components

An Example of a Farm Identity Preservation and Traceability Program and its Components (General)

Excerpts and modified from Sundstrom and William’s “Identity Preservation of Agricultural Commodities.”

IPT systems do not begin with testing of the end product. Rather, IPT is a system of standards, records, and auditing that must be in place throughout the entire crop production, harvesting, handling, and marketing process (Figure 1).

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Figure 1. Farm IPT program

<table>
<thead>
<tr>
<th>Process</th>
<th>IP Consideration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Testing</td>
<td>Seed purity tested and confirmed</td>
</tr>
<tr>
<td></td>
<td>Clean storage</td>
</tr>
<tr>
<td>Field History</td>
<td>Previous crops</td>
</tr>
<tr>
<td></td>
<td>Free of weeds and volunteers</td>
</tr>
<tr>
<td>Field isolation</td>
<td>Retain records of field history</td>
</tr>
<tr>
<td>Planting</td>
<td>Isolation standards met</td>
</tr>
<tr>
<td>Field inspection</td>
<td>Borders and barriers present</td>
</tr>
<tr>
<td></td>
<td>Time of planting and flowering</td>
</tr>
<tr>
<td>Testing</td>
<td>All planting equipment cleaned and inspected</td>
</tr>
<tr>
<td>Harvesting</td>
<td>Field inspected by certifying agency at proper times</td>
</tr>
<tr>
<td></td>
<td>Value and purity items monitored</td>
</tr>
<tr>
<td>On-farm storage</td>
<td>Clean equipment and conveyances</td>
</tr>
<tr>
<td>Testing</td>
<td>Pre-harvest inspection</td>
</tr>
<tr>
<td>Conveyances</td>
<td>Clean storage facilities</td>
</tr>
<tr>
<td>Testing</td>
<td>Multiple units for product segregation</td>
</tr>
<tr>
<td>Grain elevator or produce shipper</td>
<td>Maintain records and product identity</td>
</tr>
<tr>
<td>Processors</td>
<td>All bins, trucks, etc., cleaned and inspected prior to transport</td>
</tr>
<tr>
<td>Wholesalers and retailers</td>
<td>Handling and processing facilities have documented IP protocols in place</td>
</tr>
<tr>
<td>Export terminal</td>
<td>Facilities cleaned and inspected between lots</td>
</tr>
<tr>
<td>Importer receipt</td>
<td>Segregation maintained throughout product handling chain</td>
</tr>
</tbody>
</table>

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Figure 1. represents an IP processes and factors to consider at various steps, including testing and auditing points.

Seed certification is an example of a successful IPT program. Seed certification was introduced in the 1920-1930s as a mechanism to maintain the genetic purity of publicly released crop varieties. These programs have been highly successful in maintaining the integrity of crop varieties and in providing farmers with seeds of known pedigree with high purity and quality. As IPT programs are developed for agricultural commodities, they often follow principles similar to those used in seed certification. Thus, in describing the components of IPT programs, seed certification is often used as the model.

In grain production, IPT programs and processes are designed to keep lots of grains or oilseeds with special qualities separate from the bulk commodity. For this special identity to be maintained, identity preservation systems must be in place throughout the supply chain, between entities such as farmer and processor, and within an entity, that is, from incoming loading dock bulk commodity to outgoing packaged pallets. Processes refer to practices in the production, handling, and marketing of grains or oilseeds that maintain the integrity and purity of the product. IPT programs can apply to crop varieties with unique product quality traits, for example, non-GM soybeans, specific wheat varieties, and crops grown without pesticides.

**Regarding a farm IPT program, the following components apply:** (sample)
- Seed – purity of seed is verified and seed is stored in clean bins.
- Field history – field rotations ensure that the field is free of weeds and volunteers; field history records must be kept.
- Field isolation – meets isolation standards; boarders or barriers are used.
- Planting – clean equipment is used during planting.
- Harvesting – equipment and conveyors are cleaned before harvesting.
- On-farm storage – storage bins are cleaned, product is segregated, records are kept.
- Transportation – trucks are cleaned and inspected.
- Primary elevators – the quality management system is documented. This means that the entire process is documented and records are kept to ensure that processes are followed. Bins are cleaned and inspected. Product is kept segregated. Records are kept.
- Transportation from the primary to terminal elevator – vehicles are cleaned and inspected.
- Terminal elevators – the quality management system is documented. This means that the entire process is documented and records are kept to ensure that processes are followed. Bins are cleaned and inspected. Product is kept segregated. Records are kept.
- Transportation to market – vehicles are cleaned and inspected.

**If you are a farmer, an IPT contract usually indicates:**
- You probably have to buy certified seed, either as a condition of your contract or to minimize your risk of not delivering on the contract specifications for varietal purity.
- You have to thoroughly clean equipment and machinery before using them for the IP crop.
- You are going to commit some on-farm storage to ensure that the IP crop is kept separate from other crops.
- You have to keep accurate records of crop rotations, seed use, chemical applications, harvest dates and storage.
• You will likely be subject to some audits to ensure you are doing all these things.
• And in the end, when you deliver on the contract, a sample will likely be kept. A sample is kept in case there is a problem with the shipment.
• All of this means higher prices for your product but at extra costs.

**Planting Seed and Tolerances** - The purity of any commercial agricultural product propagated by seed begins with the purity of the seed planted. It is evident that the purity of the seed stock must equal or exceed the purity standards of the final product. However, it is virtually impossible to assure that all handling and conveyance equipment and storage facilities are completely free of contamination, so even foundation seed is seldom 100 percent pure. Currently, AOSCA purity standards (see Chapter 4) for certified seed average 98 percent across species. Consequently, IPT systems with product purity standards greater than 98 percent must begin with extraordinarily pure seed stocks. Different product tolerances are established in specialized IPT programs based on market-driven standards. It is not uncommon for a single commodity to have multiple quality tolerance thresholds based on diverse market needs.

**Field History and Eligibility** - Fields eligible for IPT certification must not have grown a crop the previous year that could produce inseparable contaminating weeds or volunteer plants. In some cases, multiple-year rotations may be necessary between crops to achieve low contamination levels. Records and field maps must be maintained for up to 5 years to allow documentation of previous crop history.

**Field Isolation** - Crops must be isolated either spatially or temporally from potentially contaminating pollen sources. The degree of isolation depends on flower characteristics, sexual compatibility with neighboring crops, pollen quantity and viability, and mode of pollen dissemination. Self-pollinating crops such as wheat require relatively small isolation distances that are primarily intended to prevent mechanical mixtures during harvesting. Cross-pollinating crops require as much as 2 miles (3.2 km) or more of isolation from plants of the same species to prevent outcrossing, depending upon the flower structure and mode of pollen transfer. Insect- and wind-pollinated crops require various isolation distances depending upon the type of insect and the distance that pollen can be carried. Seed certification standards serve as a guide to minimum isolation distances. Isolation can also be achieved by planting crops at different times so that their flowering periods do not overlap. Border rows of the IPT crop are often left unharvested to intercept stray pollen and prevent contamination of the remainder of the field. Certifying agencies inspect fields and the surrounding areas to ensure that isolation standards are met.

**Equipment and Facilities** - All equipment used in production, including planting, field maintenance, and harvest must be cleaned and inspected before and after each use. All dryers, millers, storage facilities, and processing equipment must be cleaned and inspected between each product lot to assure that segregation is maintained and no physical contamination occurs. Facilities certification standards that handle IPT products must be established and published.

**Sampling and Testing** - In many cases, samples of a product must be tested at various stages to confirm product identification, purity, and quality. IPT programs must use statistically representative sampling and testing techniques to ensure reliable results. Test results are dependent upon the sampling procedure, and a single sample at a single audit point is inadequate to evaluate an IPT system. Statistical procedures must be applied to accurately determine the number of samples and the numbers of seeds or grains required to generate a test result with an acceptable confidence level. The USDA’s Grain Inspection, Packers and Stockyards Administration (GIPSA) guidelines on selecting a sampling protocol and on collecting bulk samples. The guiding principle is that the sample must be representative of the total quantity of material to be tested or test results are compromised. Significant differences in test results
between labs may occur solely due to sampling differences. Analytical error in the testing laboratory can also result in test differences, but in many cases, sampling methods, rather than test sensitivity and accuracy, limit the ability to properly detect the presence or absence of specific crop traits.

In addition to using an appropriate sampling procedure, sampling must also be performed at meaningful audit points within the chain of product custody. Common sampling and testing points are at:

- the seed source for planting
- the field prior to harvest
- on-farm storage or local elevator receipt
- first processor receipt
- final processor receipt
- export terminal receipt
- overseas importer receipt

**Record Maintenance and Labeling** - The party responsible for contracting IP services must maintain records of all field designations, harvest amounts, storage bin locations, and product transfers. IP products must be identified, segregated, and labeled at all times. Labeling standards depend on the product and market in which it is sold. Official auditing and labeling are available from various service providers to designate products meeting IP certification standards.

**Outline of Identity Preservation Procedures**

**Seed Purchase—Seed Standard Practice**

- Grower should purchase certified seed, e.g. accredited to Association of Official Seed Certification Agencies (AOSCA) standards or equivalent. “Bin run” seed not to be used.

**Documentation**

- Grower must have sufficient documentation to prove that the seed purity and identity has been maintained such as invoice or receipt of purchase for all quantities (for each bag of seed), and certified seed tag for each lot of seed purchased to produce the quantity of Identity Preserved (IP) crop being contracted or delivered.

**Planting Practice**

- Planter must be thoroughly cleaned and inspected prior to planting IP crop variety as detailed by equipment manufacturer (if available). This must be done regardless if grower uses his/her own equipment or uses a custom planter. Grower should attempt to use IP crop equipment before the equipment is used on other crops.
- Prior to planting IP seed bags should be stored separately from other IP varieties and non-IP seed bags.
- Growers must insure that the minimum isolation distance between IP crop and fields that do not require isolation.

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3 Bin run grain is retained from a previous crop and is used as seed for next planting. Genetic purity and identity of “bin run” seed is uncertain. It is not produced under an AOSCA approved pedigreed seed increase system and therefore it has not been field inspected by an accredited agency.

4 Approved isolation distance for the IP crop must be used. The CSGA isolation standard for certified soybean seed is 3 meters between another soybean and another pulse crop (Bean, Fababean, Lentil, Lupin, Pea or Peanut). There is no isolation distance necessary between soybeans and crops of Barley, Buckwheat, Canaryseed, Flax, Oat, Rye, Triticale, and wheat providing the crops do not overlap.
**Documentation**
- Growers must detail cleaning procedure used and sign this document to authenticate that they have implemented the procedures described. In some cases auditors authenticate cleaning procedures.
- Proper isolation distance must be documented at time of field inspection.
- Growers should keep detailed field maps, written history of previous crops grown both on growers and adjacent fields, to include management practices of both fields that may affect IP crop attributes.

**Field Season Practice**
- A 2nd or 3rd party field inspector must inspect the IP field during the growing season to confirm that isolation distances have been met and there is proper control of volunteer crops and weeds. The field inspector must also verify that the crop looks uniform as detailed in the variety description.
- If the IP crop is not being grown under contract (in which case the contracting party should conduct the field inspection) the grower should arrange for a qualified individual, at arms length from the operation of the farm, to conduct the field inspection.

**Documentation**
- The field inspection report must document that isolation distances have been met, there is proper control of weeds and volunteer crops, and that the IP crop variety appears to be characteristically uniform for the appropriate growth stage. The inspector and the grower must sign and date this report.
- Depending upon the contract, other factors such chemicals used, method of application, soil samples, to application weather conditions may need to be documented and certified.\(^5\)

**Harvest Practice**
- Combine, equipment used to transfer, and conveyance vehicles/equipment used to transport IP crop must be thoroughly cleaned and inspected prior to harvesting, transfer, and transporting IP crop. Grower should try to harvest, transfer, and transport IP crop before said equipment is used on other crops.

**Documentation**
- Grower must detail cleaning procedure used and sign this document to authenticate that they have implemented the procedures described.
- Grower must inspect truck and sign a document to authenticate that the truck/hopper was cleaned prior to loading.

**On-Farm Storage Practice**
- Storage bin and equipment used to unload storage bin must each be thoroughly cleaned and inspected prior to loading and use.
- Storage bins used to store IP crops must be visually identified so that all persons working in farm operation are aware that each bin should only be used for a particular IP crop.

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\(^5\) Depending upon the contract/certification, ancillary documentation may need to be incorporated, such as Manure Management Plan, or other USDA, EPA, state, region, or association documentation.
**Documentation**

- Grower should keep full records of what was stored in their bin prior to filling with IP crop and records of crop type and dates when bins were loaded, unloaded, and cleaned.
- Grower must sign a document indicating that their bin was thoroughly cleaned and inspected prior to filling and that equipment used to load and unload storage bin was thoroughly cleaned and inspected prior to usage.
- Grower must sign a document indicating that any storage bin used for an IP crop was visually identified.

**Transportation Practice**

- Conveyance vehicles/equipment must be thoroughly cleaned and inspected prior to loading. This must be done regardless if grower uses his/her own equipment or uses custom trucking.
- Trucker must present documentation verifying the IP crop variety and name of the grower.

**Documentation**

- Grower must inspect truck and sign a document to authenticate that the truck/hopper was cleaned prior to loading.
- Grower must fill out documentation for the trucker that identifies the IP crop variety being delivered and the grower name.

**Elevator Receiving Practice**

- Elevator must have an IP manual that details their full IP procedures for receiving, storage, processing and loading.
- Incoming loads must be identified and verified as an IP crop or a non-IP crop. The crop must be identified as IP, Special Quality White Hilum (SQWH) or crush. SQWH and crush soybeans are not qualified for IP certification. The crop is not unloaded as IP unless its identity is verified.
- Any non-IP loads received into the elevator must be tracked and accounted for.
- Elevator must take a sample from each load of IP crop received.
- Elevator pit/conveyor/legs must be thoroughly cleaned and inspected prior to receiving IP crops. Alternatively they could also be dedicated to a specific IP crop.

**Documentation**

- Manual must be available for inspection by auditing authority.
- Scale tickets for incoming loads must indicate variety name and unloading/storage details for all crops.
- Elevator must have detailed documentation for storage and tracking of non-IP loads that were received into the elevator.
- Elevator must retain documentation detailing variety name, moisture, and weight and grade details for each load.

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6 Trucker should be carrying a completed bill of lading. The producer, trucker and receiver should sign the bill of lading. The trucker should also carry any additional documentation required by the receiving elevator.

7 All relevant staff should be trained in IP procedures and should have access to the manual for reference. Receiving procedures should be detailed in IP manual.

8 Elevator should have detailed documentation showing which bins were used to store non-IP loads. Elevator should be able to show documentation demonstrating the end use for the non-IP crops.
• Elevator must have documentation to authenticate that pit/conveyor/legs have been thoroughly cleaned and inspected prior to receiving a specific IP crop. Records must include the date and the name of the employee who conducted the inspection.

Elevator Storage Practice
• Elevator must keep detailed storage history.
• Storage bins/silos and equipment used to load/unload bins/silos must each be thoroughly cleaned and inspected prior to loading/unloading and used for IP crop.
• Elevator must identify all bins/silos that are used to store IP crop variety. Bins used to store SQWH and crush crops must also be identified. All elevator staff should be aware of and have access to bin/silo designation.

Documentation
• Elevator must have detailed storage history records. Records must indicate what crop or variety was stored in their silo/bins prior to it being used to store an IP crop. All tonnage loaded and unloaded should be recorded.
• Elevator must have records documenting that silo/bin was thoroughly cleaned and inspected prior to loading with IP grain. Records must include the date and the name of the employee who conducted the inspection.
• Elevator must have records documenting that all equipment used to load/unload silos/bins with IP soybean crop were thoroughly cleaned and inspected prior to use. Again, records must include the date and the name of the employee who conducted the inspection.
• Elevator must have detailed bin and silo maps/schematics indicating which crop and variety is to be stored in each bin.\(^9\)

Processing Practice
• Conveyors/augers/legs and processing equipment must be cleaned prior to transporting and processing different IP varieties and different crops.
• Elevator must have documentation detailing the flow of IP grain through the entire processing system.

Documentation
• Elevator must have records showing that all transferring and processing equipment were each thoroughly cleaned and inspected prior to transferring and processing IP crop. Records must include the date(s) and the name(s) of employee(s) who conducted each of the inspections.
• Elevator must have written records detailing origin bin(s) used for unloading raw grain for processing and destination bin(s) used for storing the processed grain. Any bin movements prior to processing must be recorded. Elevator should record tonnage when grain is transferred to different bins and the tonnage that is transferred to processing equipment.

Loading Practice
• All containers/vessels/trucks must be inspected and cleaned as required prior to loading. The IP manual should detail procedures for rejection of container/vessels/trucks if they are not suitable for contract.

\(^9\) Current elevator schematic should be available at pits and all other pertinent spots in elevator.
• Elevator must have documentation detailing the flow of IP grain handled through the elevator and should record tonnage when grain is transferred to different bins and the tonnage that is unloaded from the elevator.
• Elevator must document grain loading details for all crops (IP and non-IP) and that exits the elevator system.

**Documentation**

- Elevator/exporter must have written records showing that containers/vessels/trucks have been inspected and cleaned as required prior to loading with IP grain. Records must have inspection date(s) and the name(s) of the employee(s) who conducted the inspection(s).
- Elevator must have written records detailing bins/silos used for storing IP grain that has not been processed, but has been stored and unloaded from the elevator.
- Elevator must document and retain full records for all containers, trucks, and railcars loaded from the facility. Records must include container, truck, or railcar identification number, identification of the grain (IP variety, SQWH, or crush) and the quantity loaded. The bin that the grain has been loaded from must also be recorded.

**Audit Standards**

**Practice**

- The grower must retain grower documentation unless requested by the elevator. Documentation must be retained for a minimum period subject to the requirements of the HACCP Standard. Rule of thumb for HACCP records is three years.
- Elevator/exporter must have retained records to support an annual audit.

**Documentation**

- Elevator/exporter must declare on their sales contracts if they are selling crops under IP Standard.

**Non Conforming Product**

**Practice**

- The elevator/exporter shall ensure procedures exist to investigate the cause of potential and actual non-conformity.
- Non-conforming product includes any product that qualified as IP, but because of adventitious or intentional mixing no longer meets IP requirements.
- IP manual should detail how employees will inform the correct individual in the chain of command about non-conforming product.
- If the exporter has non-conforming product they must show in their documentation that they have a procedure to address the situation. This must include either documentation for disposal, customer acceptance, or alternate non-IP sales arrangements.
- The Elevator/Exporter should have a corrective action procedure.

**Documentation**

- The elevator/exporter must have a written protocol detailing how they will address a situation where they have non-conforming product.
- The Exporter must have documentation showing that non-conforming product has either been disposed of, that the customer has been informed and accepted the non-conformance or that alternate non-IP sales arrangements were made.

**Example of an On-farm IPT Program Checklist** (For other checklists see Chapters 6b Canada’s Soybean Export Association Procedures and 6c EurepGap)
<table>
<thead>
<tr>
<th>General Checklist</th>
<th>Action</th>
<th>Detailed Procedure</th>
<th>Employee Inspected</th>
<th>3&lt;sup&gt;rd&lt;/sup&gt; Party Inspected</th>
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| Loading                        |        |        |        |            |
| Containers                     | Yes    | Yes    | Yes    | Yes        |
| Vessels                        | Yes    | Yes    | Yes    |            |
| Trucks                         | Yes    | Yes    | Yes    |            |
| Railcars                       | Yes    | Yes    | Yes    |            |
| IP Manual                      |        |        |        | Yes        |
| Storage History                |        |        |        | Yes        |

| Audit Standards                |        |        |        |            |
| Grower                         |        |        |        | Yes        |
| Elevator                       |        |        |        | Yes        |
| Exporter                       |        |        |        | Yes        |

| Non Conforming Product         |        |        |        |            |
| Status Chg Procedure           | Yes    |        |        |            |
| IP Manual                      | Yes    |        |        | Yes        |
| Exporter Procedure             | Yes    |        |        | Yes        |
| Custody Chg Procedure          | Yes    |        |        | Yes        |
Appendix C. Official US and Canadian Foundation Seed Agencies


Alabama Crop Improvement Association
Jim Bostick, Executive Vice President
P.O. Box 357, Headland AL 36345-0357
Telephone 334/693-3988   Fax 334/693-2212
E-mail: jpbostick@centurytel.net
Web: http://www.ag.auburn.edu/SSCA/

Alaska Plant Materials Center
Kathi VanZant, Seed Analyst
HC04, Box 7440, Palmer AK 99645
Telephone 907/745-4469   Fax 907/746-1568
E-mail: kathi_vanzant@dnr.state.ak.us

Arizona Crop Improvement Association
Abed Anouti
2120 East Allen Road, Tucson AZ 85719
Telephone 520/318-7271   Fax 520/318-7272
E-mail: anouti@ag.arizona.edu

Arkansas, University of, Foundation Seed Program
Christopher, Deren, Director
Univ of Arkansas, Rice Research & Extension Center
2900 Hwy. 130 East, Stuttgart, AR 72160
Telephone 870/673-2661   Fax 870/673-4315
E-mail: cderen@uark.edu

California Foundation Seed Program
Larry R. Teuber, Director
University of California, David
Dept. of Plant Sciences Foundation Seed Program
Plant & Environmental Sciences Bldg., Mail Stop 1
One Shields Avenue
Davis CA 95616-8780
Telephone 530/752-2461   Fax 530/754-7283
E-mail: lkteuber@ucdavis.edu
Earl Booth, Seed Production Manager
Telephone 530/754-5184   Fax 530/754-6122
E-mail: webooth@ucdavis.edu
Web: http://fsp.ucdavis.edu

Canadian Seed Growers’ Association
Dale Adolph, Executive Director
240 Catherine, Box 8455, Ottawa Ontario Canada K1G 3T1
Telephone 613/236-0497   Fax 613/563-7855
E-Mail: adolphed@seedgrowers.ca

Colorado Agronomy Foundation Seed
Aaron Brown, Manager
Department of Soil and Crop Sciences
Colorado State University, Ft Collins CO 80523
Telephone 970/491-6202   Fax 970/491-0565

Connecticut (No Agency)
Contact: Alton Van Dyke, Supervisor
Agriculture Commodities Division
Connecticut Department of Agriculture
765 Asylum Avenue, Hartford CT 06115
Telephone 860/713-2565

University of Delaware Plant Science Department
Bob Uniatowski
Newark DE 19711
Telephone 302/738-2531   Fax 302/831-3651

Florida Foundation Seed Producers Inc.
Tom Stadsklev, Manager Secretary
P.O. Box 309, Greenwood FL 32443
Telephone 850/594-4721   Fax 850/594-1068
E-mail: seed@digitalexp.com

Georgia Seed Development Commission
Mike Garland, Manager
2420 South Milledge Avenue, Athens GA 30605
Telephone 706/542-5640   Fax 706/227-7159
E-mail: mgarland@agr.state.ga.us
Web: www.gsdc.com

Idaho Foundation Seed Program
Kathy Stewart-Williams
3806 North 3600 East, Kimberly ID 83341-5082
Telephone 208/423-6655   Fax 208/423-6656
E-mail: williams@kimberly.uidaho.edu

Illinois Foundation Seeds Inc.
Dale Cochran, Manager
P.O. Box 722, Champaign IL 61824-0722
Telephone 217/485-6260   Fax 217/485-3687
E-mail: dcochran@ifsi.com

Agricultural Alumni Seed Improvement Association
Fayte Brewer, Manager
P.O. Box 158, 702 State Road 28
E. Romney IN 47981-0158
Telephone 765/538-3145   Fax 765/538-3600
E-mail: brewer@agalumniseed.com
Web: www.agalumniseed.com
Iowa Committee for Agricultural Development
Lynn E. Henn, Production Manager
4611 Mortensen Road, Suite 101
Ames IA 50011-1010
Telephone 515/292-3497   Fax 515/292-6272
E-mail: lhenn@iastate.edu
Web: www.ag.iastate.edu/centers/cad/

Kansas State University Agronomy Department
Vernon A. Schaffer, Assistant Agronomist
Department of Agronomy
Foundation Seed, Kansas State University,
2200 Kimball Avenue, Manhattan KS 66502
Telephone 785/332-6115   Fax 785/532-6094
E-mail: vas@ksu.edu

Kentucky Foundation Seed Project
Letha J. Drury, Manager
University of Kentucky
3250 Iron Works Pike, Lexington KY 40511-8470
Telephone 859/281-1109   Fax 859/253-3119
E-mail: ltomes@uky.edu

Maine Department of Agriculture
Bob Batteese, Acting Director
Division of Plant Industry
28 State House Station, Augusta ME 04333-0028
Telephone 207/287-3891   Fax 207/287-7548
E-mail: robert.batteese@maine.gov

Maryland Crop Improvement Association
William Kenworthy, Soybean Breeder
P.O. Box 169, Queenstown MD 21658-0169
Telephone 301/405-1324   Fax 301/314-9041
Bobbi Boyle, Secretary/Treasurer, 410/758-2007

Massachusetts State Seed Control Official
Department of Food & Agriculture
100 Cambridge, Boston MA 02202
Telephone 617/727-3020 ext 141   Fax 617/727-7235

Michigan Crop Improvement Association
C. James Palmer, Foundation Seed Operations Manager
P.O. Box 21008, Lansing, MI 48909
Telephone 517/332-3546   Fax 517/332-9301
E-mail: palmerj@michcrop.com

Minnesota Crop Improvement Association
Foundation Seed Services
Roger Wippler, Manager
1900 Hendon Avenue, St Paul MN 55108
Telephone 612/625-7766, 1-800-510-6242   Fax 612/625-3748
E-mail: wippl002@tc.umn.edu

Mississippi Foundation Seed Stocks
Randy Vaughan, Manager
Box 9811, Mississippi State University
Mississippi State MS 39762
Telephone 662/325-2390   Fax 662/325-8118
E-mail: rvaughan@pss.msstate.edu

Missouri Foundation Seed Stocks
Rick Hofen
University of Missouri, 3600 New Haven Road
Columbia MO 65201
Telephone 573/884-7333   Fax 573/884-4880
E-mail: hofenrj@missouri.edu

Montana Foundation Seed Stocks
William E. Grey, Director
Department of Plant Sciences and Plant Pathology,
P.O. Box 173150, 214 AgBiosciences Facility,
Montana State University, Bozeman MT 59717-3150
Telephone 406/994-5687   Fax 406/994-7600
E-mail: wgrey@montana.edu

Nebraska Foundation Seed Division
Jeff Noel, Director
1071 County Road G, Room C
Ithaca NE 68033-2234
Telephone 402/624-8038 or 8012   Fax 402/624-8010
E-mail: jnoel2@unl.edu

Nevada Foundation Seed Stocks
P.O. Box 230, Lovelock NV 89419
Telephone 702/273-2923   Fax 702/273-7647

New Hampshire (No Agency)
See Northeast Foundation Seed Alliance

New Jersey (No Agency)
See Northeast Foundation Seed Alliance

New Mexico Crop Improvement Association
Lonnie Mathews
MSC-3C1-NMSU, USDA Building on West College
St, Las Cruces NM 88003
Telephone 505/646-4125   Fax 505/646-8137
E-mail: lomathew@nmsu.edu
Web: www.cahe.nmsu.edu/nmcia

New York Seed Improvement Project
Alan Westra, Manager
103C Leland Lab, Cornell University,
Ithaca NY 14851-0218
Telephone 607/255-9869   Fax 607/255-9048
E-mail: aw4@cornell.edu

North Carolina Foundation Seed Producers Inc.
8220 Riley Hill Road, Zebulon, NC 27597
Telephone 919/269-5592   Fax 919/269-5593
North Dakota Foundation Seed Stocks Project
Dale Williams, Director
270D Loftsgard Hall, Box 5051, North Dakota State University
Fargo ND 58105-5051
Telephone 701/231-8140  Fax 701/231-8474
E-mail: dale.williams@ndsu.nodak.edu
Web: www.ag.ndsu.nodak.edu/aginfo/seedstock/fss/

Northeast Foundation Seed Alliance
Alan Westra, Manager
103C Leland Lab, Cornell University
Ithaca NY 14853
Telephone 607/255-9869  Fax 607/255-9048
E-mail: aaw4@cornell.edu

Ohio Foundation Seeds, Inc.
Jack D. Debolt, Manager
P.O. Box 6, Croton OH 43013
Shipping address: 11491 Foundation Road
Telephone 740/893-2501  Fax 740/893-3183
E-mail: ofsi@earthlink.net

Oklahoma Foundation Seed Stocks, Inc.
D. L. (Doc) Jones, Coordinator
102 Small Grains Building
OSU Agronomy Research Station
Stillwater OK 74078-6175
Telephone 405/624-7041  Fax 405/624-6705
E-mail: doc@ofssinc.com

Oregon Foundation Seed
351B Crop Science Building
Oregon State University, Corvallis OR 97331-3002
Telephone 541/737-5094
E-mail: Daniel.Curry@oregonstate.edu

Pennsylvania (No Agency)
See Northeast Foundation Seed Alliance

Rhode Island Department of Agriculture
Steve Volpe, Contact
22 Hayes Street, Providence RI 02908
Telephone 401/277-2781  Fax 401/277-6047

South Carolina Foundation Seed Association
G. Michael Watkins, Executive Vice President
1162 Cherry Road, Clemson University
Clemson SC 29634-9952
Telephone 864/656-2520  Fax 864/656-6879
E-mail: seedw@clemson.edu

South Dakota Foundation Seed
Jack Ingemansen, Manager
1200 North Campus Drive, Box 2207A
South Dakota State University, Brookings SD 57007
Telephone 605/688-5418  Fax 605/688-6633
E-mail: jack.ingemansen@sdstate.edu

Tennessee Foundation Seed
Jack R. Dunn, Manager
2640-C Nolensville Road, Nashville TN 37211
Telephone 615/242-0467  Fax 615/248-3461
E-mail: tfs@superiorseeds.org

Texas Foundation Seed Service
R. Steven Brown, Program Director
11914 Highway 70S Vernon TX 76384-8362
Telephone 940/552-6226  Fax 940/552-5524
E-mail: rsbrown@ag.tamu.edu

Utah Crop Improvement Association
Stanford A. Young, Secretary Manager
4855 Old Main Hill, Utah State University
Logan UT 84322-4855
Telephone 435/797-2082  Fax 435/797-3376
E-mail: sayoung@mendel.usu.edu
Web: www.utahcrop.org

Vermont Department of Agriculture
Food & Marketing, Drawer 20
116 State Street, Montpelier VT 05620-2901
Telephone 802/828-2431  Fax 802/828-2361

Virginia Foundation Seed Division
Bruce Beahm, Manager
4200 Cople Hwy, P.O. Box 78, Mt Holly VA 22524
Telephone 804/472-3500  Fax 804/472-4649
E-mail: bbeahm@rivnet.net

Washington State Crop Improvement Foundation Seed Service
Darlene Hilkin, Contact, Seed House
WSU Seed house, Grimes Way, Pullman WA 99164
Telephone 509/335-4365  Fax 509/335-7007
E-mail: wscia@wsu.edu

West Virginia Associated Crop Growers
John A. Balasko, Secretary-Treasurer
1090 Agricultural Science Building
West Virginia University, P.O. Box 6108
Morgantown, WV 26506-6108
Telephone 304/293-6256

Wisconsin Foundation Seeds
Jim Albertson, Director
1575 Linden Circle
University of Wisconsin, Madison, WI 53706-1597
Telephone 608/262-9954  Fax 608/262-0168
E-mail: jcalbert@facstaff.wisc.edu

Wyoming Seed Certification Service
Mike D. Moore, Manager
mddmoore@uwyo.edu
University of Wyoming Seed Certification Service
P.O. Box 983, Powell WY 82435
Telephone 307/754-9815  Fax 607/754-9820
Web: www.wyseedcert.com
## Appendix D. EurepGAP Accreditation Bodies

A listing of EurepGAP Accredited Certification Bodies, Membership and Certifying Body (CB) Fees, DAP German Accreditation System Benchmarking Fee Schedule, and Joint Accreditation System of Australia and New Zealand Benchmarking Fee Schedule.

<table>
<thead>
<tr>
<th>Organization</th>
<th>Hdqtr</th>
<th>Comments: Approved for:</th>
</tr>
</thead>
<tbody>
<tr>
<td>ABCERT GmbH</td>
<td>Germany</td>
<td>Sub-scopes: combinable crops, cattle &amp; sheep, dairy, pigs, poultry</td>
</tr>
<tr>
<td>Agrar-Control GmbH</td>
<td>Germany</td>
<td>Sub-scopes: combinable crops, cattle &amp; sheep, dairy, pigs, poultry</td>
</tr>
<tr>
<td>AGRIZERT GmbH Gesellschaft zur Qualitätsförderung</td>
<td>Germany</td>
<td>Sub-scopes: Cattle &amp; Sheep, Dairy, Pigs, Poultry and Combinable Crops</td>
</tr>
<tr>
<td>CERES - CERTification of Environmental Standards G</td>
<td>Germany</td>
<td>Sub-scopes: Cattle &amp; Sheep, Dairy, Pigs, Poultry and Combinable Crops</td>
</tr>
<tr>
<td>Control Union Certifications B.V. (former Skal International)</td>
<td>Netherlands</td>
<td>Sub-scopes: cattle &amp; sheep, dairy, pigs, poultry, combinable crops</td>
</tr>
<tr>
<td>Efsis Ltd.</td>
<td>UK</td>
<td>Sub-scopes: cattle &amp; sheep, Poultry</td>
</tr>
<tr>
<td>EUROCERT European Inspection and Certification</td>
<td>Greece</td>
<td>Sub-scopes: poultry</td>
</tr>
<tr>
<td>FoodCert B.V.</td>
<td>Netherlands</td>
<td>Combinable crops</td>
</tr>
<tr>
<td>Instituto Genesis</td>
<td>Brazil</td>
<td>Sub-scopes: cattle &amp; sheep, dairy, pigs, poultry and combinable crops.</td>
</tr>
<tr>
<td>IRAM-Instituto Argentino de Normalizacion y Certificacion</td>
<td>Argentina</td>
<td>Sub-scopes: cattle &amp; sheep, dairy, poultry, combinable crops.</td>
</tr>
<tr>
<td>Luxcontrol GmbH</td>
<td>Germany</td>
<td>Sub-scopes: cattle &amp; sheep, dairy, pigs, poultry and combinable crops.</td>
</tr>
<tr>
<td>Organización Internacional Agropecuaria S.A.</td>
<td>Argentina</td>
<td>Sub-scopes: cattle &amp; sheep, dairy, combinable crops, poultry</td>
</tr>
<tr>
<td>Planejar Informatica e Certificacao Ltda.</td>
<td>Brazil</td>
<td>Sub-scopes: cattle &amp; Sheep, dairy, pigs, poultry, combinable crops</td>
</tr>
<tr>
<td>QAL GmbH</td>
<td>Germany</td>
<td>Sub-scopes: cattle &amp; sheep, dairy, pigs, poultry, combinable crops</td>
</tr>
<tr>
<td>Servico Brasileiro de Certificacoes Ltda</td>
<td>Brazil</td>
<td>Sub-scopes: cattle &amp; sheep, dairy, pigs, poultry and combinable crops.</td>
</tr>
<tr>
<td>SGS BELGIUM NV</td>
<td>Belgium</td>
<td>Sub-scopes: Combinable Crops (restricted to Option 1 Certification)</td>
</tr>
<tr>
<td>SGS Germany GmbH</td>
<td>Germany</td>
<td>Sub-scopes: Cattle &amp; Sheep, Dairy, Pigs, Poultry and Combinable Crops</td>
</tr>
<tr>
<td>TVL - Thüringer Verband für Leistungs- u. Qualitätsprüfungen in der Tierzucht</td>
<td>Germany</td>
<td>Sub-scopes: Cattle &amp; Sheep, Dairy, Pigs and Combinable Crops</td>
</tr>
<tr>
<td>WQS Certificação de Produtos Ltda.</td>
<td>Brazil</td>
<td>Sub-scopes: cattle &amp; sheep, dairy, pigs, poultry and combinable crops.</td>
</tr>
</tbody>
</table>
### EurepGAP Membership Fees

<table>
<thead>
<tr>
<th>Fee Type</th>
<th>Applies to</th>
<th>Amount</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Retail Membership Fee</td>
<td>Retailer and Foodservice Membership</td>
<td>3,600 EUR</td>
<td>Per calendar year</td>
</tr>
<tr>
<td>Group Supplier Membership</td>
<td>Produce Group or Producer Organization, or Scheme</td>
<td>2,500 EUR</td>
<td>Per calendar year; includes one sub-scope and sector committee voting right; maximum 3,600 EUR per one organization covering 3 or more sub-scopes.</td>
</tr>
<tr>
<td>Individual Supplier Membership</td>
<td>Each additional sub-scope</td>
<td>1,550 EUR</td>
<td>Per calendar year; includes one sub-scope and sector committee voting right; maximum 2,600 EUR per one organization covering 3 or more sub-scopes.</td>
</tr>
<tr>
<td>Supplier Membership Extension</td>
<td>Each additional sub-scope</td>
<td>520 EUR</td>
<td>Per calendar year up to maximum 1,050 EUR.</td>
</tr>
<tr>
<td>Associate Membership</td>
<td>Certification Body (CB), Consulting, Plant-Protection or Fertilizer Industry, etc., and their associations</td>
<td>1,550 – 3,600 EUR</td>
<td>Per calendar year; covers all scopes and sub-scope.</td>
</tr>
</tbody>
</table>

### Certification Body (CB) Fees

<table>
<thead>
<tr>
<th>Fee Type</th>
<th>Applies to</th>
<th>Amount</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Initial Evaluation Fee for applicant CB</td>
<td>Initial application</td>
<td>300 EUR</td>
<td>For first application only</td>
</tr>
<tr>
<td>CG License Fee “First Scope”</td>
<td>Approval of first scope</td>
<td>3,000 EUR</td>
<td>Per calendar year, includes one free participation for one person per year to a CB workshop of that scope and a 500 EUR voluntary association membership fee discount.</td>
</tr>
<tr>
<td>CB License Fee “each Additional Scope”</td>
<td>Approval of each additional scope</td>
<td>500 EUR</td>
<td>Per calendar year, includes one free participation for one person per year to a CB workshop of each additional scope.</td>
</tr>
<tr>
<td>Certification License Fee</td>
<td>Each audit and inspection based on the minimum frequencies established in EurepGAP General Registration for Option 1 and 2</td>
<td>20 EUR</td>
<td>For Option 1: One fee for each certification issued. For Option 2: The square root of the total number of producers + 1 for the group is multiplied by the Certification license fee. Additional un-announced audits/inspections (10 percent of all Option 1 and 2 Certificates per CB) are also charged at 20 Euros each.</td>
</tr>
<tr>
<td>Online Training and Examination Fee</td>
<td>Each assigned auditor and/or inspection per scope and EurepGAP standard version</td>
<td>150 EUR</td>
<td>Payable once for each auditor/inspector with a three year standard version validity period.</td>
</tr>
</tbody>
</table>

### DAP German Accreditation System for Testing

**EurepGAP Benchmarking Fee Schedule**

<table>
<thead>
<tr>
<th>Process step</th>
<th>Fee EUR</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Standard Owner application fee</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fruit &amp; Vegetable; Flowers &amp; Ornamentals; and Integrated Aquaculture Assurance Stds.</td>
<td>3,850</td>
<td>The application fee includes all associated administration costs, preliminary technical review, peer review facilitation, and independent technical review and report.</td>
</tr>
<tr>
<td>Integrated Farm Assurance (IFA) Standard</td>
<td></td>
<td>The following fees have been calculated based on the number of control points in each of the modules. If your standard includes a combination that is different to those below please ask DAP for the correct fee applicable to your standard.</td>
</tr>
<tr>
<td>- Combinable crops</td>
<td>3,350</td>
<td>All farm base + combinable crops module</td>
</tr>
<tr>
<td>- Cattle &amp; Sheep, pig, or dairy</td>
<td>3,600</td>
<td>All farm base + livestock base + 1 species module</td>
</tr>
<tr>
<td>- Poultry</td>
<td>4,100</td>
<td>All farm base + livestock + poultry module</td>
</tr>
<tr>
<td>- Combinable crops + 1 species (except poultry)</td>
<td>4,100</td>
<td>All farm base + livestock base + 1 species modules + combinable crops</td>
</tr>
<tr>
<td>- Combinable crops + poultry</td>
<td>4,550</td>
<td>All farm base + livestock base + poultry + combinable crops</td>
</tr>
<tr>
<td><strong>Independent Witness Assessment (all standards)</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Scheme owner witnessing fee</td>
<td>1,400</td>
<td>Includes witness auditing (physical benchmarking), preparation and reporting. The fee is the same for each of the above standards</td>
</tr>
<tr>
<td><strong>Additional expenses</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Travel time</td>
<td>260</td>
<td>For travel in excess of 12 hrs travel time a flat fee will be charged each way.</td>
</tr>
<tr>
<td>Additional application processing</td>
<td>500/ day</td>
<td>If applications are incomplete or where allocated timeframes for processing are exceeded.</td>
</tr>
</tbody>
</table>

### Joint Accreditation System of Australia and New Zealand

**EurepGAP Benchmarking Fee Schedule**

The application fee includes all associated administration costs, preliminary technical review, peer review facilitation, and independent technical review and report.

<table>
<thead>
<tr>
<th>Process Step</th>
<th>Modules and Notes</th>
<th>Fee $ AUD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fruit &amp; Vegetables Std</td>
<td>NA</td>
<td>6,400</td>
</tr>
<tr>
<td>Flowers &amp; Ornamentals Std</td>
<td>NA</td>
<td>6,400</td>
</tr>
<tr>
<td>Integrated Aquaculture Assurance Standard</td>
<td>If your scheme or standard includes a combination that is different to those below please contact JAS-ANZ for the correct fee applicable to your scheme or standard.</td>
<td></td>
</tr>
<tr>
<td>Base Module (BM) + Salmonid Module (SM)</td>
<td></td>
<td>6,600</td>
</tr>
<tr>
<td>BM + Chain of Custody Module (CCM)</td>
<td></td>
<td>6,700</td>
</tr>
<tr>
<td>BM + CCM + SM</td>
<td></td>
<td>6,800</td>
</tr>
<tr>
<td>Integrated Farm Assurance Standard</td>
<td>If your scheme or standard includes a combination that is different to those below please contact JAS-ANZ for the correct fee applicable to your scheme or standard.</td>
<td></td>
</tr>
<tr>
<td>All farms Module (AF) + Crops Based Module (CB) + Fruit &amp; Vegetable (FV)</td>
<td></td>
<td>6,800</td>
</tr>
<tr>
<td>AF + Livestock Base Module (LBM) + Poultry Module (PM)</td>
<td></td>
<td>6,800</td>
</tr>
<tr>
<td>AF + CB + Combined Crops Module (CCM)</td>
<td></td>
<td>6,400</td>
</tr>
<tr>
<td>AF + LBM + Pig Module (PGM)</td>
<td></td>
<td>6,400</td>
</tr>
<tr>
<td>AF + LBM + Cattle &amp; Sheep Module (CSM)</td>
<td></td>
<td>6,400</td>
</tr>
<tr>
<td>AF + LBM + CSM + Dairy Module (DM)</td>
<td></td>
<td>6,500</td>
</tr>
<tr>
<td><strong>Independent Witness Assessment (all standards) and Additional Expenses</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Scheme Witnessing Fee</td>
<td>Includes witness assessment (physical benchmarking) preparation and reporting. The fee is the same for each of the above standards and combinations.</td>
<td>2,400</td>
</tr>
<tr>
<td>Travel Time</td>
<td>For travel in excess of 12 hours travel time a flat fee will be charged each way.</td>
<td>500</td>
</tr>
</tbody>
</table>
Appendix E. ISO 22000:2005 General principles and basic requirements

General principles and basic requirements for ISO 22000:2005 system design and implementation

1 Scope - This International Standard gives the principles and specifies basic requirements for the design and implementation of a feed and food traceability system. It can be applied by an organization operating at any step of the feed and food chain or by organizations cooperating along the chain. It is a technical tool to comply with specific regulations or other defined objectives and is applicable when necessary to document the history, or location of a product or the relevant component(s). It is intended to be flexible enough to allow feed and food organizations to achieve identified objectives.

2 Normative references - ISO 22000:2005, Food safety management systems — Requirements for any organization in the food chain.

3 Terms and definitions
3.1 Product - result of a process. NOTE: Product may include packaging material.
3.2 Lot - set of units of a product which have been produced and/or processed or packaged under similar circumstances.2
3.3 Location - place of production, handling, storage and/or sale.
3.4 Traceability - ability to follow the movement of a feed or food through specified stage(s) of production, processing and distribution.3
3.5 Feed and food chain - sequence of the stages and operations involved in the production, processing, distribution, storage and handling of feed and food and their ingredients, from primary production to consumption.
3.6 Flow of materials - movement of any feed and food, feed and food ingredients and/or packaging at any point in the feed and food chain.
3.7 Organization - group of people and facilities with an arrangement of responsibilities, authorities and relationships.
3.8 Data - recorded information.

4 Principles and objectives of traceability
4.1 General - Traceability systems should be able to document the history of the product and/or locate a product in the feed and food chain. Traceability systems contribute to the search for the cause of nonconformity and the ability to withdraw and/or recall products if necessary. This improves the reliability of information and business efficiency.

4.2 Principles - Traceability systems should be verifiable, applied consistently and equitably, results oriented, cost effective, and practical to apply.

4.3 Objectives - In developing a feed and food chain traceability system, it is necessary to identify the specific objectives to be achieved. These objectives should take into

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1 From the Draft International Standard ISO/DIS 22005. Traceability in the feed and food chain — General principles and basic requirements for system design and implementation. ISO 22005 was prepared by Technical Committee ISO/TC 34, Food products.

2 The lot is determined by parameters established beforehand by the organization. NOTE: A set of units may be reduced to a single unit of product.

3 Movement can relate to the origin of the materials, processing history or distribution of the feed or food but should be confined to one step forward and one step backward in the chain. NOTE: Terms such as “document traceability,” “computer traceability,” or “commercial traceability” should be avoided.
consideration the principles identified in 4.2, including the technical and economic feasibility of achieving these objectives. Examples of objectives are the following:

- to support food safety or quality objectives
- to document the history or origin of the product
- to facilitate the withdrawal and/or recall of products
- to identify the responsible parties in the feed and food chain
- to facilitate the verification of specific information about the product
- to communicate information to relevant stakeholders and consumers

5 Design

5.1 General design considerations - Traceability is a tool that should be coordinated within the context of a broader management system. The choice of a traceability system should result from balancing the different requirements, the technical feasibility and the economic acceptability. Each element of a traceability system should be considered and justified on a case-by-case basis taking into account the objectives to be achieved. In the design of a traceability system the following shall be considered:

- objectives
- products or ingredients
- feed and food chain placement
- flow of materials
- information requirements
- procedures
- documentation
- feed and food chain coordination

5.2 Choice of objectives - The organization shall identify the objectives of its traceability system.

5.3 Products and/or ingredients - The organization shall identify the relevant products and/or ingredients to achieve the objectives of its traceability system.

5.4 Steps for the design

5.4.1 Feed and food chain placement - The organization shall determine its place in the food chain by identifying its suppliers and customers.

5.4.2 Flow of materials - The organization shall determine the flow of materials within its control.

5.4.3 Information requirements - The organization shall determine the information:

- to be obtained from its suppliers
- to be collected concerning the process history
- to be provided to its customers

5.5 Establishment of procedures - Procedures generally relate to documenting the flow of products, materials and information including document retention and verification. The organization shall establish procedures that include at least the following:

a) define the product
b) define the lot
c) identify the lot
d) document the flow of materials including the media for documentation
e) manage the data
f) retrieve the information for communication

Note: Non-Conformity Procedures should be established for the traceability information that does not conform to specific objectives established through the traceability system. These management procedures should include adequate marking and follow up steps intended to prevent recurring incidents of non-conformance.

5.6 Documentation requirements - The organization shall determine which documents are required to achieve the objectives of its traceability system.

Appropriate documentation may include for example:
• description of the relevant steps in the chain
• description of the responsibilities for the management of data
• written or recorded information documenting the activities and manufacturing process
  flows and results of verification and audits
• documentation addressing action taken to manage non-conformity related to the
  established traceability system
• document retention times

5.7 Feed and food chain coordination - If an organization participates in a traceability system
with other organizations, these requirements (5.2 to 5.6) shall be coordinated. Links in
the feed and food chain are established as each organization identifies its immediate prior
source(s) and immediate subsequent recipient(s).

6 Implementation
6.1 General - The organization shall demonstrate its commitment to the implementation of a
traceability system by assigning management responsibilities and by providing resources.
Following the design and development of a traceability system the organization shall
implement the steps specified in 6.2 to 6.7. Each organization may choose appropriate
tools to trace, record, and communicate information.

6.2 Traceability plan - Each organization shall establish a traceability plan which can be part of
a broader management system. The traceability plan should include all the identified
requirements.

6.3 Responsibilities - The organization shall define and communicate tasks and responsibilities
to its personnel.

6.4 Training plan - An organization shall develop and implement a training plan. Personnel who
can affect the traceability system shall be adequately trained and informed. They should
be able to demonstrate competence to correctly implement the traceability system.

6.5 Monitoring - The organization shall establish a monitoring scheme for the traceability system

6.6 Internal audit - The organization shall conduct an internal audit at planned intervals to assess
the effectiveness of the system to meet the established objectives.

6.7 Review - The organization shall review the traceability system at appropriate intervals or
whenever changes are made to the objectives and/or in the product or processes.
Examples for this review may include:
   a) test results       b) new or amended regulations
   c) audit findings    d) changes to product or processes
   e) corrective actions f) customer feedback including complaints
   g) information provided by other organizations in the feed and food chain
Appendix F. HACCP Training Providers

A listing of HACCP training providers by National and International listing

### National Sites

**ABS Consulting**
10301 Technology Drive  
Knoxville, TN 37932  
Ph: 865.676.2580 Fax: 865.671.5851  
email: kevans@absconsulting.com  
http://www.abs-jbfa.com/137.html

**American Institute of Baking**
P.O. Box 3999  
Manhattan, KS 66505-3999  
Ph: 800.242.2534 Fax: 785.537.1493  
email: sales@aibonline.org  
http://www.aibonline.org

**Biuzmzlnz Inc./CVA Int Ltd.**
130 S Bemiston Ave STE 101  
Clayton, MO 63105  
Ph: 304.863.5079 Fax: 314.863.6571  
email: chriz@bizmanualz.com  
http://www.Bizmanualz.com

**BULLTEK LTD**
4666 Wellesley Way, S101  
Riverside, CA 92507  
Ph: 1.888.BULLTEK Fax: 909.683.4013  
email: haccp@bulltek.com  
http://bulltek.com

**Consulting Nutritional Services**
26500 W. Agoura Rd. Suite 209  
Calabasas, CA 91302  
Ph: 818.874.9626 Fax: 818.874.9228  
email: cnrd@aol.com or cnfsafe@earthlink.net  
http://www.foodsafe.com

**D.L. Newslow & Associates, Inc.**
8260 Cathy Ann Street  
Orlando, FL 32818  
Ph: 407.290.3156 Fax: 407.290.0252  
email: nancyemcdl@aol.com  
http://www.foodquality.com/newssems.html

**Environ Health Associates, Inc**
2694 Magnolia Rd.  
DeLand, FL 32720  
Ph: 866.734.5187 Fax: 386.738.1465  
email: ehriz@bizmanualz.com  
http://www.safted.com

**ASI Food Safety Consultants, Inc.**
7625 Page Boulevard  
St. Louis, MO 63133  
Ph: 800.477.0778 x113 Fax: 314.727.4910  
email: jhuge@asifood.com  
http://www.asifood.com

**Food Processors Inst./Food Products Assoc.**
1350 I Street, N.W. Suite 300  
Washington, D.C. 20005-3305  
Ph: 202.639.5932 Fax: 202.355.0983  
email: jepstein@nfpa-food.org  
http://www.fpi-food.org/courseschedule.cfm

**Food Safe Services**
P.O. BOX 5447  
Pocatello, ID 83202  
Ph: 877.770.8070 Fax: 407.290.0252  
email: kris@foodsafe.com  
http://www.haccp.com

**Food Safety Specialists**
1009 S. Main Street  
Fort Atkinson, WI 53538  
Ph: 262.745.6087 Fax: 920.568.9270  
email: warren@compufort.com  
http://www.foodsafetyconsultants.com

**Foodboss, LLC**
PO Box 577455  
Modesto, CA 95357  
Ph: 209.869.5560 Fax: 209.869.5560  
email: haccp@foodboss.com  
http://www.foodboss.com

**Hospitality Institute of Technology and Mgmt**
670 Transfer Road, Suite 21A  
St. Paul, MN 55114  
Ph: 651.646.7077 Fax: 651.646.5984  
email: osnider@hi-tm.com http://www.hi-tm.com

**Institute of Food Technologists**
525 W. Van Buren, Suite 1000  
Chicago, IL 60607  
Ph: 312.782.8424 Fax: 312.782.0045  
email: ajanguiano@ift.org  
http://www.ift.org/cms/?pid=1000408
National Marine Fisheries Service
11-15 Parker St.
Gloucester, MA 01930
Ph: 978-281-9124 Fax: 978-281-9125
e-mail: Karla.Ruzicka@noaa.gov
http://seafood.nmfs.noaa.gov/training.htm

NC State Univ-Dept. of Food Science
Campus Box 7624
Raleigh, NC 27695
Ph: 919.513.2268 Fax: 919.515.7124
e-mail: foodsafety@ncsu.edu
http://www.foodsafetytraining.info

NC State Univ-Dept. of Food Science
Campus Box 7624
Raleigh, NC 27695
Ph: 919.513.2268 Fax: 919.515.7124
e-mail: foodsafety@ncsu.edu
http://www.foodsafetytraining.info

NSF International World Hdqtrs.
789 N. Dixboro Rd
Ann Arbor, MI 48105
Ph: 734.913.5703 Fax: 734.827.7795
e-mail: cphe@nsf.org
http://www.nsf.org

PhF Specialists
P.O. Box 7697
San Jose, CA 95160
Ph: 408.275.0161 Fax: 408.280.0979
e-mail: phfspec@pacbell.net
http://www.phfspec.com

Silliker Laboratories
900 Maple Road
Homewood, IL 60430
Ph: 708.957.7878 Fax: 708.957.1483
e-mail: info@silliker.com
http://www.silliker.com/courses.php

Southwest Meat Association and Texas A&M University
Southwest Meat Association
4103 S. Texas Avenue, Suite 101
Bryan, TX 77802
Ph: 979.846.9011 Fax: 979.846.8198
e-mail: sma.jih@tca.net
http://www.southwestmeat.org/

University of California, Davis
UC Davis Extension
1333 Research Park Drive
Davis, CA 95616
Ph: 800.752.0881 Fax: 530.757.8777
e-mail: questions@unexmail.ucdavis.edu
http://extension.ucdavis.edu

Virginia Tech
Dept. of Food Science and Technology
Blacksburg, VA 24061
Ph: 540-231-3658 Fax: 540-231-9293
e-mail: jeifert@vt.edu
International sites

Bizmanualz Inc./CVA International Ltd.
130 S Bemiston Ave STE 101
Clayton, MO 63105
Ph: 304.863.5079 Fax: 314.863.6571
e-mail: ehriz@bizmanualz.com
http://www.Bizmanualz.com

Campden & Chorleywood Food Research Association
Gloucestershire, GL55 6LD, UK
Ph: +44 (0)1386 842104 Fax: +44 (0) 1386 842100
e-mail: training@campden.co.uk
http://www.campden.co.uk/

Chartered Institute of Environmental Health
Long Hanborough Business Park, Long Hanborough, Oxford, UK
Ph: +44 (0) 1993 885600 Fax: +44 (0) 1993 885603
e-mail: customer.support@chgl.com

Food Industry Training /
Reading, Science & Technology Centre,
The University of Reading
Earley Gate, Whiteknights Road, Reading, RG6 6BZ.
Ph: +44 (0) 118 935 7346
Fax: +44 (0) 118 935 7345
e-mail: info@fit-r.com
http://www.fit-r.com

Guelph Food Technology Center
88 McGilvray St.
Guelph, Ontario
N1G 2W1 Canada
Ph: 519.821.1246 Fax: 519.836.1281
e-mail: gftc@gftc.ca
http://www.gftc.ca/coursereg/list.cfm

International Flight Catering Assoc
Surrey Place, Mill Lane
Godalming, Surrey, GU7 1EY, England
Ph: +44 (0) 1403 784363
Fax: +44 (0) 1483 419780
e-mail: colin.banks3@btinternet.com
http://www.ifcanet.com/teams/education/haccp/default.asp

QMI Training/CSA Learning Ctre
Canadian Stds Association, Learning Center
5060 Spectrum Way, Suite 100
Mississauga, ON, L4W 5N6 Canada
Ph: 800.463.6727
Fax: 416.747.2510
e-mail: learn@csa.ca
http://www.csa.ca

Reading Scientific Services Ltd.
The University of Reading
Earley Gate, Whiteknights Road
Reading, RG6 6BZ, UK
Ph: +44 (0) 118 935 7346 Fax: +44 (0) 118 935 7345
e-mail: info@fit-r.com
http://www.rssl.com/OurServices/Training/Food/
Appendix G. IFOAM Accredited Certification Bodies

Below is a listing of IFOAM Accredited Certification Bodies (ACB) as of June 20, 2006.¹ ²

<table>
<thead>
<tr>
<th>List of IFOAM Accredited Certification Bodies</th>
<th>June 20, 2006</th>
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</thead>
<tbody>
<tr>
<td><strong>Agri</strong></td>
<td>Contract No: 30</td>
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<tr>
<td>121 Hachashmonaim St. Tel Aviv 67011</td>
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<tr>
<td><strong>Israel</strong></td>
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<tr>
<td>Programs included in accreditation scope:</td>
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<tr>
<td><strong>Agri</strong></td>
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<tr>
<td>Categories included in accreditation scope:</td>
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<tr>
<td><strong>Crop production, Livestock, Processing and handling, Retail, Input manufacturing, Certification transference.</strong></td>
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<tr>
<td>Not accredited organic certification programme(s):</td>
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<tr>
<td><strong>Certification to US National Organic Programme, PPIs</strong></td>
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<td>Countries of operation:</td>
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<td><strong>Israel</strong></td>
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<td>Date current contract:</td>
<td>1 Jul 04</td>
</tr>
<tr>
<td>Date of contract expiry:</td>
<td>30 Nov 08</td>
</tr>
</tbody>
</table>

| **AgriQuality Ltd**                            | Contract No: 43 |
| PO Box 4127/Mount Maunganui South Hamilton     |                |
| **New Zealand**                                |                |
| Programs included in accreditation scope:     |                |
| **AgriQuality Organic Standards and Seal Programme** |                |
| Categories included in accreditation scope:   |                |
| **Crop production, Livestock, Wild products, Processing and handling, Retail, Input manufacturing, Certification transference and Grouper Groups** |                |
| Not accredited organic certification programme(s): |                |
| **NZ Food Safety Authority Organics Programme (MAF Organic Products Standard OP2 and USLIA requirements)** |                |
| Countries of operation:                       |                |
| **New Zealand, Vanuatu, Cook Islands, Malaysia** |                |
| Year first accredited:                        | 2003           |
| Date current contract:                        | 1 May 03       |
| Date of contract expiry:                      | 30 Apr 07      |

| **Aranea Certifying AB**                       | Contract No: 10 |
| Box 1840SE-751 46 Uppsala                    |                |
| **Sweden**                                    |                |
| Programs included in accreditation scope:     |                |
| **KRAV private standards**                    |                |
| Categories included in accreditation scope:   |                |
| **Crop production, Livestock, Wild products, Processing and handling, Input manufacturing, Certification transference, Retail, Grower groups** |                |
| Not accredited organic certification programme(s): |                |
| **Certification to EU Reg 2002/91 -non KRAV logo** |                |
| Countries of operation:                       |                |
| **Sweden, Bosnia & Herzegovina, Finland, Poland, Serbia, Tanzania, Thailand and Uganda** |                |
| Year first accredited:                        | 1994           |
| Date current contract:                        | 1 Oct 03       |
| Date of contract expiry:                      | 31 Jul 07      |

¹ Program(s) covered by the accreditation: A certification body may operate more than one certification program. However, the only program included in the scope of the IFOAM accreditation is listed here. For example it may be certifying organic to a regulation or it may be certifying something other than organic such as “produced without genetically modified organisms.”

² Categories included in accreditation scope: The certification body may certify various activities within its organic certification program. Accreditation is possible for certification of crop production, livestock, wild products, processing, textile processing, aquaculture, input manufacturing, retailing, grower groups, and certification transference. Regarding not accredited
<table>
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<th>List of IFOAM Accredited Certification Bodies</th>
<th>June 20, 2006</th>
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<tr>
<td><strong>Argencert S.R.L.</strong></td>
<td>Contract No: 25</td>
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<td>Argentina</td>
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<tr>
<td>Phone +54-11 4363 0033 Fax +54-11 4363 0202 E-Mail <a href="mailto:argencert@argencert.com.ar">argencert@argencert.com.ar</a></td>
<td></td>
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<tr>
<td>Programs included in accreditation scope:</td>
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<td>Certification to US National Organic Programme and European-Argentine Programme</td>
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<td>Countries of operation:</td>
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<td>Argentina, Chile, Paraguay</td>
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<td>Year first accredited:</td>
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<td>Date of contract expiry:</td>
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| **Australian Certified Organic**           | Contract No: 39 |
|                                           |               |
| Australia                                 |               |
| Phone +61 7 3350 5706 Fax +61 7 3350 5699 E-Mail certification@aco.net.au |
| Programs included in accreditation scope: |               |
| Australian Organic private Standards and BFA seal programme |
| Categories included in accreditation scope: |               |
| Crop production, Livestock, Processing and handling, Retail, Grower Groups, Certification transference. |
| Not accredited organic certification programme(s): |               |
| Certification to US National Organic Programme, Japan National Programme (JAS) and AQIS - Australian National Standard |
| Countries of operation:                   |               |
| Australia, Fiji, Japan, Malaysia, Papua New Guinea, Thailand. |
| Year first accredited:                    | 2003          |
| Date current contract:                    | 1 Feb 03      |
| Date of contract expiry:                  | 30 Sep 06     |

| **Bioagricert srl**                        | Contract No: 19 |
|                                           |               |
| Italy                                     |               |
| Phone +39 051 562 150 Fax +39 051 562 294 E-Mail amalia.rueda@bioagricert.org |
| Programs included in accreditation scope: |               |
| Bioagricert private standards and seal programme designated as 'Bioagricert International' |
| Categories included in accreditation scope: |               |
| Crop production, Processing and handling, Input manufacturing, Certification transference, Grower Groups |
| Not accredited organic certification programme(s): |               |
| Certification to EU Reg 2092/91, US National Organic Program, JAS |
| Countries of operation:                   |               |
| Italy, Mexico, Thailand                   |               |
| Year first accredited:                    | 1996          |
| Date current contract:                    | 1 Aug 05      |
| Date of contract expiry:                  | 31 Jul 09     |

organic certification program(s): If a certification body operates more than one cert. program, this listing indicates any programs that are not included in the accreditation scope.
### List of IFOAM Accredited Certification Bodies

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<tr>
<th>Certification Body</th>
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<th>Date of contract expiry</th>
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<td>Crop production, Livestock, Wild products, Processing and handling, Input manufacturing, Retail, Certification transference, Grower Groups.</td>
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<td>USDA NOP, NZ Domestic Programme; Water, Salt; Health &amp; Bodycare</td>
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<td>Countries of operation:</td>
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<td>Biokontroll Hungaria Kht</td>
<td>47</td>
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<tr>
<td>Countries of operation:</td>
<td>Germany, Belgium, Italy, Netherlands, France, Austria, Switzerland</td>
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<td><strong>List of IFOAM Accredited Certification Bodies</strong></td>
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<tr>
<td><strong>BIOPARK e.V.</strong></td>
<td><strong>Contract No.:</strong> 42</td>
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<tr>
<td>R'vertannen 1316273 Gostrow</td>
<td><strong>Germany</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Phone +49 387 387 0309 Fax +49 387 387 0024 E-Mail <a href="mailto:info@biopark.de">info@biopark.de</a></td>
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<td><strong>Germany</strong></td>
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| **Year first accredited:** 2003 | **Date current contract:** 1 May 03 | **Date of contract expiry:** 30 Apr 07 |

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<tr>
<th><strong>BIOS S.r.l.</strong></th>
<th><strong>Contract No.:</strong> 49</th>
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<tbody>
<tr>
<td>Via M. Grappa, 37/CMarostica VI 39053</td>
<td><strong>Italy</strong></td>
</tr>
<tr>
<td>Phone +39 0424 471 125 Fax +39 0424 478 947 E-Mail <a href="mailto:info@certbios.it">info@certbios.it</a></td>
<td></td>
</tr>
<tr>
<td><strong>Programs included in accreditation scope:</strong></td>
<td><strong>BIOS International</strong></td>
</tr>
<tr>
<td><strong>Categories included in accreditation scope:</strong></td>
<td><strong>Crop production, Livestock, Wild products, Processing and handling, Retail and Certification transference procedures</strong></td>
</tr>
<tr>
<td><strong>Not accredited organic certification programme(s):</strong></td>
<td><strong>Certification to EU Reg 2002/81, USDA National Organic Programme</strong></td>
</tr>
<tr>
<td><strong>Countries of operation:</strong></td>
<td><strong>Italy and Romania</strong></td>
</tr>
</tbody>
</table>

| **Year first accredited:** 2004 | **Date current contract:** 6 Sep 04 | **Date of contract expiry:** 7 Feb 09 |

<table>
<thead>
<tr>
<th><strong>Bolicert</strong></th>
<th><strong>Contract No.:</strong> 24</th>
</tr>
</thead>
<tbody>
<tr>
<td>Casilla 13030 General Gonz les 1314 La Paz</td>
<td><strong>Bolivia</strong></td>
</tr>
<tr>
<td>Phone +59 12 249 0747 Fax +59 12 249 0747 E-Mail <a href="mailto:bolicert@mail.megalink.com">bolicert@mail.megalink.com</a></td>
<td></td>
</tr>
<tr>
<td><strong>Programs included in accreditation scope:</strong></td>
<td><strong>Bolicert private standards and seal programme</strong></td>
</tr>
<tr>
<td><strong>Categories included in accreditation scope:</strong></td>
<td><strong>Crop production, Livestock, Wild products, Processing and handling, Certification transference, Grower groups</strong></td>
</tr>
<tr>
<td><strong>Not accredited organic certification programme(s):</strong></td>
<td><strong>Certification to US National Organic Programme</strong></td>
</tr>
<tr>
<td><strong>Countries of operation:</strong></td>
<td><strong>Bolivia and Paraguay</strong></td>
</tr>
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<p>| <strong>Year first accredited:</strong> 1998 | <strong>Date current contract:</strong> 17 Apr 08 | <strong>Date of contract expiry:</strong> 30 Jun 10 |</p>
<table>
<thead>
<tr>
<th>California Certified Organic Farmers Certification Services LLC</th>
<th>Contract No: 21</th>
</tr>
</thead>
<tbody>
<tr>
<td>1115 Mission StreetSanta CruzCA 95060</td>
<td></td>
</tr>
<tr>
<td>USA</td>
<td></td>
</tr>
<tr>
<td>Phone +1 831 423 2263Fax +1 831 423 4526E-Mail <a href="mailto:Brian@cccof.org">Brian@cccof.org</a></td>
<td></td>
</tr>
<tr>
<td>Programs included in accreditation scope:</td>
<td></td>
</tr>
<tr>
<td>CCOFprivate standards and seal programme designated as “CCOF”</td>
<td></td>
</tr>
<tr>
<td>International”</td>
<td></td>
</tr>
<tr>
<td>Categories included in accreditation scope:</td>
<td></td>
</tr>
<tr>
<td>Crop production, Livestock, Processing and handling, Certification transference.</td>
<td></td>
</tr>
<tr>
<td>Not accredited organic certification programme(s):</td>
<td></td>
</tr>
<tr>
<td>Private standards and logo - not designated as “International Program”, Certification to US National Organic Programme</td>
<td></td>
</tr>
<tr>
<td>Countries of operation:</td>
<td></td>
</tr>
<tr>
<td>USA, Canada, Mexico</td>
<td></td>
</tr>
<tr>
<td>Year first accredited:</td>
<td>1997</td>
</tr>
<tr>
<td>Date current contract:</td>
<td>31 May 04</td>
</tr>
<tr>
<td>Date of contract expiry:</td>
<td>30 Jun 08</td>
</tr>
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</table>

<table>
<thead>
<tr>
<th>Consorzio per il Controllo dei Prodotti Biologici</th>
<th>Contract No: 28</th>
</tr>
</thead>
<tbody>
<tr>
<td>Via Jacopo Barozzi N. 840128 Bologna</td>
<td></td>
</tr>
<tr>
<td>Italy</td>
<td></td>
</tr>
<tr>
<td>Phone +39 0 51 6089811Fax +39 0 51 254842E-Mail <a href="mailto:ccpb@ccpb.it">ccpb@ccpb.it</a></td>
<td></td>
</tr>
<tr>
<td>Programs included in accreditation scope:</td>
<td></td>
</tr>
<tr>
<td>CCPB private standards and seal programme designated as “Global Programme”</td>
<td></td>
</tr>
<tr>
<td>Categories included in accreditation scope:</td>
<td></td>
</tr>
<tr>
<td>Crop production, Livestock, Processing and handling, Certification transference</td>
<td></td>
</tr>
<tr>
<td>Not accredited organic certification programme(s):</td>
<td></td>
</tr>
<tr>
<td>Certification to EU Reg. 2092/91, US National Organic Programme, French National Organic Programme (AB logo), JAS</td>
<td></td>
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<tr>
<td>Countries of operation:</td>
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</tr>
<tr>
<td>Italy</td>
<td></td>
</tr>
<tr>
<td>Year first accredited:</td>
<td>2000</td>
</tr>
<tr>
<td>Date current contract:</td>
<td>10 Sep 03</td>
</tr>
<tr>
<td>Date of contract expiry:</td>
<td>31 Aug 07</td>
</tr>
</tbody>
</table>

<table>
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<tr>
<th>Debio</th>
<th>Contract No: 52</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bjørkelaangen N - 194</td>
<td></td>
</tr>
<tr>
<td>Norway</td>
<td></td>
</tr>
<tr>
<td>Phone +47 638 82 650Fax +47 638 56 985E-Mail <a href="mailto:morten@debio.no">morten@debio.no</a></td>
<td></td>
</tr>
<tr>
<td>Programs included in accreditation scope:</td>
<td></td>
</tr>
<tr>
<td>Debio IFOAM Programme</td>
<td></td>
</tr>
<tr>
<td>Categories included in accreditation scope:</td>
<td></td>
</tr>
<tr>
<td>Crop production, Livestock, Wild products, Processing and handling, Input manufacturing and Certification transference</td>
<td></td>
</tr>
<tr>
<td>Not accredited organic certification programme(s):</td>
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</tr>
<tr>
<td>Debio EC Regulation 2092/91 Programme</td>
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</tr>
<tr>
<td>Demeter International Programme</td>
<td></td>
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<tr>
<td>Countries of operation:</td>
<td></td>
</tr>
<tr>
<td>Norway</td>
<td></td>
</tr>
<tr>
<td>Year first accredited:</td>
<td>2006</td>
</tr>
<tr>
<td>Date current contract:</td>
<td>17 Feb 06</td>
</tr>
<tr>
<td>Date of contract expiry:</td>
<td>31 Jul 10</td>
</tr>
</tbody>
</table>
### List of IFOAM Accredited Certification Bodies  
**June 20, 2006**

<table>
<thead>
<tr>
<th>Certification Bodies</th>
<th>Contract No.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Gäa e.V. Vereinigung okologischer Landbau Bundesverband</strong></td>
<td>46</td>
</tr>
<tr>
<td>Germany</td>
<td>+49 351 401 2380/Fax +49 351 401 5519/E-Mail <a href="mailto:Christian.Peim@gaea.de">Christian.Peim@gaea.de</a></td>
</tr>
<tr>
<td>Programs included in accreditation scope:</td>
<td>Gäa e.V. Vereinigung okologischer Landbau Bundesverband Private Standards and Seal Programme</td>
</tr>
<tr>
<td>Categories included in accreditation scope:</td>
<td>Crop production, Livestock, Wild products, Processing and handling, Certification transference</td>
</tr>
<tr>
<td>Not accredited organic certification programme(s):</td>
<td>None</td>
</tr>
<tr>
<td>Countries of operation:</td>
<td>Germany, Italy</td>
</tr>
<tr>
<td>Year first accredited:</td>
<td>2003</td>
</tr>
<tr>
<td>Date current contract:</td>
<td>15 Sep 03</td>
</tr>
<tr>
<td>Date of contract expiry:</td>
<td>15 Sep 07</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Instituto Biodinamico</strong></th>
<th>Contract No: 14</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rua Prudente de Moraes, 530 18.620-060Botucatu SP Brazil</td>
<td>Phone +55 14 3882 5066/Fax +55 14 3815 9909/E-Mail <a href="mailto:ibd@ibd.com.br">ibd@ibd.com.br</a></td>
</tr>
<tr>
<td>Programs included in accreditation scope:</td>
<td>Orgânico Instituto Biodinâmico private standards and seal programme</td>
</tr>
<tr>
<td>Categories included in accreditation scope:</td>
<td>Crop production, Livestock, Wild products, Processing and handling, Input Manufacturing, Certification transference, Grower groups.</td>
</tr>
<tr>
<td>Not accredited organic certification programme(s):</td>
<td>Certification to US National Organic Program and Demeter Program</td>
</tr>
<tr>
<td>Countries of operation:</td>
<td>Argentina, Bolivia, Brazil, Mexico, Paraguay and Uruguay</td>
</tr>
<tr>
<td>Year first accredited:</td>
<td>1996</td>
</tr>
<tr>
<td>Date current contract:</td>
<td>14 May 03</td>
</tr>
<tr>
<td>Date of contract expiry:</td>
<td>30 Jun 07</td>
</tr>
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</table>

<table>
<thead>
<tr>
<th><strong>International Certification Services Inc.</strong></th>
<th>Contract No: 13</th>
</tr>
</thead>
<tbody>
<tr>
<td>301 5th Ave. SEMedinaND 58467 USA</td>
<td>Phone +1 701 480 3578/Fax +1 701 480 3580/E-Mail <a href="mailto:Info@ics-intl.com">Info@ics-intl.com</a></td>
</tr>
<tr>
<td>Programs included in accreditation scope:</td>
<td>Farm Verified Organic private standards and seal programme</td>
</tr>
<tr>
<td>Categories included in accreditation scope:</td>
<td>Crop production, Livestock, Wild products, Processing and handling, Certification transference, Grower Groups, Retail, Input Manufacturing</td>
</tr>
<tr>
<td>Not accredited organic certification programme(s):</td>
<td>USDA National Organic Programme (NOP), Conseil des Appellations Agroalimentaires du Quebec (CAAQ)</td>
</tr>
<tr>
<td>Countries of operation:</td>
<td>USA, Argentina, Brazil, Canada, China, Guatemala, Mexico, Paraguay, Tahiti</td>
</tr>
<tr>
<td>Year first accredited:</td>
<td>1995</td>
</tr>
<tr>
<td>Date current contract:</td>
<td>12 May 03</td>
</tr>
<tr>
<td>Date of contract expiry:</td>
<td>12 May 07</td>
</tr>
</tbody>
</table>
# List of IFOAM Accredited Certification Bodies

**June 20, 2006**

<table>
<thead>
<tr>
<th><strong>Istituto Mediterraneo Di Certificazione s.r.l.</strong></th>
<th><strong>Contract No:</strong> 45</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Via Carlo Pisacane, 32 60019 SenigalliaAncona</strong></td>
<td>Phone +39 071 792 8725 Fax +39 071 791 0043 E-Mail <a href="mailto:imcert@imcert.it">imcert@imcert.it</a></td>
</tr>
<tr>
<td><strong>Country:</strong> Italy</td>
<td><strong>Programs included in accreditation scope:</strong> Garanzia AMAB Private Standards and Seal Programme</td>
</tr>
<tr>
<td><strong>Categories included in accreditation scope:</strong> Crop production, Livestock, Wild products, Processing and handling, Certification transference</td>
<td><strong>Not accredited organic certification programme(s):</strong> IMC Certification; EC Reg. n. 2092/91; National Organic Program; Japanese Agriculture Standards; Catering and Farm Holiday Services;</td>
</tr>
<tr>
<td><strong>Countries of operation:</strong> Italy</td>
<td><strong>Year first accredited:</strong> 2003 <strong>Date current contract:</strong> 11 Sep 03 <strong>Date of contract expiry:</strong> 5 Feb 08</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Istituto per la Certificazione Etica e Ambientale</strong></th>
<th><strong>Contract No:</strong> 26</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Strada Maggiore 2940125Bologna</strong></td>
<td>Phone +39 051 272 986 Fax +39 051 232 011 E-Mail <a href="mailto:icea@icea.info">icea@icea.info</a></td>
</tr>
<tr>
<td><strong>Country:</strong> Italy</td>
<td><strong>Programs included in accreditation scope:</strong> ICEA private seal and logo programme - Garanzia AIAB</td>
</tr>
<tr>
<td><strong>Categories included in accreditation scope:</strong> Crop production, Livestock, Processing &amp; handling, Certification transference.</td>
<td><strong>Not accredited organic certification programme(s):</strong> ICEA Regulatory programme (EC reg 2092/91); ICEA JAS programme/ IGP (EC reg 2081/02) and certification to US National Organic Programme</td>
</tr>
<tr>
<td><strong>Countries of operation:</strong> Italy, Lebanon, Turkey</td>
<td><strong>Year first accredited:</strong> 1999 <strong>Date current contract:</strong> 24 Oct 03 <strong>Date of contract expiry:</strong> 31 Aug 07</td>
</tr>
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</table>

<table>
<thead>
<tr>
<th><strong>Japan Organic &amp; Natural Foods Association</strong></th>
<th><strong>Contract No:</strong> 33</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Takegashi Bldg. 3F, 3-5-3, KyobashiChuo-KuTokyo 104-003</strong></td>
<td>Phone +81 33 538 1851 Fax +81 33 538 1852 E-Mail <a href="mailto:toshi@jona-japan.org">toshi@jona-japan.org</a></td>
</tr>
<tr>
<td><strong>Country:</strong> Japan</td>
<td><strong>Programs included in accreditation scope:</strong> JONA Private Standards and Seal Programme (International)</td>
</tr>
<tr>
<td><strong>Categories included in accreditation scope:</strong> Crop production, Wild harvest, Processing and handling, Certification transference.</td>
<td><strong>Not accredited organic certification programme(s):</strong> Certification under the Organic Regulation of JAS; JONA Original Programme</td>
</tr>
<tr>
<td><strong>Countries of operation:</strong> Japan, China</td>
<td><strong>Year first accredited:</strong> 2002 <strong>Date current contract:</strong> 2 May 03 <strong>Date of contract expiry:</strong> 30 Apr 09</td>
</tr>
<tr>
<td>Organisation</td>
<td>Contract No.</td>
</tr>
<tr>
<td>------------------------------------</td>
<td>-------------</td>
</tr>
<tr>
<td>LETIS S.A.</td>
<td>51</td>
</tr>
<tr>
<td>National Association Sustainable Agriculture Australia</td>
<td>11</td>
</tr>
<tr>
<td>Naturland - Verband für &quot;kologischen Landbau e.V.&quot;</td>
<td>20</td>
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<tr>
<td>List of IFOAM Accredited Certification Bodies</td>
<td>June 20, 2006</td>
</tr>
<tr>
<td>---------------------------------------------</td>
<td>---------------</td>
</tr>
<tr>
<td><strong>Organic Agriculture Certification Thailand</strong></td>
<td>Contract No: 32</td>
</tr>
<tr>
<td>019/43 Kiatnagarnwong buildings, Tambon Bang Muang District, Nonthaburi 11000</td>
<td></td>
</tr>
<tr>
<td><strong>Thailand</strong></td>
<td>Phone: +66 2 952 6877 Fax: +66 2 580 0934 E-Mail: <a href="mailto:info@actorganic-cert.or.th">info@actorganic-cert.or.th</a></td>
</tr>
<tr>
<td>Programs included in accreditation scope:</td>
<td>ACT private standards and seal programme</td>
</tr>
<tr>
<td>Categories included in accreditation scope:</td>
<td>Crop production, Wild products, Processing and handling, Input manufacturing, Grower groups and Certification transferece</td>
</tr>
<tr>
<td>Not accredited organic certification programme(s):</td>
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<tr>
<td>Countries of operation:</td>
<td>Thailand, Vietnam, Myanmar</td>
</tr>
<tr>
<td>Year first accredited: 2001</td>
<td>Date current contract: 18 Feb 05</td>
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<thead>
<tr>
<th>Organic Certifiers</th>
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<tbody>
<tr>
<td>6900 Casitas Pass Road, Ventura, CA 93001</td>
<td></td>
</tr>
<tr>
<td><strong>USA</strong></td>
<td>Phone: +1 805 684 8494 Fax: +1 805 684 2767 E-Mail: <a href="mailto:organic@west.net">organic@west.net</a></td>
</tr>
<tr>
<td>Programs included in accreditation scope:</td>
<td>Organic Certifiers' International Programme</td>
</tr>
<tr>
<td>Categories included in accreditation scope:</td>
<td>Crop production, Livestock, Wild products, Processing and handling, Input manufacturing, Grower groups and Certification transferece procedures</td>
</tr>
<tr>
<td>Not accredited organic certification programme(s):</td>
<td>Certification to US National Organic Programme</td>
</tr>
<tr>
<td>Countries of operation:</td>
<td>USA, Philippines</td>
</tr>
<tr>
<td>Year first accredited: 2005</td>
<td>Date current contract: 2 Sep 05</td>
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</table>

<table>
<thead>
<tr>
<th>Organic Crop Improvement Association International</th>
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</thead>
<tbody>
<tr>
<td>8400 Cornhusker, Suite 125, Lincoln, NE 68507</td>
<td></td>
</tr>
<tr>
<td><strong>USA</strong></td>
<td>Phone: +1 402 477 2323 Fax: +1 402 477 4325 E-Mail: <a href="mailto:info@ocia.org">info@ocia.org</a></td>
</tr>
<tr>
<td>Programs included in accreditation scope:</td>
<td>OCIA private standards and seal programme</td>
</tr>
<tr>
<td>Categories included in accreditation scope:</td>
<td>Crop production, Livestock, Wild products, Processing and handling, Retail, Certification transferece, Grower groups</td>
</tr>
<tr>
<td>Not accredited organic certification programme(s):</td>
<td>Certification to US National Organic Programme</td>
</tr>
<tr>
<td>Countries of operation:</td>
<td>USA, Brazil, Canada, China, Colombia, Costa Rica, Dominican Republic, Ecuador, El Salvador, Germany, Guatemala, Honduras, Japan, Mexico, Paraguay, Peru, Philippines, Timor Loro, Uganda</td>
</tr>
<tr>
<td>Year first accredited: 2000</td>
<td>Date current contract: 31 Mar 04</td>
</tr>
</tbody>
</table>
List of IFOAM Accredited Certification Bodies  June 20, 2006

Organic Food Development & Certification Center of China  Contract No:  40
8 Jiangwangmiao Street, P.O. Box 4202 Nanjing  210042
P.R.China  Phone +86 25 8542 5370 Fax +86 25 8542 0606 E-Mail lidebo@ofdc.org.cn
Programs included in accreditation scope:  OFDC private standards and seal programme
Categories included in accreditation scope:  Crop production, Livestock, Wild products, Processing and handling, Input manufacturing, Certification transferece, Grower groups.
Not accredited organic certification programme(s):  Chinese National Standards
Countries of operation:  P.R.China

Year first accredited:  2003  Date current contract:  16 Feb 03  Date of contract expiry:  14 Jan 07

Organizacion Internacional Agropecuaria S.A.  Contract No:  31
Av. Santa Fe 830, B1641ABN Acassuso Buenos Aires
Argentina  Phone +54 11 4793 4340 Fax +54 11 4793 4340 E-Mail oia@oia.com.ar
Programs included in accreditation scope:  OIA IFOAM programme
Categories included in accreditation scope:  Crop production, Livestock, Wild products, Processing and handling, Certification transferece.
Not accredited organic certification programme(s):  Certification to US National Organic Programme, OIA Programme, Brazilian Organic Standards + 2092/91, Conseil des Appellations Agroalimentaires du Quebec (CAAQ)
Countries of operation:  Argentina and Uruguay

Year first accredited:  2001  Date current contract:  30 Nov 04  Date of contract expiry:  31 Dec 08

Quality Assurance International  Contract No:  38
9191 Towne Centre Drive, Suite 510 San Diego California 92122
USA  Phone +1 858 792 3531 Fax +1 858 792 8665 E-Mail Tom@qai-inc.com
Programs included in accreditation scope:  QAI private standards and seal programme designated as 'QAI Global'
Categories included in accreditation scope:  Crop production, Wild harvest, Processing, Grower Groups and Certification Transference.
Not accredited organic certification programme(s):  Certification to US National Organic Programme, Japan National Programme (JAS), QAI Fiber Programme, Conseil des Appellations Agroalimentaires du Quebec (CAAQ)
Countries of operation:  USA, Paraguay, Canada, Mexico

Year first accredited:  2003  Date current contract:  14 Feb 03  Date of contract expiry:  28 Feb 07
<table>
<thead>
<tr>
<th><strong>List of IFOAM Accredited Certification Bodies</strong></th>
<th>June 20, 2006</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Soil Association Certification Ltd.</strong></td>
<td>Contract No: 16</td>
</tr>
<tr>
<td>Bristol House, 40-56 Victoria StreetBristol BS 1 8B</td>
<td></td>
</tr>
<tr>
<td><strong>United Kingdom</strong></td>
<td>Phone +44 117 987 4576 Fax +44 117 925 2504 E-Mail <a href="mailto:EYeats@soilassociation.org">EYeats@soilassociation.org</a></td>
</tr>
<tr>
<td>Programs included in accreditation scope:</td>
<td>Soil Association Certification Ltd Global Partnership Programme</td>
</tr>
<tr>
<td>Categories included in accreditation scope:</td>
<td>Crop production, Livestock, Wild products, Processing and handling, Input manufacturing, Retail, Certification Transference, Grower groups.</td>
</tr>
<tr>
<td>Not accredited organic certification programme(s):</td>
<td>Soil Association Symbol Programme</td>
</tr>
<tr>
<td>Countries of operation:</td>
<td>Belgium, Belize, Bulgaria, Channel Islands, Dominica, Egypt, France, Germany, Ghana, Granada, Iran, Kenya, Namibia, Pakistan, South Africa, Spain, Syria, Thailand, Venezuela, Zambia, Zimbabwe</td>
</tr>
<tr>
<td>Year first accredited: 1995</td>
<td>Date current contract: 16 Aug 04</td>
</tr>
</tbody>
</table>

| **Washington State Dept. of Agriculture Organic Food Program** | Contract No: 48 |
| PO Box 42560, 1111 Washington StreetOlympiaWashington 98504-2 | |
| **USA** | Phone +1 360 902 1924 Fax +1 360 902 2087 E.Mail mmoeov@agr.wa.gov |
| Programs included in accreditation scope: | Washington State Department of Agriculture Organic Program European Organic Verification Program |
| Categories included in accreditation scope: | Crop production, Wild products, Processing and handling |
| Not accredited organic certification programme(s): | USDA National Organic Program |
| Countries of operation: | USA |
| Year first accredited: 2004 | Date current contract: 29 Oct 04 | Date of contract expiry: 31 Jan 09 |
Appendix H. SQF Certification Bodies

Below is a listing of Licensed SQF Certification Bodies.

<table>
<thead>
<tr>
<th>Company Name</th>
<th>Address</th>
<th>Phone</th>
<th>Fax</th>
<th>Email</th>
</tr>
</thead>
<tbody>
<tr>
<td>Foodtrust Certification, LLC</td>
<td>15 Underwood Pl. The Woodlands, TX 77381</td>
<td>1.713.429.4092</td>
<td>1.281.271.8112</td>
<td><a href="mailto:gminks@tuvam.com">gminks@tuvam.com</a></td>
</tr>
<tr>
<td>TUV America Inc.</td>
<td>5 Cherry Hill Dr. Danvers, MA 01923</td>
<td>978.739.7021</td>
<td>978.762.8414</td>
<td></td>
</tr>
<tr>
<td>Sci-Qual International Pty. Ltd.</td>
<td>275 Caboolture River Road Morayfield</td>
<td>61 (0) 7 5499 3377</td>
<td>61 (0) 7 5499 2332</td>
<td><a href="mailto:sqisa@bigpond.net.au">sqisa@bigpond.net.au</a></td>
</tr>
<tr>
<td></td>
<td>Australia</td>
<td></td>
<td></td>
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</tr>
<tr>
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<td></td>
<td></td>
<td></td>
<td><a href="mailto:sqisa@bigpond.net.au">sqisa@bigpond.net.au</a></td>
</tr>
<tr>
<td>SGS Societe Generale De Surveillance SA</td>
<td>Place des Alpes Geneva Switzerland</td>
<td>41 22 739 91 11</td>
<td>41 22 739 98 86</td>
<td><a href="mailto:Dick.Visser@sgs.com">Dick.Visser@sgs.com</a></td>
</tr>
<tr>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>NSF International</td>
<td>789 N. Dixboro Road Ann Arbor, MI, 48105</td>
<td>1.734.769.8010</td>
<td>1.734.827.6801</td>
<td><a href="mailto:robert.tyburski@intertek.com">robert.tyburski@intertek.com</a></td>
</tr>
</tbody>
</table>

Appendix I. International Seed Federation

Below is a listing of International Seed Federation’s Network of Seed-Trade and Plant Breeders Associations.

International Seed Federation - July 2006
Network of Seed-Trade and Plant Breeders Associations

<table>
<thead>
<tr>
<th>Global level</th>
<th>Regional level</th>
<th>International Seed Federation (ISF)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Africa &amp; Middle East (AFSTA)</td>
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<tr>
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<td>Asia/Pacific (APSA)</td>
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<td>Europe (ESA) &amp; (EESNET)</td>
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<td>Americas (FELAS)</td>
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<tr>
<td>Seed Related Organizations</td>
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</tr>
<tr>
<td>AOSA (Association of Official Seed Analysts)</td>
<td><a href="http://www.aosaseed.com/">http://www.aosaseed.com/</a></td>
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</tr>
<tr>
<td>AOSCA (Association of Official Seed Certifying Agencies)</td>
<td><a href="http://www.aosca.org/">http://www.aosca.org/</a></td>
<td></td>
</tr>
<tr>
<td>CPVO (Community Plant Variety Office)</td>
<td><a href="http://www.cpvo.europa.eu/">http://www.cpvo.europa.eu/</a></td>
<td></td>
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<tr>
<td>ISHIs (International Seed Health Initiatives)</td>
<td><a href="http://www.worldseed.org/phytosanitary.htm">http://www.worldseed.org/phytosanitary.htm</a></td>
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</tr>
<tr>
<td>ISSS (International Society for Seed Science)</td>
<td><a href="http://www.css.cornell.edu/ISSS/issss.htm">http://www.css.cornell.edu/ISSS/issss.htm</a></td>
<td></td>
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<tr>
<td>ISST (International Society of Seed Technologists)</td>
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<tr>
<td>OECD Seed Schemes</td>
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<td></td>
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<tr>
<td>UPOV (International Union for the Protection of New Varieties of Plants)</td>
<td><a href="http://www.upov.int/">http://www.upov.int/</a></td>
<td></td>
</tr>
</tbody>
</table>

Plant Protection Organizations

ICPM (Interim Commission on Phytosanitary Measures) | https://www.ippc.int/IPP/En/default.jsp |

Regional Plant Protection Organizations

Comunidad Andina | http://www.comunidadandina.org/ |
EPPO (European and Mediterranean Plant Protection Organization) | http://www.eppo.org/ |
PPPO (Pacific Plant Protection Organization) | http://www.spc.org.nc/pps/ |

Intergovernmental Organizations;

FAO (Food and Agriculture Organization of the United Nations) | http://www.fao.org/ |
CGRFA (Commission on Genetic Resources for Food and Agriculture) | http://www.fao.org/ag/cgrfa/ |
Codex Alimentarius | http://www.codexalimentarius.net/web/index_en.jsp |
ICPM (Interim Commission on Phytosanitary Measures) | https://www.ippc.int/IPP/En/default.jsp |
Seed and Plant Genetic Resources Service | http://www.fao.org/waicent/faoinfo/agricult/agp/agps/default.htm |
UNCTAD (UN Conference on Trade and Development) |
UNDP (United Nations Development Program) |
UNEP (United Nations Environment Program) |
CBD (Convention on Biological Diversity) |
CITES (Convention on International Trade in Endangered Species of Wild Fauna and Flora) |
UNESCO (United Nations Educational, Scientific and Cultural Organization) |
UNIDO (United Nations Industrial Development Organization) |
WIPO (World Intellectual Property Organization) |
Other Intergovernmental Organizations:
CGIAR (Consultative Group on International Agricultural Research)
CIMMYT (International Maize and Wheat Improvement Center)
IFPRI (International Food Policy Research Institute)
IPGRI (International Plant Genetic Resources Institute)
ECP/GR (European Cooperative Programme for Crop Genetic Resources Networks)
IRRI (International Rice Research Institute)
ISNAR (International Service for National Agricultural Research)
WTO (World Trade Organization)
SPS (Agreement on the Application of Sanitary and Phytosanitary Measures)
TBT (Agreement on Technical Barriers to Trade)
TRIPS (Agreement on Trade-Related Aspects of Intellectual Property Rights)

Other International Organizations:
AFIC (Asian Food Information Centre)
AVRDC (Asian Vegetable Research & Development Center)
BASD (Business Action for Sustainable Development)
CAB International
EFB (European Federation of Biotechnology)
EUCARPIA (European Association for Research on Plant Breeding)
EUFIC (European Food Information Council)
GFAR (Global Forum on Agricultural Research)
IAMA (International Food and Agribusiness Management Association)
ICC (International Chamber of Commerce)
IFIC (International Food Information Council)
IFT (Institute of Food Technologists)
ICGEB (International Centre for Genetic Engineering and Biotechnology)
IISD (International Institute for Sustainable Development)
ISAAA (International Service for the Acquisition of Agri-Biotech Applications)
ISEB (International Society for Environmental Biotechnology)
ISHS (International Society for Horticultural Science)
WBCSD (World Business Council for Sustainable Development)

Seed Industry Associations

National Associations

ABRASEM (Brazil)  
AIC (United Kingdom)  
AIS (Italy)  
AMSAC (Mexico)  
AMSOL (France)  
ANPROS (Chile)  
ASA (Argentina)  
ASF (Australia)  
ASTA (USA)  
BDP (Germany)  
BRASPOV (Brazil)  
BSPB (United Kingdom)  
CFS (France)  
CMSSA (Czech Republic)  
CSBC (Argentina)  
CSTA (Canada)  
EEPES (Greece)  
ESAS (Egypt)  
JASTA (Japan)  
KSA (Korea)  
NZGSTA (New Zealand)  
PIN (Poland)  
Plantum (The Netherlands)  
SANSOR (South Africa)  
TURK-TED (Turkey)  
YUSEA (Serbia & Montenegro)
Regional Associations
AFSTA (Africa)  FELAS (Latin America)
APSA (Asia & Pacific)  WANA Seed Network (West Asia and North Africa)
EESNET (Eastern Europe)  WASNET (West Africa)
ESA (Europe)

Crop Specific Associations
Fleuroselect (flower seeds)

Other Industry Associations
Biotech Industry Associations
ABA (Australian Biotechnology Association)
AfricaBio
BIO (US Biotechnology Industry Organization)
BIOTECanada
EuropaBio (European Association for Bioindustries)
FAB (Foro Argentino de Biotecnologie)
JBA (Japan Bioindustry Association)
NZBA (New Zealand Biotech Association)

Agri-Food Industry Associations
CropLife International
GAFTA (Grain and Feed Trade Association)
IAFN (International Agri-Food Network)
ICA (International Cooperative Alliance)
IFA (International Fertilizer Industry Association)
IFAP (International Federation of Agricultural Producers)
IFIF (International Feed Industry Federation)

International Conventions on Intellectual Property
Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS)
International Convention for the Protection of New Varieties of Plants (UPOV)
Paris Convention for the Protection of Industrial Property
Patent Cooperation Treaty (PCT)
Patent Law Treaty (PLT)

International Conventions on Sanitary and Phytosanitary Matters
Agreement on the Application of Sanitary and Phytosanitary Measures (SPS)
International Plant Protection Convention (IPPC)
Rotterdam Convention on the Prior Informed Consent Procedure for Certain Hazardous Chemicals and Pesticides in International Trade

International Conventions on Biodiversity
Cartagena Protocol on Biosafety
Convention on Biological Diversity (CBD)
Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES)
International Treaty on Plant Genetic Resources for Food and Agriculture
International Undertaking on Plant Genetic Resources for Food and Agriculture

Other International Conventions
Agreement on Technical Barriers to Trade (TBT)
New York Convention on the Recognition and Enforcement of Foreign Arbitral Awards
Databases of Interest
AgNIC (Agriculture Network Information Center)
BINAS (UNIDO Biosafety Information Network and Advisory Service)
BIOBIN (OECD/UNIDO cooperative resource on safety in biotechnology)
Biotechfind
BioTrack (OECD database on biotechnology)
CBD Clearing-House Mechanism
EcoPort (plant and pest information system)
Essential Biosafety
FAOLEX (FAO Legislative Database)
FIS (Forage Information System)
IBM Patent Server
IP.com (Prior Art Database)
OrganicXseeds
PQR (EPPO Plant Quarantine Data Retrieval System)
SeedQuest
SINGER (CGIAR System-wide Information Network for Genetic Resources)
United Nations Statistics Division
WAICENT (FAO World Agricultural Information Center)
Web-agri
WIEWS (FAO World Information and Early Warning System on Plant Genetic Resources)
WTO Statistics

Discussion Forums of Interest
FAO Electronic Forum on Biotechnology in Food and Agriculture
UNEP Forum on Sustainable Agri-Food Production and Consumption

Seed Magazines
Asian Seed & Planting Material
Genesis, Argentina
Germination
Seed & Crops
SEED News, Brazil
The Seed News, Pakistan
Seed Today
Seed World
Appendix J. GS1 Methodology

Below is a summary of commonly used data carriers for GS1 traceability and GS1 Methodology of Numbering and Identification Systems.

Commonly used data carriers for GS1 traceability

To achieve traceability of foods within supply chains it is essential to identify the food items concerned and to provide a seamless facility for maintaining identification of those items from source to consumer. Primary and secondary aspects of identification are necessary to ensure traceability. Primary identification is about identifying the source components whether they are crop-based, fish or animals. Different techniques are available to determine identification at this level and are primarily DNA or other molecular based analytical methods that can be used to identify an individual entity to a reasonable degree of statistical confidence.

A range of data carrier technologies and an even wider range of products and systems are available to support identification at these various levels. The technologies that are considered particularly relevant to the needs for food traceability include:

- Linear bar codes
- Two-dimensional codes (multi-row bar, matrix and composite codes), including direct marking
- Contact memory devices
- Radiofrequency identification (RFID)
- Smart labels (passive and active devices)
- For open systems usage, which is regularly the case for food supply chains, it is essential that the identification codes and any additional information relating to the item, such as batch number, weight, volume, other identification numbers, use or sell-by date, adhere to a particular identification standard.¹

GS1 Methodology of Numbering and Identification Systems - Numbering for identification purposes essentially involves assigning strings of numbers to denote particular attributes such as company, location, product type, batch, lot, serial number, consignment and individual item identification where considered appropriate. Other coding features may include quantities such, as weight, volume, date and so forth. The GS1 specifications account for the largest single usage of linear barcodes, not simply on consumer unit packaging but also on transit packaging and pallets at higher levels in supply chain applications. Because information requirements at different stages differ, the EAN-128 standard uses the special data formats distinguished as “application identifiers” for defining the nature of application data, such as a batch number, a “best before” date, order number, and so on.

For traceability support and potentially process support (precision agriculture) location can have a significant role to play. The identification and coding of location can greatly assist traceability analyses in which rapid mapping of item movement and distribution histories can provide significant assistance in managing food hazards and associated problems. To accomplish this GPS and RTLS are used for locating items. By using global positioning system (GPS) based coordinates for nodal location mapping of supply chain structures and item movements can be readily achieved for analytical and planning purposes.

¹ Through standardization the hierarchy of packaging and item traceability can be better achieved. The GS1 standard provides the necessary coding structures for identification of items, and other entities such as location, and also specifies adopted data carriers, presently confined to bar and composite codes but currently pursuing standardization for radiofrequency identification (RFID) based data carriers.
In recognizing the need for flexibility in defining traceability systems to satisfy different supply chain needs it is necessary to identify a range of technologies and associated products to meet these needs that are tailored to data carrying capacity and capabilities to capture data. A sampling of technologies and products are listed below.

Automatic identification and data capture (AIDC) is a term that encapsulates the requirements for achieving traceability, but is also a term that denotes both an industry that serves a growing user community and a range of technologies and associated principles for automated item-level data acquisition.

Linear bar code data carriers are the most prominent and well established of the AIDC Data Carrier technologies having been in widespread use since the early 1970s. They are a familiar sight on products in retail stores and on a wide variety of packaging and containers. They are used widely in manufacturing, asset management, document tracking, access control, warehouse management, and distribution.

Linear bar codes have been used extensively in retail and supply chain logistics for many years, as an effective means of machine-readable identification and data transfer. The limitation on data capacity (typically 14-50 characters) and the various ways in which a bar code symbol can be formed determine the way in they can be used and the nature of the information handling systems required fulfilling process needs.\(^2\)

- **Code 39 or Code 3 of 9** is one of the most widely used symbology for industrial and non-retail distribution applications.
- **EAN-13, EAN-8, and UPC** - The majority of retail items to be found in shops and supermarkets carry what are known as the EAN-13 (13-digit) or EAN-8 (8-digit) types of bar code symbol, structured in accordance with the GS1 symbology specifications. A similar form to EAN-13 and EAN-8, used in the US and Canada, encodes 12 digits and is known as the UPC-12 symbol.
- **EAN Interleaved Two of Five**, the International Numbering Association (EAN) have adopted Interleaved 2 of 5 (ITF for short) as the symbology for coding transit packaging, partly due to the ease with which the symbols can be printed onto packaging materials such corrugated cardboard. The EAN form of ITF accommodates 14 digits as is often referred to as ITF-14.
- **EAN 128** symbology is a means of carrying GS1 numbers and specifying supplementary data, such as batch numbers, for product identification purposes.
- **Reduced Space Symbology™ (RSS)** is a family of three linear symbologies and variants (seven in total) specifically developed to accommodate the GS1 Global Trade Item Number (GTIN) on space constrained items, where existing linear symbologies could not be used.

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\(^2\) At first glance, one bar code may look much like any other. Although simple in concept the way in which the bars and spaces are structured to carry data in digital form (the 1s and 0s, representing the data encoded) can be somewhat sophisticated. The rules by which they are structured determine to a large extent the type of bar code and the attributes they exhibit. The data carrying part of the barcode symbol comprises a number of alternating dark (bar) and light (space) rectangular elements of variable width (some are based upon narrow and wide bar/space elements). In addition to the bars and spaces that are used to represent the encoded data other structural features of the symbol can be distinguished that facilitate the reading or scanning process and enhance the security or integrity of the symbol.
• **Composite symbologies** comprise a family of structures in which a GS1 linear symbol is linked to a 2D symbol. The composite components (CC) support supplementary application identifier data for the linear GS1 component.

**Identification and Transformation in Internal Processes** - The very nature of food production and supply distinguishes transformations in the form of processing, combining, packaging, containerization, and so forth that require identification in order to facilitate a traceability structure. There is therefore a need for item and item-associated data management that can accommodate the wide-ranging transformation and transaction processes to be found in supply chains. In essence there are two primary categories of transformation that relates to both items and information for traceability purposes, which for convenience are here referred to as cascade and fusion.

A significant feature of any traceability system is the facility for communication and information exchange. Electronic data interchange (EDI) has for some time been applied as a fast and reliable means of achieving electronic, computer-to-computer exchange of information between trading partners with a supply chain legacy based upon the use of the EANCOM® language (a subsystem of the EDIFACT (Electronic Data Interchange for Administration, Commerce and Transport)).

**Universal Data Capture Protocol** - The data capture appliance is the platform for transferring data from a data carrier or other item-attendant data source to a host repository or information management system. Ideally, the appliance is able to decode and recognize the source data that is captured and to communicate that source data, in an appropriate and possibly translated form, to host device either in real time or at later time by request or by operator action to transfer. The data capture appliance may be a linear bar code reader, a two-dimensional (2D) code scanner, an RFID interrogator or any other of a range of data acquisition devices, now including sensory and locating devices. The data appliances are designed to read the appropriate data carrier by knowing the way in which the data is structured and conveyed, and what channel encoding data has to be stripped out to derive the source data. For application purposes the host receiving the source data must know how it is structured in order to use it.

Radio frequency identification (RFID) is an important area of data carrier development, with new generation systems and products offering considerable potential for low-cost data carrier applications. RFID covers a range of data carrying technologies, for which the transfer of data from the data carrier to host is achieved via a “radiofrequency” link. This contrasts with the touch memory type carriers in which the data transfer is via a conductive pathway.

Sensory devices in food production and distribution applications for data capture (e.g. temperature, pressure, humidity, vibration, biological and chemical agents, and so forth). Other systems include electronic cartags, injectable transponders, Bolus cylindrical tags (swallowed), Smart Labels, Smart Active Labels (SAL), to shipping container identification identifiers.
Appendix K. US Grains Council office locations

Below is a listing of US Grains Council offices located worldwide.

The US Grains Council has offices in a number of markets as indicated below. It is recommended that interested parties contact the Council’s headquarters in Washington, DC as a first point of contact for inquiries related to Value Enhanced Grains.

**Egypt**
Dr. Hussein Soliman, Director  
US Grains Council  
8 Abd El Rahman El Rafei Street  
Floor No. 8, Flat 804, Mohandessin  
Cairo, Egypt  
Ph: 011-20-2-749-7078  
Fax: 011-20-2-761-3193  
Email: gcegy@access.com.eg

**Middle East and Subcontinent**
Dr. Terrance Voracheck, Director  
US Grains Council  
P.O. Box 5285  
Dubai, United Arab Emirates  
Ph: 011-9714-2243-880  
Ph: 011-9714-2243-879  
Fax: 011-9714-2243-882  
Email: usfgcdub@emirates.net.ae

**Japan**
Cary Sifferath, Director  
Hiroko Sakashita, Associate Director  
US Grains Council  
7th Floor, Toshin Tameike Building  
1-14, Akasaka 1-Chome  
Minato-ku, Tokyo 107-0052, Japan  
Ph: 011-81-3-3505-0601  
Fax: 011-81-3-3505-0670  
Email: grainsjp@gol.com

**People’s Republic of China**
Dr. Todd M. Meyer, Director  
Sam Niu Yi-Shan, Assistant Director  
US Grains Council  
Room 901 China World Tower 2  
No. 1 Jianguomenwai Ave.  
Beijing 100004, China  
Ph: 011-86-10-6505-1314  
Fax: 011-86-10-6505-0236  
Email: grainsbj@public3.bta.net.cn

**Korea**
Dr. Young In Park, Director  
Byong Ryol Min, Assistant Director  
US Grains Council  
#303, Leema Building  
146-1, Susong-dong, Chongro-ku  
Seoul 110-140, Korea  
Ph: 011-82-2-720-1891  
Fax: 011-82-2-720-9008  
Email: seoul@grains.org

**Russia**
Alexander I. Kholopov, Director  
US Grains Council  
1st Kolobovsky pereulok, 6  
Building 3  
Moscow 103051, Russia  
Ph: 011-7-095-795-0662  
Fax: 011-7-095-795-0663  
Email: moscow@grains.org

**Mediterranean and Africa**
Kurt Shultz, Director  
US Grains Council  
9 bis Avenue Louis Braille, #A3  
1002 Tunis-Belvedere  
Tunis, Tunisia  
Ph: 011-216-71-849-622  
Fax: 011-216-71-847-165  
Email: officetunis@grains.org

**Southeast Asia**
Kimberly Rameker, Director  
US Grains Council  
Wisma SOCFIN  
Box 6, 3rd Floor, Jalan Semantan  
50490 Kuala Lumpur, Malaysia  
Ph: 011-6-03-255-9826  
Fax: 011-6-03-256-2053  
Email: officekl@grains.org
<table>
<thead>
<tr>
<th>Region</th>
<th>Name</th>
<th>Title</th>
<th>Contact Details</th>
<th>Email Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mexico and Central America</td>
<td>Ricardo Celma</td>
<td>Director</td>
<td>Ph: 011-52-55-5282-0244 Ph: 011-52-55-5282-0977 Fax: 011-52-55-5282-0969</td>
<td><a href="mailto:mexico@grains.org">mexico@grains.org</a></td>
</tr>
<tr>
<td></td>
<td>Julio Arturo Hernandez</td>
<td>Technical Director</td>
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<td></td>
<td>Jaime Balmes</td>
<td>8-201</td>
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<td></td>
<td>Col. Los Morales Polanco</td>
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<tr>
<td></td>
<td>Mexico, D.F., Mexico 11510</td>
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<tr>
<td>Taiwan</td>
<td>C.M. Lynn</td>
<td>Director</td>
<td>Ph: 011-886-2-2508-0176 Ph: 011-886-2-2507-5401 Fax: 011-886-2-2502-4851</td>
<td><a href="mailto:taipei@grains.org">taipei@grains.org</a></td>
</tr>
<tr>
<td></td>
<td>Clover Chang</td>
<td>Assistant Director</td>
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<td>US Grains Council</td>
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<td>7th Floor</td>
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<tr>
<td></td>
<td></td>
<td>157 Nanking East Road</td>
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<td>Section 2, Taipei</td>
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Appendix L. Novecta corn value enhanced grains (VEGs)

Below is a listing of Novecta’s corn value enhanced grains (VEG’s) that add end-user value. For corn production this includes:

**High Starch Corn** that produce extractable starch yields greater than 69-70%. This characteristic improves wet milling plant economics.

**High Oil Corn**, the most common type of nutritionally enhanced corn, typically offering an oil content of 6% or higher. Its primary use is as an ingredient in animal feed, but it is also used to produce corn oil for human consumption. High oil corn yields are generally competitive with standard yellow dent hybrids.

**High Total Fermentable Starch Corn**, is defined as offering up to 4 percent greater ethanol yield compared to commodity corn.

**Hard Endosperm/Food Grade Corn**, produces hard endosperm for food grade corn with higher levels of vitreous endosperm and with the pericarp nearly fully intact and easily removed. In dry milling, it yields higher levels of large grits. Also used in alkaline cooking processes to make tortilla chips, and snack foods.

**Low Phytate or High Available Phosphorous Corn**, provides more available phosphorus than standard yellow corn. Its use can reduce the need to add supplemental phosphorus to livestock and poultry rations and reduce the level of phosphorus in livestock and poultry waste. Yields on these types of corn have been lower than conventional yellow dent hybrids.

**Nutritionally Enhanced Corn**, this enhanced corn refers to a group of hybrids with protein levels elevated to include more essential amino acids. It is best described as corn with modified feeding qualities developed for specific feed uses. While primarily a livestock feed, it has some food applications.

**High Amylose Corn**, also known as amylomaize, has a higher level of amylose (straight chain) starch molecules than dent corn. Grown exclusively for the wet milling industry, its primary uses are in textiles, gum candies, biodegradable packaging materials, and adhesives for making corrugated cardboard.

**High Lysine/Opaque Corn**, also known as opaque-2 corn, this corn has higher levels of lysine, an essential amino acid. It is a source of high quality protein in non-ruminant diets and can improve human nutrition in populations with diets high in corn. It is grown to a limited extent as a feed for poultry, swine, dairy cattle, and other livestock production needs.

**Low Stress Crack Corn**, which has a low percentage (typically less than 20%) of kernels with internal fissures, making the kernels less susceptible to mechanical damage during handling. Low stress crack corn retains its grade better during storage and handling and increases processing quality.

**Low-Temperature Dried Corn** (LTD) is defined by a handling characteristic versus any genetic or hybrid difference. LTD corn is typically field dried or dried at temperatures less than 120°F. Like low stress crack corn, it shows fewer cracks, is less susceptible to mechanical damage during handling, and processes better.
**Non-GMO Corn** (genetically modified organism) corn is any corn hybrid that has not been genetically modified through biotechnology procedures to add a specific characteristic. All modification has occurred through natural breeding.

**Nutritionally Dense Corn** is designed to contain a stacked trait set of genetics specific in nutrient density, quality, and consistency. This product is typically used in feeding animals to increase the efficiency of production.

**Organic Corn** is grown without pesticides or chemical fertilizers, and the grain is not treated with pesticides in storage. Organic corn is grown for human consumption.

**Post-Harvest Pesticide-Free Corn** is not treated with pesticides after harvest. It is used as a livestock feed.

**Waxy Corn** is wet milled to produce specialized starch products for food and industrial uses. A small portion of waxy corn production is used for feed uses, primarily silage for dairy cattle. Waxy corn yields are typically 95-97% of standard yellow dent varieties.

**White Corn** is primarily used for human consumption, where its high kernel hardness makes it desirable for dry milling or alkaline processing into cereals, snacks, and Mexican food products. A small amount of white corn is wet milled to produce specialty products with very bright whiteness.

**High Oleic/High Oil Corn** offers a different mix of oleic and linoleic acids than standard dent corn. In swine rations, this compositional change will cause fat to be firmer and more stable, extending freshness. Other quality attributes such as appearance and taste are still being evaluated.
Appendix M. National Laws for Labeling GM Foods

Below is a listing published by *The Organic & Non-GMO Report* of the National Laws for Labeling GM Foods.

The following chart lists current or proposed labeling regulations around the world for GM foods. Key: M= Mandatory, V= Voluntary, B= Banned, NE= Not Established

<table>
<thead>
<tr>
<th>Regions/Countries</th>
<th>Labels</th>
<th>Coverage and Tolerance</th>
<th>Effective Date</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Asia</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>China</td>
<td>NE</td>
<td>All foods containing GM content. No tolerance set. ................. 2002 (Not fully implemented)</td>
<td></td>
</tr>
<tr>
<td>Hong Kong</td>
<td>V</td>
<td>All foods containing GM content; 5% tolerance........................ NA</td>
<td></td>
</tr>
<tr>
<td>Indonesia</td>
<td>NE</td>
<td>Food Law calls for labeling, but not yet implemented. ............. 1996</td>
<td></td>
</tr>
<tr>
<td>India</td>
<td>NE</td>
<td>Labeling regulations under consideration since ................... NA introduction of GM cotton in 2002.</td>
<td></td>
</tr>
<tr>
<td>Japan</td>
<td>M</td>
<td>Regulations exempt additives, animal feed and .................... 2001 any ingredient representing less than 5% of content.</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Zero tolerance on unapproved varieties; 1% tolerance on unapproved varieties in animal feed.</td>
<td></td>
</tr>
<tr>
<td>Malaysia</td>
<td>NE</td>
<td>Legislative proposal to require labeling, but not passed. ......... NA</td>
<td></td>
</tr>
<tr>
<td>Philippines</td>
<td>V</td>
<td>Labeling laws not passed. Now voluntary system. GM ................ NA imports must be declared and deemed safe.</td>
<td></td>
</tr>
<tr>
<td>Russia</td>
<td>M</td>
<td>Labeling required on GM foods, similar to EU. ..................... 2004 0.9% tolerance. Doesn’t apply to animal feed or US imports.</td>
<td></td>
</tr>
<tr>
<td>South Korea</td>
<td>M</td>
<td>Processed foods with GM maize, soybean or bean ................... 2001 sprouts and potatoes; if one of top 5 ingredients; 3% tolerance.</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>No GMO-free labels for processed products.</td>
<td></td>
</tr>
<tr>
<td>Taiwan</td>
<td>M</td>
<td>Bulk and processed foods containing GM maize or soybeans; ...... 2003 (bulk), 5% tolerance. ........................................ 2004 (processed)</td>
<td></td>
</tr>
<tr>
<td>Sri Lanka</td>
<td>M</td>
<td>Proposed labeling regulations 4/2002................................ NA</td>
<td></td>
</tr>
<tr>
<td>Thailand</td>
<td>M</td>
<td>Labeling if GM ingredient is one of top three ingredients........ 2003 Applies to foods and raw products containing maize or soy. 5% tolerance.</td>
<td></td>
</tr>
<tr>
<td>Vietnam</td>
<td>M</td>
<td>Transported GMOs must be labeled. ......................... NA</td>
<td></td>
</tr>
<tr>
<td><strong>Africa</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Algeria</td>
<td>B</td>
<td>Prohibits import and commercialization of GM products. .......... 2000</td>
<td></td>
</tr>
<tr>
<td>Benin</td>
<td>B</td>
<td>5-year moratorium on import, commercialization and use of ....... 2002 GM products.</td>
<td></td>
</tr>
<tr>
<td>Egypt</td>
<td>NE</td>
<td>Proposed labeling regulations similar to EU......................... NA</td>
<td></td>
</tr>
<tr>
<td>Ethiopia</td>
<td>B</td>
<td>No GM crops currently accepted. ..................................... 2002</td>
<td></td>
</tr>
<tr>
<td>Mauritius</td>
<td>M</td>
<td>GMO bill requires labeling. ........................................ NA 2004</td>
<td></td>
</tr>
<tr>
<td>Morocco</td>
<td>B</td>
<td>Prohibits imports of GM foods and products. ....................... 2001</td>
<td></td>
</tr>
<tr>
<td>Zambia</td>
<td>B</td>
<td>Ban on imports of GM products. .................................... 2002</td>
<td></td>
</tr>
<tr>
<td>Zimbabwe</td>
<td>B</td>
<td>Ban on imports of GM products, except milled maize. ............. 2002</td>
<td></td>
</tr>
<tr>
<td>Country</td>
<td>Region</td>
<td>Status</td>
<td>Details</td>
</tr>
<tr>
<td>--------------------------</td>
<td>----------------</td>
<td>----------</td>
<td>-------------------------------------------------------------------------</td>
</tr>
<tr>
<td><strong>Middle East</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Israel</td>
<td>NE</td>
<td>Proposed mandatory labeling in 2002 for maize and soy. .........................</td>
<td>NA</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>In 2004, government indicated it would not require labeling.</td>
</tr>
<tr>
<td>Saudi Arabia</td>
<td>M</td>
<td>Labeling of food imports, processed foods, GM fruit, vegetables, grains, planting seed.</td>
<td>2003</td>
</tr>
<tr>
<td>United Arab Emirates</td>
<td>NE</td>
<td>Proposed labeling regulations. ................................................................</td>
<td></td>
</tr>
<tr>
<td><strong>Europe (National)</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Albania</td>
<td>B</td>
<td>5-year ban on GM crops and foods.</td>
<td></td>
</tr>
<tr>
<td>Austria</td>
<td>B</td>
<td>Maintains ban on GM foods and crops. ....................................................</td>
<td>1997</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Follows EU regulations on labeling and traceability.</td>
</tr>
<tr>
<td>Bosnia and Herzegovina</td>
<td>B</td>
<td>Ban on imports of GM products. ..................................................................</td>
<td></td>
</tr>
<tr>
<td>Bulgaria</td>
<td>M</td>
<td>Plans to adopt EU regulations ................................................................</td>
<td>NA</td>
</tr>
<tr>
<td>Croatia</td>
<td>M</td>
<td>Bans imports of GM products. Will adopt EU regulations. .......................</td>
<td>2001</td>
</tr>
<tr>
<td>Norway</td>
<td>M</td>
<td>Labeling of GM foods. Reduced tolerance from 2% to ..................................</td>
<td>2003</td>
</tr>
<tr>
<td></td>
<td></td>
<td>1%. No GE crops grown commercially.</td>
<td></td>
</tr>
<tr>
<td>Serbia/Montenegro</td>
<td>M</td>
<td>Labeling required but not enforced. ....................................................</td>
<td>2002</td>
</tr>
<tr>
<td>Switzerland</td>
<td>M</td>
<td>Mandatory labeling of GM foods. 0.9% tolerance. ......................................</td>
<td>2005</td>
</tr>
<tr>
<td></td>
<td></td>
<td>0.2% tolerance for non-GM foods.</td>
<td></td>
</tr>
<tr>
<td>Turkey</td>
<td>M</td>
<td>Requires GMO-free certification for imports. ........................................</td>
<td>2001</td>
</tr>
<tr>
<td>United Kingdom</td>
<td>M</td>
<td>Follows EU regulations on labeling and traceability. ...........................</td>
<td>1999</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Labeling also required for foods sold in restaurants, retail outlets, and caterers.</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>require labeling of all GM food and feed, including processed derivatives. 0.9% tolerance. Also require complete traceability.</td>
<td></td>
</tr>
<tr>
<td><strong>North and South America</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Argentina</td>
<td>V</td>
<td>No labels required; voluntary labels allowed. .......................................</td>
<td>NA</td>
</tr>
<tr>
<td>Brazil</td>
<td>M</td>
<td>Government decree requires mandatory labeling ......................................</td>
<td>2004</td>
</tr>
<tr>
<td></td>
<td></td>
<td>of food and feed containing more than 1% GM content. Does not include highly processed products.</td>
<td></td>
</tr>
<tr>
<td>Chile</td>
<td>M</td>
<td>Labeling legislation proposed 7/2000. 2% tolerance ................................</td>
<td>2000</td>
</tr>
<tr>
<td>Canada</td>
<td>V</td>
<td>Voluntary labeling standards. 5% tolerance. ..........................................</td>
<td>2004</td>
</tr>
<tr>
<td>Ecuador</td>
<td>NE</td>
<td>Labeling regulation not finalized. .....................................................</td>
<td>NA</td>
</tr>
<tr>
<td>Mexico</td>
<td>M</td>
<td>Agreement with US to label foods with more than 5% GM content .................</td>
<td>2003</td>
</tr>
<tr>
<td>United States</td>
<td>V</td>
<td>GM foods considered to be “substantially equivalent” .............................</td>
<td>1992</td>
</tr>
<tr>
<td></td>
<td></td>
<td>to conventional foods unless nutrition is affected. Voluntary guidelines to label GM and non-GM foods issued 1/2001 never finalized.</td>
<td></td>
</tr>
<tr>
<td>Venezuela</td>
<td>B</td>
<td>Plantings of GM crops banned by president. ..........................................</td>
<td>2004</td>
</tr>
<tr>
<td><strong>Oceania</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Australia &amp; New Zealand</td>
<td>M</td>
<td>GM content in processed foods, fruits, vegetables; 1% tolerance. ............</td>
<td>2001</td>
</tr>
</tbody>
</table>

*Includes Austria, Belgium, Cyprus, Czech Republic, Denmark, Estonia, France, Finland, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta, The Netherlands, Poland, Portugal, Spain, Sweden, United Kingdom, Czech Republic, Cyprus, Estonia, Hungary, Latvia, Lithuania, Malta, Poland, Slovakia, and Slovenia. (Phillips and McNeill, 2000)
Appendix N. Why Product Insurance is needed and what is offered

Excerpts and modified from an interview titled Why You Need Product Recall Insurance, between Bernie Steves (IBS Vice-President) and Food Technology Source.¹

In an interview between Bernie Steves (Vice-President of brokerage house Insurance Brokers Services, Inc. (IBS)) and Food Technology Source (Internet publication), several aspects of product insurance were discussed.

The first facet discussed was how closely do IBS consultants work with the insured customer? The use of insurance company consultants is not mandatory, but voluntary. Customers are suggested to take advantage of the resources that the insurance company offers. The costs, the fees and expenses of the consultants are covered under the policy. So consultants can go in at the client’s request and walk them through, offering advice.

Product insurance should lower or limit the risk. Generally speaking, with the globalization of the food industry, liability or recall is going to tend to increase risk with products being processed and manufactured throughout the world. Steves noted that more people want less processed food as opposed to more processed food increases their exposure from a contamination standpoint. A lot of times food that has been processed can lower exposure contaminants.

Regarding GMOs, the public, especially in Europe, balks at GM foodstuffs. An insurer looks at contamination as either accidental contamination or malicious contamination. The difference between the two under an insurer’s standpoint is that under accidental contamination the product has to have resulted in, or likely will result in, bodily injury, sickness, disease or death. So baring this in mind, it has not been proven that GM products are dangerous to health. It is “just public perception,” and given that they would not cause bodily injury between 90-125 days, which is the common period you would see on an insurance policy, there would be no recall.

So what exactly does a product recall policy cover? Steves explains that policies generally cover four separate areas: the first is 1) recall expense, that would be the cost to inspect, withdraw, and destroy the bad product, the communications and public relations, and transportation, staff overtime, additional staff; whatever it takes to get the bad products off the shelf and good products back on the shelf. It also 2) covers replacement costs of the product that cannot be reused. Certain products can obviously be inspected and if it has not been tampered with or contaminated, can be put back on the shelf. Other products, especially fresh products or dairy products would have a definite shelf-life and would have to be destroyed, so the policy would cover the replacement costs. It also covers 3) rehabilitation expense, reestablishing reputation and the market share of the product line that was affected. That includes advertising costs, coupons and such. Also, it 4) covers loss of business income generally for a period of 12 months following an incident. Then the last aspect of coverage is for the consultants: crisis consultants, public relations consultants to assist the insured in the handling of an incident.

Appendix O. Sudan 1

An example of why product recall insurance is needed—Sudan 1

Excerpts and modified from Lindsey Partos’ “After Sudan 1: Can food firms afford to skip product recall insurance?” and “Demand for product recall insurance is set to spiral in the new year” by Food Manufacture. ¹

In February of 2005 there was the discovery of Sudan 1, an illegal and potentially carcinogenic red coloring additive, in a consignment of Crosse and Blackwell Worcester sauce made by UK manufacturer Premier Foods, which triggered a mass recall in the UK food chain of more than 600 processed foods on the shelves that may have contained Sudan 1.

Early estimates of €143 million were figured for the cost of the recall, that included sales loss, destruction, management time, and consultants’ fees plus the “softer” costs like brand damage. ²

Surprisingly, in today’s convoluted food chain, with its daily exposed to risk, contaminated products insurance is not required by law, although this type of insurance could be an essential way to cover potential vulnerabilities. According to Marcos Garcia Norris, assistant vice-president crisis management division at insurer AIG Europe estimates that about 70 per cent of food and beverage firms do not have this type of insurance. Some policies minimum premium is about £2,000 a year for £1 million of cover. According to AIG Europe, the average premium ranges between £8,000 and £10,000 for smaller companies.

Recall insurance according to Food Manufacture Magazine

According to AIG Europe (UK), for Europeans, the application of European Commission (EC) Regulation 178 for Food Safety increases the demand for product recall insurance. The regulation will require UK food companies to immediately withdraw or recall any food that they have imported, produced, processed, manufactured or distributed, which they consider may not be compliant with the EC’s food safety requirements. Common reasons for recall may be accidental contamination, malicious tampering, mislabeling, and product extortion.

Companies will not only be required to immediately recall the products, but they will also have to inform the relevant authorities that they are instructing a recall. In addition, it will be compulsory for EU member states to report withdrawals or recalls into the Rapid Alert System (RAS) that the EU has established. The system is overseen by the EC, alerting authorities in each country about any serious recalls.

Ultimately the cost for first party recall (only pays expenses of food makers, not firms up or down in the chain) depends on a range of key factors e.g., country, size of company, and the type of food products. Meat manufacturers, for example, face larger risks in the chain, like salmonella or other food pathogen, as do all fresh products (dairy, for example) and those using glass packaging.

Generally, all policies have two key parts: preparation and recall. For the former, a 10 per cent slice of the premium is available to food makers for a range of consultancy services involved


² Against the backdrop of the massive Sudan 1 product recall in the UK, and resultant cumbersome costs for key firms involved, this led Lindsey Partos to analyze whether food industry players could afford to opt out of product recall insurance.
in risk management, from laboratory screening to updating of regulations. And for the latter, food makers have access to a 24 hour channel to advisers in the advent of a recall. A telephone call can kick off a chain reaction that may include emergency food testing, and the tracking of potentially contaminated products.

According to Norris, the standard that food firms tend to buy covers product recalls ranging from €1 million to €5 million, but the larger companies will buy up to €50 million or more. Nearly all policies are multi-national; crossing borders to go as far as the recall goes.

NOTE: “Carcinogenic illegal products such as Sudan 1 will not be covered on the insurance market. Carcinogens are an exclusion, not only at AIG but for all insurers: they will not insure an illegal product,” says Marcos Garcia Norris. (Nothing else was included in the article to address how a producer or processor should deal with Sudan.)
Appendix P. Short Case Studies

Short Case Studies and Significant Product Contamination and Product Recall Events

Navigant Consulting has put together several case studies of selected examples of product liability/product recall claim experience. Below is a sampling of case studies. After the case studies is an illustration from Frank Crystal of significant product contamination and product recall events.

**Major Food Processor**

Navigant Consulting professionals were hired by a major food processor to assist with claims preparation related to a loss at one of its pasta manufacturing facilities. The incident caused approximately one week’s worth of production to be contaminated. After several weeks of trying to clean/flush the lines unsuccessfully, the lines were completely rebuilt. The rebuild took approximately three months. The claims included physical damage and extra/expediting expenses involved with increased transportation costs, as well as contracting third party production. The claims were settled favorably, and the entire process took less than three months.

**Fungicide Contamination**

Navigant Consulting was retained to review product recall claims against a Fortune 100 conglomerate relating to a fungicide used on nurseries and crops throughout the world. The long-time project allegedly caused harm to both humans and crops during certain periods of time. Damages calculations included inventory losses, product disposal and cleanup, lost profits, extra expenses, and loss of good will.

**Protein Processing Company**

Navigant Consulting was retained by a large protein producer to assist with the preparation of an insurance claim as a result of listeria contamination. The work included review of incurred extra expenses, inventory, and business interruption losses. Complexities of the business interruption included analysis of market share, lost sales, and identification of increased costs of production. Navigant Consulting assisted with the negotiation and favorable settlement of the matter for our client in excess of $15 million.

**Beverage Company**

A large beverage company suffered severe financial losses due to a government ban of its products and subsequent negative publicity resulting from a quality issue. Navigant Consulting assisted with the calculation of damages related to the incident and prepared the claims for insurance purposes. Navigant Consulting assisted the company team, which consisted of risk management, financial management, in-house and outside counsel, and insurance brokers, to develop an overall strategy for the claims. The claim preparation involved several factors such as determining applicable coverages from multiple policies, reviewing analysis of consumer behavior, determining the impact to businesses in multiple countries, and identifying extra expenses related to brand restoration and other recall activities. The claims were presented to representatives from several insurance companies. The claims exceeded $200 million. The company was able to favorably settle each of its claims.

For additional case studies see http://www.navigantconsulting.com/A559B1/navigantnew.nsf/fCNTDspHMRead?OpenForm&Cat1=LA0. Accessed 31 August 2006
<table>
<thead>
<tr>
<th>Brand</th>
<th>Year</th>
<th>Problem</th>
<th>Bodily Injury</th>
<th>Recall Volume</th>
<th>Recall Cost</th>
<th>Event Implications</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tylenol</td>
<td>1982</td>
<td>Capsules laced with cyanide (after shipment)</td>
<td>7 Deaths</td>
<td>31 million bottles</td>
<td>$100 million</td>
<td>Brand made successful recovery, often attributed to public relations strategies including first brand to meet new tamper-resistant bottling stds</td>
</tr>
<tr>
<td>Perrier</td>
<td>1990</td>
<td>Excessive levels of Benzene found in bottles in both US and Europe</td>
<td>No injuries</td>
<td>230 million bottles (entire worldwide inventory)</td>
<td>$200 million</td>
<td>As of 2000, revenue still 40% below that earned in 1989</td>
</tr>
<tr>
<td>Pepsi</td>
<td>1993</td>
<td>Needles and other objects discovered in cans of Diet Pepsi, determined to be a hoax fueled by media reports and copycats</td>
<td>No injuries, 53 arrests, several convictions</td>
<td>Recall not issued</td>
<td>$35 million in lost revenue, marketing, and increased coupon costs</td>
<td>Substantial brand rehabilitation including worldwide video news package and full page advertisements</td>
</tr>
<tr>
<td>Jack in the Box</td>
<td>1993</td>
<td><em>E. coli</em> outbreak traced to meat from 73 Jack in the Box restaurants in Washington, Idaho, California, and Nevada.</td>
<td>700 people fell ill, 4 child deaths</td>
<td>All hamburger meat recalled from Jack in the Box restaurants</td>
<td>$160 million in incurred costs and reduced sales</td>
<td>Rehabilitated brand by developing and implementing a production-to-consumption HACCP-based food safety system that is considered the gold standard for food service</td>
</tr>
<tr>
<td>Coca-Cola</td>
<td>1999</td>
<td>Although never confirmed, sulfur compounds may have been present in some products and odors present on some cans in Belgium and France, some academics believe the only issue was mass hysteria</td>
<td>100 children felt ill</td>
<td>Total recall in Belgium, limited recall in six other countries.</td>
<td>$100 million</td>
<td>Belgium banned sale of all Coca-Cola products for a limited time, all Belgians given free product upon market reentry</td>
</tr>
<tr>
<td>Firestone</td>
<td>2000</td>
<td>A fault in some tires lead to relative risk of tread separation</td>
<td>Numerous deaths and injuries attributed to tread separation and resulting auto rollover</td>
<td>7.26 million tires</td>
<td>$1,800 million reserved or paid for recall and product liability costs</td>
<td>Unit sales of Firestone brand remain below peak level</td>
</tr>
<tr>
<td>Dasani</td>
<td>2004</td>
<td>Excessive levels of Bromate formed in water after addition of Calcium Chloride to meet UK Calcium requirements</td>
<td>No injuries</td>
<td>500,000 bottles</td>
<td>$32 million in incurred expenses</td>
<td>Dasani brand has struggled in Europe</td>
</tr>
<tr>
<td>Sudan 1</td>
<td>2005</td>
<td>Chili powder colored with illegal red dye inadvertently used in batch of Worcester sauce, used in numerous other products</td>
<td>No injuries</td>
<td>580 products from approximately 300 producers</td>
<td>$360 million</td>
<td>Brand damage spread among numerous companies</td>
</tr>
</tbody>
</table>

Data compiled from various SEC filings, publicly available annual reports, and various new sources. (Crystal, 2005).
Appendix Q. OurFood.com Database

Below is OurFood’s Database of Food and Related Sciences table of contents.

OurFood
Database of Food and Related Sciences
Karl Heinz Wilm
E-Mail: author@OurFood.com
May 15, 2005

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## Appendix R. Cost-Benefit Spreadsheet – Complete

### Background Information

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<th>Measure Units</th>
<th>Std.</th>
<th>IPT 1</th>
<th>IPT 2</th>
<th>IPT 3</th>
<th>IPT 4</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Personal Information</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>ID Number</td>
<td></td>
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### Hourly Wage Information

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## Revenues

### Production Data/Revenues

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<tr>
<td>Bushels Sold</td>
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## Costs

### Production Data/Costs

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### Pest Mgmt/Fertilizer Data/Costs

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<th>10.0</th>
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### Working Variable Financial Costs

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### Post Harvest Data/Costs

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### Planning / Preparation Data/Costs

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<td>$/yr</td>
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**Total Costs**

- $225.00
- $37.50
- $200.00
- $340.00
- $590.00

### Marketing / Training

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**Other**

- $0.00
- $0.00
- $0.00
- $0.00
- $0.00
- $0.00

Appendix R. Continued
### Insurance Costs

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### Certification/Validation Data/Costs

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Appendix R. Continued
## Summary Results

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### Total Revenues
- $93,830.00
- $113,850.00
- $165,000.00
- $198,000.00
- $220,000.00

### Total Costs
- $65,036.71
- $88,933.21
- $92,091.51
- $96,818.41
- $116,102.31

### Profit
- $28,793.29
- $24,916.79
- $72,908.49
- $101,181.59
- $103,897.69

### Production Data/Revenues

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### Cost Analysis

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<td>Seed Costs - $/bu</td>
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### Pest Mgmt/Fertilizer Data/Costs

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<td>Labor - Applications</td>
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<tr>
<td>Contracted Expenses A</td>
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<tr>
<td>Contracted Expenses B</td>
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<td>Var</td>
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<tr>
<td>Contracted Expenses C</td>
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<tr>
<td>Total Contracted Expenses</td>
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<tr>
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### Capital Fixed Costs

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### Working Variable Financial Costs

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### Post Harvest Data/Costs

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Appendix R. Continued
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### Storage/Transport Data/Costs

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### Administrative Data/Costs

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Appendix R. Continued
### Marketing / Training

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### Appendix S. Questionnaire Spreadsheet Data

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<td>100</td>
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#### Std

| Seed Cost   | $26/A | 14,440 | 20.42 | RR25 | 32.00 | 8,250 | $ 9.00 |
| Pest Cost   | $14.90/A | 38,400 | 37.44 | 25 | 45.00 | 4,500 | 50 |
| Total Rev   | $439/A | 160,000 | $46/A | $ 350 | 105,000 | 293 |
| Storage     | $10.01/A | 2,000 | 0 | 20¢ | $0.35/Bu | 1,000 | 10 |
| Trans       | $0.14/Bu | 5,500 | $0.03 | $0.05/Bu | 2,000 | 3 |
| Ins         | $ 100 | 6,000 | same | same | $15/A | 1,800 | 7 |

#### IP

| Seed Cost   | $18.50/A | 6,800 | 31.50 | 17LL | 37 | 5,500 | 9 |
| Pest Cost   | $39.45/A | 34,800 | 37.44 | 40 | 55 | 11,800 | 50 |
| Total Rev   | $413/A | 140,000 | $61/A | $390/A | 112,500 | 306 |
| Storage     | $28.32/A | 1,700 | $0.12/Bu | 20¢ | $0.35/Bu | 1,500 | 10 |
| Trans       | $0.25/Bu | 5,000 | $0.06 | $0.25/Bu | 2,400 | 9 |
| Ins         | $ 100 | 6,000 | same | same | $15/A | 1,800 | 7 |

#### Type

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<th>Seed Beans</th>
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</table>

#### Hours

| Prep       | 49 | 10 | 1 | 2 | 4.00 | 5 | 4 | 2 |
| Table       | 4  | 4  | 1 | 3 | 20  | 4 | 2 | 2 |
| Planter    | 8  | 12 | 1 | 2 | 3   | 2 | 1.5| 1 |
| Mgmt       | 7  | 10 | 4 | - | 2   | 21 | 4 | 1 |
| Insp       | 24 | 5  | 5 | 6 | 2   | 1 | 4 | 0 |
| Combine    | 24 | 4  | 3 @ $100 | 3 | 4 | 12 | 1 | 2 |
| Handling   | 40 | 10 | 3 | 6 | 3   | 4 | 4 | 1 |
| Managerial | 5  | 5  | 2 | - | 10  | 1 | 6 | 1 |
| Mtg Hrs    | 12 | 8  | 3 | 8 | 4   | 6 | - | - |
| Miles      | 150 | 300 | 140 | 300 | 100 | 100 | - |
| Overnights | 0  | 1  | 0 | - | 0   | - | 0 | - |
| Mileage Rate | $0.33 | 0 | 0.35 | $0.40 | $0.35 | $0.40 | - |
| Lodging/Meals | 60 | 200 | 25 | - | - | - | - |
| Other      | $125 | - | - | - | 50.00 | $500 | 0 |
RELATED PRODUCTS, SERVICES, AND ORGANIZATIONS

This list includes GMO testing labs and test kit manufacturers, identity preservation firms, organic certification organizations, sustainable agriculture research organizations, associations and membership organizations, consultants, information management products, trade publications, and manufacturers of products related to producing sustainable non-GMO and organic crops. (Non-GMO Sourcebook, 2006)

a. United States

Acres USA
P.O. Box 91299, Austin, TX 78709
• Ph: 512-892-4400; Fax: 512-892-4448
• Email: info@acresusa.com
• Internet: www.acresusa.com
• Products/Services: Publication on eco-ag, dist.

Advanced Biological Marketing
P.O. Box 222, Van Wert, OH 45891
• Ph: 877-617-2461; Fax: 419-232-4664
• Email: abm@abm1st.com
• Internet: www.abm1st.com
• Products/Services: Chemicals, seed treatments

AgraQuest
1530 Drew Ave., Davis, CA 95616
• Ph: 800-962-8980; Fax: 530-750-0153
• Email: info@agraquest.com
• Internet: www.agraquest.com
• Products/Services: Natural, and effective crop protection products. OMRI-listed

Agriculture Utilization Research Institute
P.O. Box 599, Crookston, MN 56716-0599
• Phone: 218-281-7600; Fax: 218-281-3759
• Email: lgjersvi@auri.org
• Internet: www.auri.org
• Products/Services: Tech assist. for value-added products

AgriEnergy Resources
21417 1950 E. St., Princeton, IL 61356
• Ph: 815-872-1190; Fax: 815-872-1928
• Email: info@agrienergy.net
• Internet: www.agrienergy.net
• Products/Services: Biological fertilizers

AGRIS Corporation
3820 Mansell Rd., Ste. 300
Alpharetta, GA 30022
• Ph: 800-795-7995, Fax: 770-238-5205
• Email: info@agris.com
• Internet: www.agris.com
• Products/Services: Mgmt & ops systems, including binSight for bin management, tracking, & traceability

AgriSystems International
125 W. 7th St.
Wind Gap, PA 18091
• Ph: 610-863-6700; Fax: 610-863-4622
• Email: agrisys1@aol.com
• Internet: www.agrisystemsinternational.com
• Products/Services: Consultants for cert. organic products industry

AgVision Software for Agribusiness
1601 N. Ankeny Blvd., Ankeny, IA 50023
• Ph: 800-759-9492; Fax: 515-964-0473
• Internet: www.agvisionsoftware.com
• Products/Services: Inventory mgmt, processing, conditioning, and accounting software for ag bus.

AIB International
1213 Bakers Way
Manhattan, KS 66505-3999
• Ph: 800-633-5137 ext. 193; Fax: 785-537-1493
• Email: molewnik@aibonline.org
• Internet: www.aibonline.org
• Products/Services: IP svcs: audits & consulting, grain-related quality systems, & food safety audits.

AOCS
2211 West Bradley Ave.
Champaign, IL 61821
• Ph: 217-359-2344; Fax: 217-351-8091
• Email: technical@aoocs.org
• Internet: www.aoocs.org
• Products/Services: GMO testing, cert. ref materials, collaborative study organizers, int’l rep, & publisher.

Applied Genetics, Inc.
1900 17th Ave. S.
Brookings, SD 57006
• Ph: 605-691-9388; Fax: 605-697-7484
• Email: appliedgene@brookings.net
• Internet: www.appliedgenetics.com
• Products/Services: GMO tests, PCR/DNA, ELISA, genetic profiling, food safety test
Arkansas State Plant Board–Seed Division  
P.O. Box 1069, Little Rock, AR 72203  
• Ph: 501-225-1598; Fax: 501-225-7213  
• Email: mary.smith@aspb.ar.gov  
• Internet: www.plantboard.org/seed_cert8.html  
• Products/Services: Identity preserved, quality assurance program for seed  

BioDiagnostics, Inc.  
507 Highland Dr.  
River Falls, WI 54022  
• Ph: 715-426-0246; • Fax: 715-426-0251  
• Email: info@biodiagnostics.net  
• Internet: www.biodiagnostics.net  
• Products/Services: Genetic purity; trait purity; germination, DNA, ELISA, Analytical chemistry  

Biogenetic Services, Inc.  
801 32nd Ave.  
Brookings, SD 57006  
• Ph: 605-697-8500; Fax: 605-697-8507  
• Email: biogene@brookings.net  
• Internet: www.biogeneticsservices.com  
• Products/Services: PCR and ELISA qualitative and quantitative methods to detect GMOs  

Biogenic Enterprises  
2545 Roanoke Ave.  
Fredericksburg, IA 50630  
• Ph: 563-237-5998; Fax: 563-237-5937  
• Email: adhark@iowatelecom.net  
• Products/Services: Cert. organic live plant enzymes, pre-mixes, and soil products. Consulting & dist  

BioProfile Testing Labs, LLC  
2010 E. Hennepin Ave. Ste. 3-125  
Minneapolis, MN 55413  
• Ph: 651-428-8176; Fax: 612-378-1676  
• Email: info@bioprofilelabs.com  
• Internet: www.bioprofilelabs.com  
• Products/Services: GMO testing, ingredient testing  

California Crop Improvement Association  
Parsons Seed Certification Center, UCD  
1 Shields Way  
Davis, CA 95616  
• Ph: 530-752-0544; Fax: 530-752-4735  
• Email: rfstewart@ucdavis.edu  
• Internet: www.ccia.ucdavis.edu  
• Products/Services: IP for non-GMO, organic crop & processing certification, AOSCA IP program  

California Seed & Plant Lab  
7877 Pleasant Grove Rd.  
Elvera, CA 95626  
• Ph: 916-655-1581; Fax: 946-655-1582  
• Email: randhawa@calspl.com  
• Internet: www.calspl.com  
• Products/Services: Seed pathology, variety identification, GMO testing  

Canton Mills, Inc.  
P.O. Box 97, 160 Mill St.  
Minnesota City, MN 55959  
• Ph: 800-328-5349, 507-689-2131  
• Fax: 507-689-2400  
• Products/Services: Shur-Gro natural organic & sustainable fertilizers, diatomaceous earth, etc.  

CCOF  
1115 Mission Street  
Santa Cruz, CA 95060  
• Ph: 831-423-2263; Fax: 831-423-4528  
• Email: ccof@ccof.org  
• Internet: www.ccof.org  
• Products/Services: Third-party cert agency for organic processors, growers, retailers, & wholesalers  

Cert ID  
501 Dimick Dr.  
Fairfield, IA 52556  
• Ph: 641-472-9979; Fax: 641-472-9198  
• Email: info-na@certi-id.com  
• Internet: www.cert-id.com  
• Products/Services: Cert-ID, non-GMO certification  

CII Laboratory Services  
10835 Ambassador Dr.  
Kansas City, MO 64153  
• Ph: 816-891-7337; Fax: 816-891-7450  
• Email: ciisvc@ciilab.com  
• Internet: www.ciilab.com  
• Products/Services: Grain testing & food products  

DL Crank & Associates  
707 Lake St.  
Alexandria, MN 56308  
• Ph: 320-763-2470; Email: dcrank@rea-alp.com  
• Contact: Don Crank  
• Products/Services: Soy product & bus. development  

Critereon Company  
21024 421st Ave.  
Iroquois, SD 57353  
• Ph: 605-546-2299; Fax: 605-546-2503  
• Email: info@critereon.com  
• Internet: www.critereon.com  
• Products/Services: Sys design, consulting & adm sup; IP svc; tracking syst, & auditing
CropChoice
P.O. Box 33811, Washington, DC 20033
• Ph: 202-328-1209; Fax: 202-463-0862
• Email: editor@cropchoice.com
• Internet: www.cropchoice.com
• Products/Services: Stories & briefs on GMO issues, sustainable farming, corp. agriculture, & trade policy

CropVerifeye, LLC
7311 W. Jefferson Blvd., Ft. Wayne, IN 46804
• Ph: 866-432-3663; Fax: 260-459-7747
• Email: khockney@cropverifeye.com
• Internet: www.cropverifeye.com
• Products/Services: Data mgmt & traceability, IP, and compliance for agri-food markets

Custom Marketing Co.
1126 W. Main Ave.
West Fargo
ND 58078-1311
• Ph: 800-359-1785
• Internet: www.custommarketingco.com
• Products/Services: Pressure cure drying and storage management for grain

DePaul Industries
2738 N. Hayden Island Dr.
Portland, OR 97217
• Ph: 503-331-3822; Fax: 503-288-6514
• Email: lfletcher@depaulindustries.com
• Internet: www.depaulindustries.com
• Products/Services: Organic co-packing services

Diversified Laboratory Testing, LLC
5205 Quincy St.
Mounds View, MN 55112
• Ph: 763-785-0484; Fax: 763-785-0584
• Internet: www.dqcc.com
• Products/Services: GMO testing

DRAMM Corporation
P.O. Box 1960, Manitowoc, WI 54221
• Ph: 920-684-0227; Fax: 920-684-4499
• Email: fish@dramm.com
• Internet: www.fishfertilizer.com
• Products/Services: OMRI listed organic fish hydrolysate, six different blends; additives, etc.

EcoSmart Technologies, Inc.
318 Seaboard La., Ste. 208
Franklin, TN 37067
• Ph: 800-723-3991; Fax: 615-261-7301
• Email: keden@ecosmart.com
• Internet: www.ecosmart.com
• Products/Services: Crop protection products, NOP compliant, OMRI listed

EnviroLogix, Inc.
500 Riverside
Industrial Pkwy.
Portland, ME 04103
• Ph: 866-408-4597; Fax: 207-797-7533
• Email: info@envirologix.com
• Internet: www.envirologix.com
• Products/Services: GMO and mycotoxin test kits

Eurofins Genesecan, Inc.
2315 N. Causeway Blvd.
Metairie, LA 70001
• Ph: 504-297-4330; Fax: 504-297-4335
• Email: gmo@gmotesting.com
• Internet: www.gmotesting.com
• Products/Services: GMO testing, PCR & ELISA methods, Non-GM and IP certification

The Fertrell Company
P.O. Box 265, Bainbridge, PA 17502
• Ph: 717-367-1566; Fax: 717-367-9319
• Email: theresia@fertrell.com
• Internet: www.fertrell.com
• Products/Services: Organic fert., soil conditioners, natural suplts. Sustainable ag program & consult.

Genetic ID
P.O. Box 1810, Fairfield, IA 52556
• Ph: 641-472-9979; Fax: 641-472-9198
• Email: info@genetic-id.com
• Internet: www.genetic-id.com
• Products/Services: GMO testing & consulting services

Global Organic Alliance, Inc.
P.O. Box 530, 3185 Rd. 179
Bellefontaine, OH 43311
• Ph: 937-593-1232; Fax: 937-593-9507
• Email: kanaen@logan.net
• Internet: www.goa-online.org
• Products/Services: Organic certification worldwide

Grain Journal
3065 Pershing Ct., Decatur, IL 62526
• Ph: 217-877-9660; Fax: 217-877-6647
• Email: mark@grainnet.com
• Internet: www.grainnet.com
• Products/Services: Trade mag serving grain industry

Illinois Crop Improvement Association, Inc.
P.O. Box 9013, Champaign, IL 61826
• Ph: 217-359-4053; Fax: 217-359-4075
• Email: dmiller@ilcrop.com
• Internet: www.ilcrop.com
• Products/Services: Non-GMO testing, food-grade corn, NIR composition analysis, IP.
Independent Organic Inspectors Association
P.O. Box 6, Broadus, MT 59317
• Ph: 406-436-2031; Fax: 406-436-2031
• Email: ioia@ioia.net
• Internet: www.ioia.net
• Products/Services: Member assoc. for organic inspectors, training, newsletter, and publications

Indiana Crop Improvement Association
7700 Stockwell Rd., Lafayette, IN 47909
• Ph: 765-523-2535; Fax: 765-523-2536
• Email: icia@indianacrop.org
• Internet: www.indianacrop.org
• Products/Services: Non-GMO testing, non-GMO cert. & IP svcs for seed-food ISO 9001-2000 reg.

Innovia Films, Inc.
1950 Lake Park Dr., Smyrna, GA 30080
• Ph: 770-970-8598; Fax: 770-970-8702
• Email: malcolm.cohn@innoviafilms.com
• Internet: www.innoviafilms.com
• Products/Services: Nature- Flex film packaging sourced from renewable, non-GMO resources.

Institute for Responsible Technology
P.O. Box 469, Fairfield, IA 52556
• Ph: 641-209-1765
• Email: info@responsibletechnology.org
• Internet: www.responsibletechnology.org
• Products/Services: Ed materials on health & envir risks of GMOs - books, videos, & CDs

Integrity Certified International
806 E. Ohio St.
Lenox, IA 50851
• Ph: 800-815-7852; Fax: 641-333-2280
• Email: crayhon@ll.net
• Products/Services: Organic certification svcs

International Certification Services, Inc.
301 5th Ave. S.E.
Medina, ND 58467
• Ph: 701-486-3578; Fax: 701-486-3580
• Email: info@ics-intl.com
• Internet: www.ics-intl.com
• Products/Services: Organic certification

Iowa Crop Improvement Association
4611 Mortensen Rd. Ste. 101
Ames, IA 50014
• Ph: 515-294-6921; Fax: 515-294-1897
• Email: iowacrop@agron.iastate.edu
• Internet: www.agron.iastate.edu/icia
• Products/Services: Seed cert & QA, IP production inspection, and documentation services

Iowa State University Extension–Value-Added Agriculture Program
167 Heady Hall
Ames, IA 50011-1017
• Ph: 515-294-1938; Fax: 515-294-9496
• Email: ctordsen@iastate.edu
• Internet: www.extension.iastate.edu/pages/valag
• Products/Services: Facilitate dev of value-added agri-bus., including feasibility studies, mktg & trng

Iowa State University Seed Testing Lab
128 Seed Science Ctr.
Ames, IA 50011
• Ph: 515-294-0117; Fax: 515-294-8303
• Email: curry@iastate.edu
• Internet: www.seeds.iastate.edu/seedtest
• Products/Services: GMO testing with ELISA and PCR Methods

Iowa Testing Laboratories, Inc.
1101 North Iowa Ave.
P.O. Box 188, Eagle Grove, IA 50533
• Ph: 800-274-7645, 515-448-4741;
• Fax: 515-448-3402
• Email: jack@iowatestinglabs.com
• Internet: www.iowatestinglabs.com
• Products/Services: An independent lab providing analytical svcs to the agriculture industry for 60 years

ISO-Ag
1421 Grand Ave.
Keokuk, IA 52632
• Ph: 319-524-3399; Fax: 319-524-3399
• Email: isoag@hotmail.com
• Internet: www.iso-ag.com
• Products/Services: ISO 9000 implementation training for farmers

John Deere Ag Management Solutions
4140 N.W. 114th St.
Urbandale, IA 50322
• Ph: 515-331-4705
• Email: culpgordonj@johndeere.com
• Products/Services: Automatic guidance, field documentation farm management software

Juneau Sales/AC Greenfix
17399 240th St. SE, Red Lake Falls, MN 56750
• Ph: 218-698-4222, 866-546-9297
• Fax: 218-698-4440
• Email: juneaufarms@gvtel.com
• Internet: www.acgreenfix.com; www.calcium25.com
• Products/Services: AC Greenfix seed, organic remond salt, diatomaceous earth, foliar nutrient spray
<table>
<thead>
<tr>
<th><strong>Kamut Association</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>P.O. Box 6447, Great Falls, MT 59406</td>
</tr>
<tr>
<td>Ph: 800-644-6450; Fax: 406-452-7175</td>
</tr>
<tr>
<td>Email: <a href="mailto:debby@kamut.com">debby@kamut.com</a></td>
</tr>
<tr>
<td>Internet: <a href="http://www.kamut.com">www.kamut.com</a></td>
</tr>
<tr>
<td>Products/Services: Information service for Kamut brand products</td>
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<tr>
<th><strong>Kansas Crop Improvement Association</strong></th>
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<tbody>
<tr>
<td>2000 Kimball Ave., Manhattan, KS 66502</td>
</tr>
<tr>
<td>Ph: 785-532-6118</td>
</tr>
<tr>
<td>Internet: <a href="http://www.kscrop.org">www.kscrop.org</a></td>
</tr>
<tr>
<td>Products/Services: Seed cert., IP, quality assurance programs, organic inspections</td>
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<tr>
<th><strong>Michael Fields Agricultural Institute</strong></th>
</tr>
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<tbody>
<tr>
<td>W2493 County Rd. S.E., East Troy, WI 53120</td>
</tr>
<tr>
<td>Ph: 262-642-3303; Fax: 262-642-4028</td>
</tr>
<tr>
<td>Email: <a href="mailto:rdoetch@michaelfieldsaginst.org">rdoetch@michaelfieldsaginst.org</a></td>
</tr>
<tr>
<td>Internet: <a href="http://www.michaelfieldsaginst.org">www.michaelfieldsaginst.org</a></td>
</tr>
<tr>
<td>Products/Services: Sustainable/organic outreach/ed.</td>
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<table>
<thead>
<tr>
<th><strong>Michigan Crop Improvement Association</strong></th>
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<tbody>
<tr>
<td>P.O. Box 21008, Lansing, MI 48909</td>
</tr>
<tr>
<td>Ph: 517-332-3546; Fax: 517-332-9301</td>
</tr>
<tr>
<td>Email: <a href="mailto:info@michcrop.com">info@michcrop.com</a></td>
</tr>
<tr>
<td>Internet: <a href="http://www.michcrop.com">www.michcrop.com</a></td>
</tr>
<tr>
<td>Products/Services: AOSSCA IP/non-GMO field insp., non-GM products bio-assay lab tests, &amp; QA.</td>
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<tr>
<th><strong>Midwest Organic Services Association</strong></th>
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<tbody>
<tr>
<td>P.O. Box 344, Viroqua, WI 54665</td>
</tr>
<tr>
<td>Ph: 608-637-2526; Fax: 608-637-7032</td>
</tr>
<tr>
<td>Email: <a href="mailto:mosa@mosorganic.org">mosa@mosorganic.org</a></td>
</tr>
<tr>
<td>Internet: <a href="http://www.mosorganic.org">www.mosorganic.org</a></td>
</tr>
<tr>
<td>Products/Services: Organic cert of producers, processors, handlers throughout US NOP/ISO 65</td>
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<tr>
<th><strong>Mid-West Seed Services</strong></th>
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<tbody>
<tr>
<td>236 32nd Ave. Brookings, SD 57006</td>
</tr>
<tr>
<td>Ph: 605-692-7611; Fax: 605-692-7617</td>
</tr>
<tr>
<td>Email: <a href="mailto:info@mwseed.com">info@mwseed.com</a></td>
</tr>
<tr>
<td>Internet: <a href="http://www.mwseed.com">www.mwseed.com</a></td>
</tr>
<tr>
<td>Products/Services: Seed testing, AP/GMO and trait testing</td>
</tr>
</tbody>
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<thead>
<tr>
<th><strong>Midwest Shippers Association</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>400 South 4th St., Ste. 852 Minneapolis, MN 55415</td>
</tr>
<tr>
<td>Ph: 612-252-1453; Fax: 612-339-5673</td>
</tr>
<tr>
<td>Email: <a href="mailto:info@mnshippers.org">info@mnshippers.org</a></td>
</tr>
<tr>
<td>Internet: <a href="http://www.mnshippers.org">www.mnshippers.org</a></td>
</tr>
<tr>
<td>Products/Services: Grower/processor specialty (IP) grain cooperative; variety of specialty grains</td>
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<thead>
<tr>
<th><strong>Minnesota Crop Improvement Association</strong></th>
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<tbody>
<tr>
<td>1900 Hendon Ave. St. Paul, MN 55108</td>
</tr>
<tr>
<td>Ph: 612-625-7766; Fax: 612-625-3748</td>
</tr>
<tr>
<td>Email: <a href="mailto:mncia@tc.umn.edu">mncia@tc.umn.edu</a></td>
</tr>
<tr>
<td>Internet: <a href="http://www.mncia.org">www.mncia.org</a></td>
</tr>
<tr>
<td>Products/Services: Cert: seed, IP grain, organic. Other svc: field insp, QA &amp; mkgt svc</td>
</tr>
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<thead>
<tr>
<th><strong>Missouri Crop Improvement Association</strong></th>
</tr>
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<tbody>
<tr>
<td>3211 Lemone Industrial Blvd. Columbia, MO 65201</td>
</tr>
<tr>
<td>Ph: 573-449-0586; Fax: 573-874-3193</td>
</tr>
<tr>
<td>Email: <a href="mailto:moseed@aol.com">moseed@aol.com</a></td>
</tr>
<tr>
<td>Internet: <a href="http://www.moseed.org">www.moseed.org</a></td>
</tr>
<tr>
<td>Products/Services: IP, non-GMO, QA &amp; source identified inspection, auditing, and testing programs</td>
</tr>
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<thead>
<tr>
<th><strong>Missouri Enterprise Business Assistance Center</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>800 University Dr. Ste. 111 Rolla, MO 65401</td>
</tr>
<tr>
<td>Ph: 573-364-8570; Fax: 573-364-6323</td>
</tr>
<tr>
<td>Email: <a href="mailto:bthompson@missourienterprise.org">bthompson@missourienterprise.org</a></td>
</tr>
<tr>
<td>Internet: <a href="http://www.missourienterprise.org">www.missourienterprise.org</a></td>
</tr>
<tr>
<td>Products/Services: Technical assistance to manufacturers, &amp; farmers for value-added enterprises</td>
</tr>
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<thead>
<tr>
<th><strong>Natural Food Certifiers</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>119A S. Main St. Spring Valley, NY 10977</td>
</tr>
<tr>
<td>Ph: 845-426-5098; Fax: 845-818-3598</td>
</tr>
<tr>
<td>Email: <a href="mailto:natfcert@aol.com">natfcert@aol.com</a></td>
</tr>
<tr>
<td>Internet: <a href="http://www.nfcertification.com">www.nfcertification.com</a></td>
</tr>
<tr>
<td>Products/Services: Organic, Kosher, and vegan food certifier; USDA agent for NOP</td>
</tr>
</tbody>
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<thead>
<tr>
<th><strong>Neogen Corporation</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>620 Lesher Place Lansing, MI 48912</td>
</tr>
<tr>
<td>Ph: 800-234-5333; Fax: 517-372-2006</td>
</tr>
<tr>
<td>Email: <a href="mailto:mnichols@neogen.com">mnichols@neogen.com</a></td>
</tr>
<tr>
<td>Internet: <a href="http://www.neogen.com">www.neogen.com</a></td>
</tr>
<tr>
<td>Products/Services: GMO, mycotoxin, &amp; microbial test kits</td>
</tr>
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<tr>
<th><strong>New Mexico Organic Commodity Commission</strong></th>
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<tbody>
<tr>
<td>4001 Indian School N.E. Ste. 310 Albuquerque, NM 87110</td>
</tr>
<tr>
<td>Ph: 505-841-9070; Fax: 505-841-9080</td>
</tr>
<tr>
<td>Email: <a href="mailto:joan.quinn@state.nm.us">joan.quinn@state.nm.us</a></td>
</tr>
<tr>
<td>Internet: <a href="http://nmocc.state.nm.us">http://nmocc.state.nm.us</a></td>
</tr>
<tr>
<td>Products/Services: Organic certification, education, and marketing assistance</td>
</tr>
</tbody>
</table>
North Dakota State Seed Department
P.O. Box 5257, 1313 18th St. N.
Fargo, ND 58105
• Ph: 701-231-5400; Fax: 701-231-5401
• Email: ndseed@state-seed.ndsu.nodak.edu
• Internet: www.ndseed.com
• Products/Services: Seed cert, IP, seed testing, seed quality, health, and GMO testing

Northern Plains Sustainable Agriculture Soc.
9824 79th St. S.E., Fullerton, ND 58441
• Ph: 701-883-4304; Fax: 701-883-4304
• Email: tpnpsas@drtel.net
• Internet: www.npsas.org
• Products/Svcs: Ed resources on organic system

NSF International
789 N. Dixboro Rd., Ann Arbor, MI 48105
• Ph: 734-769-8010; Fax: 734-769-0109
• Email: donofrio@nsf.org
• Internet: www.nsf.org
• Products/Svcs: Third-party cert & GMO testing

Ohio Ecological Food & Farm Association
9665 Kline Rd.
West Salem, OH 44287
• Ph: 419-853-4060; Fax: 419-853-3022
• Email: organic@oeffa.com
• Internet: wwwoeffa.com
• Products/Services: Organic certification

Ohio Seed Improvement Association
6150 Avery Rd., Box 477
Dublin, OH 43017
• Ph: 614-889-1136; Fax: 614-889-8979
• Email: osia@ohseed.org
• Internet: www.ohseed.org
• Products/Services: Non-GMO field inspection, lab testing, record keeping, and labeling

OMIC USA, Inc.
3344 N.W. Industrial St.
Portland, OR 97210
• Ph: 503-223-1497; Fax: 503-223-9436
• Email: labmgr@omicusa.com
• Internet: www.omicusa.com
• Products/Services: GMO Testing, ISO certified

Oregon Department of Agriculture
635 Capital St. N.E.
Salem, OR 97301-2532
• Ph: 503-986-4620; Fax: 503-986-4737
• Email: jcramer@oda.state.or.us
• Internet: www.oda.state.or.us/cid/identity
• Products/Services: Oregon IP Program for producers/packers track products from “farm to fork”

Oregon Tilth
470 Lancaster Dr., NE, Salem, OR 97301
• Ph: 503-378-0690; Fax: 503-378-0809
• Email: pete@tilth.org
• Internet: www.tilth.org
• Products/Services: Nonprofit research for sustainable agriculture & ed. Organic cert & mbr org.

Organic Certifiers
6500 Casitas Pass Rd., Ventura, CA 93001
• Ph: 805-684-6494; Fax: 805-684-2767
• Email: organic@west.net
• Internet: www.organiccertifiers.com
• Products/Services: Organic certification, accredited by NOP, IFOAM, ISO 65

Organic Consumers Association
6771 S. Silver Hill Dr.
Finland, MN 55603
• Ph: 218-353-7454; Fax: 218-353-7652
• Email: info@ocia.org
• Internet: www.ocia.org
• Products/Services: Advocacy for organic and organic integrity watchdogs

Organic Crop Improvement Association International, Inc.
6400 Cornhusker Hwy. Ste.125, Lincoln, NE 68507
• Ph: 402-477-2323; Fax: 402-407-4325
• Email: info@ocia.org
• Internet: www.ocia.org
• Products/Services: Int’l organic cert svcs, education & research svcs

Organic Crop Improvement Assoc., NE Wisconsin Organic Chapter, LLC
N5364 Hemlock La.
Kewauness, WI 54216
• Ph: 920-388-4369; Fax: 920-388-3408
• Email: kkinstetter@itol.com
• Products/Services: Offering organic certification services to farmers throughout the Midwest

Organic Crop Improvement Assoc., Wisconsin Chapter #1, Inc.
5381 Norway Dr., Pulaski, WI 54162
• Ph: 920-822-2629; Fax: 920-822-4583
• Email: mmmsgang@netnet.net; johnsonorganics@hotmail.com
• Products/Services: Organic certification

Organic Farming Research Foundation
P.O. Box 440, Santa Cruz, CA 95061
• Ph: 831-426-6606; Fax: 831-426-6670
• Email: info@ofrf.org
• Internet: www.ofrf.org
• Products/Services: Funds organic research & advocates public support of organic research.
Organic Materials Review Institute
P.O. Box 11558, Eugene, OR 97440
• Ph: 541-343-7600; Fax: 541-343-8971
• Email: info@omri.org
• Internet: www.omri.org
• Products/Services: Pubs & info on materials used in organic production. List of commercial products.

Organic Trade Association
P.O. Box 547, Greenfield, MA 01302
• Ph: 413-774-7511; Fax: 413-774-6432
• Email: info@ota.com
• Internet: www.ota.com
• Products/Services: Membership organization serving the organic industry

Origins, LLC
33 Lynwood Dr.
Battle Creek, MI 49015-7911
• Ph: 259-441-7280; Fax: 419-844-1263
• Email: joe.colyn@juno.com
• Internet: www.originz.net
• Products/Services: Consulting services on strategies for food systems and a healthier world

Q Laboratories
1400 Harrison Ave.
Cincinnati, OH 45214-1606
• Ph: 513-471-1300; Fax: 513-471-5600
• Email: mgoins@qlaboratories.com
• Internet: www.qlaboratories.com
• Products/Services: Full service, independent, microbiology, and analytical chemistry lab services.

Quality Assurance International
9191 Towne Center Dr., Ste. 510
San Diego, CA 92122
• Ph: 858-792-3531; Fax: 858-797-8665
• Email: ellen@qai-inc.com
• Internet: www.qai-inc.com
• Products/Services: Organic cert svcs for growers, processors, traders, distributors, & restaurants

Quality Certification Services
P.O. Box 12311, Gainesville, FL 32604
• Ph: 352-377-0133; Fax: 352-377-8363
• Email: qcs@qcsinfo.org
• Internet: www.qcsinfo.org
• Products/Services: Certification services

The Rodale Institute
611 Siegfriedale Rd., Kutztown, PA 19530-9320
• Ph: 610-683-1400; Fax: 610-683-8548
• Email: info@rodaleinsitute.org
• Internet: www.rodalesinstitute.org
• Products/Services: Global; to achieve regenerative food sys to improves enviro/human health

Richard E. Schell, Law Offices of Kurt A. Wagner
P.O. Box 3, 780 Lee St. Ste. 102
Des Plaines, IL 60016
• Ph: 847-759-9833, 847-404-2950
• Fax: 847-635-0558
• Email: schell@wagneruslaw.com
• Internet: www.wagneruslaw.com
• Products/Services: Legal counsel

Seed Savers Exchange
3094 N. Winn Rd.
Decorah, IA 52101
• Ph: 563-382-5990; Fax: 563-382-5872
• Internet: www.seedsavers.org
• Products/Services: Membership organization offering seeds of heirloom garden crops

SGS North America
1019 - 1025 Harbor, Memphis, TN 38113
• Ph: 901-775-1660; Fax: 901-775-3308
• Email: sandy_holloway@sgs.com
• Internet: www.sgs.com
• Products/Services: GMO testing, analytical testing services

Richard D. Siegel Law Offices
1400 16th St. N.W., Washington, DC 20036
• Ph: 202-518-6364; Fax: 202-234-0399
• Email: rsiegel@ofwlaw.com
• Products/Services: Legal counsel & fed gov’t rep for organic food & seed companies and certifiers

Silliker, Inc.
900 Maple Rd., Homewood, IL 60430
• Ph: 708-957-7878; Fax: 708-957-1483
• Email: info@silliker.com
• Internet: www.silliker.com
• Products/Services: GMO testing, technical consultation, plant/supplier audits

Soyatech, Inc.
1369 State Hwy. 102
Bar Harbor, ME 04609
• Ph: 207-288-4969 800-424-SOYA
• Fax: 207-288-5264
• Email: peter@soyatech.com
• Internet: www.soyatech.com
• Products/Services: Soy & Oilseed Bluebook dir, Soyatech eNews Daily, market studies, consulting
Soy Works Corporation
3805 Vardon Court
Woodridge, IL 60517
• Ph: 630-853-4328
• Email: soyworks@msn.com
• Internet: www.soyworkscorporation.com
• Products/Services: Marker pellets for bulk commodities

Star Dairy Resources
14035 Marsh Pike
Hagerstown, MD 21742
• Ph: 301-739-2025; Fax: 301-739-7029
• Products/Services: Consultant for dairy herd rations and soil consultant

Strategic Diagnostics, Inc.
111 Pencader Dr.
Newark, DE 19702-3322
• Ph: 800-544-8881; Fax: 302-456-6782
• Email: sales@sdix.com
• Internet: www.sdix.com
• Products/Services: Develops & sells a range of test kits for detection of GMO, mycotoxins, & pathogens

Dennis Strayer & Associates
302 Beverly Blvd.
Hudson, IA 50643
• Ph: 319-988-4187; Fax: 319-988-3922
• Email: dstrayer@prairieinet.net
• Products/Services: Consultant– IP analysis

The Synergy Company of Utah, LLC
2279 S. Resource Blvd., Moab, UT 84532
• Ph: 435-259-4787; Fax: 435-259-2328
• Email: “Contact Us” on web site
• Internet: www.thesynergycompany.com
• Products: Cert organic, whole-food raw materials & contract manufacturing svcs, & kosher certified.

Trade Acceptance Group, Ltd.
One Corporate Plaza, Ste. 414
7400 Metro Blvd., Edina, MN 55439
• Ph: 952-830-0064; Fax: 952-830-9054
• Email: curt@tradeacceptance.com
• Internet: www.tradeacceptance.com
• Products/Services: Trade credit ins & export finance

University of Wisconsin - Center for Integrated Agricultural Systems
1450 Linden Dr., Madison, WI 53706
• Ph: 608-262-5200; Fax: 608-265-3020
• Email: mmmille6@wisc.edu
• Internet: www.wisc.edu/cias
• Products/Services: Res, ed, networking, & facilitation

Juliet A Zavon, Consulting
433012 McMillan St., Cincinnati, OH 45219
• Ph: 513-333-0688
• Email: JulietZavon@fuse.net
• Products/Services: Consulting - supply chain mgmt: analyzing & valuations, feasibility analysis

b. Canada

Annual Guelph Organic Conference
Box 116, Collingwood, ON L9Y 3Z4
• Ph: 705-444-0923; Fax: 705-444-0380
• Email: organix@georgian.net
• Internet: www.guelphorganicconf.ca
• Products/Services: Annual (Jan. 27-29, 2006) int’l organic food & farming conf. Covers GMO issues

CSI (Centre for Systems Integration)
240 Catherine St., Ste. 200
Ottawa, ON K2P 2G8
• Ph: 613-236-6451; Fax: 613-236-7000
• Email: csi-east@storm.ca
• Internet: www.csi-ics.com
• Products/Services: Organic cert of farms & processors (NOP, JAS, EEC Regulation No. 2092/91)

CFT Corporation
2020 Winston Park Dr., Ste. 300
Oakville, ON L6H 6X7
• Ph: 800-561-8238; Fax: 905-829-5219
• Email: spocklington@cftcorp.com
• Internet: www.cftcorp.com
• Products/Services: Int’l Freight Forwarding co. specializing in shipping commodities - IP grains

Garantie Bio-Ecocert
71 St-Onésime
Levis, QC G6V 5Z4
• Ph: 418-838-6941; Fax: 418-838-9823
• Email: info@garantiebio-ecocert.qc.ca
• Internet: www.garantiebio-ecocert.com
• Products/Services: Organic certification
Greenpeace Canada
454 Laurier Est, Montréal, QC H2J 1E7
• Ph: 514-933-0021, ext 15;
• Fax: 514-933-1017
• Email: eric.darier@yto.greenpeace.org
• Internet: www.greenpeace.ca
• Products/Services: Non-GMO foods

Grotek Manufacturing, Inc.
9850 201st St., Langley, BC V1M 4A3
• Ph: 604-882-7699; Fax: 604-882-7659
• Email: fonda@grotek.net
• Internet: www.grotek.net
• Products/Services: Manufacturers of Earth Safe 100% organic and organic-based fertilizers

Manna International, Inc.
116 Industrial Park Crescent
Sault Ste., Marie
ON P6B 5P2
• Ph: 705-946-2662; Fax: 705-256-6540
• Email: intnl@sympatico.ca
• Internet: www.mannainternationalinc.com
• Products/Services: IP/traceability consulting; certification, auditing, and sourcing service

Norseman, Inc.
21 Keppler Crescent
Ottawa ON, K2H 5Y1
• Ph: 613-829-4378; Fax: 613-721-2168
• Email: wid@norseman.ca
• Internet: www.norseman.ca
• Products/Services: Protector liners for food-grade shipping containers

OCPP/Pro-Cert Canada, Inc.
1099 Monarch Rd.
Lindsay, ON K9V 4R1
• Ph: 877-867-4264, 705-374-5602
• Fax: 705-374-5604
• Email: ocpp@lindsaycomp.on.ca
• Internet: www.ocpro-certcanada.com
• Products/Services: Cert for organic producers & processors

Organic Producers Association of Manitoba Cooperative, Inc.
101-247 Wellington St., W.
P.O. Box 940, Virden, MB R0M 2C0
• Ph: 204-748-1315; Fax: 204-748-6881
• Email: info@opam.mb.ca
• Internet: www.opam.mb.ca
• Products/Services: Organic cert, accredited to SCC, USDA

QMI Organic, Inc.
4167-97 St., 2nd floor
Edmonton, AB T6E 6E9
• Ph: 800-268-7321; Fax: 780-496-2464
• Email: clawrence@qmi.com
• Internet: www.qmiorganic.com
• Products/Services: Organic certification services

Québec Vrai
390 Principale
Ste-Monique, QC J0G 1N0
• Ph: 819-289-2666; Fax: 819-289-2999
• Email: info@quebecvrai.org
• Internet: www.quebecvrai.org
• Products/Services: Organic certification

C. Asia/Australia

AgriQuality Pty. Ltd.
3 - 5 Lillee Crescent, Tullamarine
Victoria 3043, Australia
• Ph: 61-3-8318-9018; Fax: 61-3-8318-9001
• Internet: www.agriquality.com
• Products/Services: GMO testing for the Australasian food and agriculture industries

China Certification and Inspection Group
Tower B. No. 9 East Madian, Rd. Haidian District, Beijing 100088, China
• Ph: 86-10-8226-2829
• Email: inspect@ccic.com
• Internet: www.ccic.com
• Products/Services: Cert services of non-GMO/IP, non-GMO control, and GMO testing services

Hong Kong DNA Chips
1/F, Cosmos Ctr., 108 Soy St., Mongkok Kowloon, Hong Kong SAR, China
• Ph: 852-2111-2123; Fax: 852-2111-9762
• Email: info@dnachip.com.hk
• Internet: www.dnachip.com.hk
• Products/Services: GMO testing, non-GMO cert, and non-GMO supply chain consultation

NASAA
P.O. Box 768, Stirling, SA 5152, Australia
• Ph: 61-8-8370-8455; Fax: 61-8-8370-8381
• Email: enquiries@nasaa.com.au
• Internet: www.nasaa.com.au
• Products: Organic certification (USDA national organic program, JAS)
d. Europe

Cert ID, Ltd.
Vesey House High St., Sutton Coldfield
West Midlands, B72 1XH, United Kingdom
- Ph: 44-121-321-1777
- Fax: 44-121-321-2999
- Email: info-uk@cert-id.com
- Internet: www.cert-i-d.com
- Products/Svcs: non-GMO cert, IP svcs

Consumers International
24 Highbury Crescent
London N5 1RX
United Kingdom
- Ph: 44-20-7226-6663; Fax: 44-20-7354-0607
- Email: dcuming@consint.org
- Internet: www.consumersinternational.org/gm
- Products/Services: Fed of consumer organizations dedicated to consumers’ rights worldwide

DB Information Systems
9 Station Rd.
Adwick-le-Street
Doncaster, DN6 7DB
United Kingdom
- Ph: 44-1302-330837;
- Fax: 44-1302-724731
- Email: david.trueman@dbis.biz
- Internet: www.dbis.biz
- Products: CommTrac software provides traceability, IP procedures & compliance with QA requirements

Genetic ID (Europe) AG
Am Mittleren Moos 48, Augsburg D-86167
Germany
- Ph: 49-821-747-7630; Fax: 49-821-747-7639
- Email: info-europe@genetic-id.com
- Internet: www.genetic-id.com
- Products/Services: GMO testing

IdentiGEN, Ltd.
Unit 9 Trinity Enterprise, Centre, Pearse St.
Dublin 2, Ireland
- Ph: 353-1-677-0221; Fax: 353-1-677-0220
- Email: gmtesting@identigen.com
- Internet: www.identigen.com
- Products/Services: DNA meat traceability, GMO testing, & DNA food diagnostics

SGS Netherlands
Malledijk 18 - P.O. Box 200
NL-3200 Spijkenisse, Netherlands
- Ph: 31-181-693297; Fax: 31-181-693572
- Email: sgs.nl.agro@sgs.com
- Internet: www.sgs.nl
- Products/Services: Non-GMO/IP auditing, lab analyses, & cert

Soil Association
Bristol House, 40-56 Victoria St.
Bristol BS1 6BY, United Kingdom
- Ph: 44-117-314-5000; Fax: 44-117-314-5001
- Email: info@soilassociation.org
- Internet: www.soilassociation.org
- Products/Services: Independent, not-for-profit org that sets organic stds, supports organic UK farmers

e. South America

Argencert SRL
B. de Irigoyen 972 - piso 4 - Of, “B”
Buenos Aires, C1072ATT
Argentina
- Ph: 54-11-4363-0033; Fax: 54-11-4363-0202
- Email: argencert@argencert.com.ar
- Internet: www.argencert.com.ar
- Products/Services: Organic certification, NOP certification, GMO-free certification

GeneScan do Brasil Ltda
Av Antonio Gazzola, 1001
3º Andar
Itu, SP 13 301 245
Brazil
- Ph: 55-11-4023-0522; Fax: 55-11-4023-0625
- Email: info@genescan.com.br
- Internet: www.genescan.com.br
- Contact: Pablo Molloy
- Products/Services: GMO analysis and IP services
GLOSSARY OF TERMS

The terms below are a consolidation and refinement of like-terms originating from various standards and organizational sources. Each term will generally have a number or set of numbers following it. These numbers represent the source(s) document from which it came. Terms without numbers after them originate from various dictionaries or articles.

Glossary sources:

5. EurepGAP_GR_IFA_V2-0Mar05_update_08Jun06; ©Copyright: EurepGAP c/o FoodPLUS GmbH; http://www.eurepgap.org

Terms

Accreditation - a process of vouching for the fulfillment of requirements, to certify as meeting requirements, usually by a third party. Also, a determination made by a sovereign authority (often the “Secretary” position) that authorizes a private, foreign, or State entity to conduct certification activities as a certifying agent under sanction or jurisdiction. 10, 11


Action level - the limit at or above which the Food and Drug Administration will take legal action against a product to remove it from the market. Action levels are based on unavoidability of the poisonous or deleterious substances and do not represent permissible levels of contamination where it is avoidable. 11
Active ingredient - in any pesticide product, the component that kills, or otherwise controls, target pests. Pesticides are regulated primarily on the basis of active ingredients. 5

Advance Shipment Notice (ASN) - also referred to as a Ship Notice/Manifest, the ASN is a communication (normally via electronic means and known as the EDI transaction sets 856 or 857) of the contents, ship date, and time of an expected shipment. The ship notice/manifest enables the receiver or retailer to identify short shipments before receipt and plan warehouse receiving more efficiently. 9

Adventitious pollen - in this usage pollen, which is not inherent, but accidental; is acquired; it is pollen out of place, coming from an outside source. Adventitious pollen intrusion describes pollen coming from surrounding, undesirable sources. Adventitious presence, in the case of non-GMO production, this refers to the accidental or unintended introduction or presence of genetically modified (GM) material, or foreign genetic material from another variety, crop, or weed, in a seed or grain shipment or ingredients into a non-GMO product line. This can happen, for example, during processing, shipping, the mislabeling of lot numbers, and improper cleaning of equipment. 1, 4, 11

Aflatoxin - a highly carcinogenic natural toxin produced by a fungus (Aspergillus flavus), which occurs when crops are grown, but more often stored under warm, humid conditions. Most commonly associated with corn, peanuts, and soybeans. Shipments of grain containing high levels of aflatoxin are generally rejected. 11

Agricultural inputs - all substances or materials used in the production or handling of agricultural products. 10

Agricultural product/product of agricultural origin - any agricultural commodity or product, whether raw or processed, including any commodity or product derived from livestock, that is marketed for human consumption (excluding water, salt, and additives) or livestock consumption. 10

Allowed synthetic - a substance that is included on the National List of synthetic substances allowed for use in organic production or handling (USDA NOP). 10

Animal drug - any drug as defined in section 201 of the Federal Food, Drug, and Cosmetic Act, as amended (21 U.S.C. 321), that is intended for use in livestock, including any drug intended for use in livestock feed but not including such livestock feed. 10

Antibodies - proteins that are produced by an organism in response to exposure to foreign substances called antigens or neutralizing proteins generated in reaction to foreign proteins in the blood and that produce immunity against certain microorganisms or their toxins. Antigens are most often foreign proteins. Antibodies to an antigen are very specific for that antigen and usually bind very tightly to the antigen. The ability of antibodies to bind strongly and specifically to antigen s can be used as the basis for qualitative and quantitative assays (Enzyme-linked immunoabsorbent assay ELISA). 1, 11

Application Identifier (AI) - the field of two or more characters at the beginning of an Element String that uniquely defines its format and meaning. They are predefined numbers enclosed by parentheses used in the EAN.UCC-128 bar code symbol to delineate additional information about the item. 6

Application - is a group of software programs that provides functionality for the business (examples are General Ledger, Order Entry, Inventory, Quality Control, etc.).

Applicator - a person applying potentially harmful chemicals, such as pesticides, herbicides, fungicides, fertilizers, and certain industrial chemicals. 8

Area of operation - the types of operations: crops, livestock, wild-crop harvesting or handling, or any combination thereof that a certifying agent may be accredited to certify under this part. 10

Assay - qualitative, quantitative, or semi-quantitative analysis of a substance to determine its components. 8

Attribute - a measurable characteristic, or trait that differentiates from similar products (percent of oil or starch content); or a piece of information reflecting a characteristic related to an identification number (e.g., Global Trade Item Number® (GTIN®), SSCC). 9, 11

Audit or Audit trail - a process of certifying a process by a third party; a systematic and functionally independent examination to determine whether activities and related results comply with planned objectives; see ISO 9000:2000, a systematic and functionally independent examination to determine whether quality and food safety activities and results comply with planned procedures and whether these procedures are implemented effectively and are suitable to achieve objectives: such as for documentation that is sufficient to determine the source, transfer of ownership, and transportation of any agricultural product labeled as “100 percent organic,” the organic ingredients of any agricultural product labeled as “organic” or “made with organic (specified ingredients)” or the organic ingredients of any agricultural product containing less than 70 percent organic ingredients identified as organic in an ingredients statement. 5, 7, 10, 11
**Authorized Inspector** - inspectors used to carry out on-site audits and inspections. Individuals assigned to these tasks are usually either employees or specially selected and trained to conduct this type of work. They meet certain criteria laid down in specified standard in order to receive written standard approval as authorized inspectors. All authorized certification inspectors working for the agent should be demonstrably impartial and independent evaluators of client compliance within specified standards. 3

**Bacillus thuringiensis (Bt)** - a naturally produced soil bacterium that produces toxins that are deadly to some insects; a type of bacteria commonly sprayed by organic farmers as a natural insecticide. When ingested by certain insects, the bacterium secretes an endotoxin that ruptures the insect’s mid gut, causing it to die. Different forms of Bt are effective against insects of the orders Lepidoptera (a group of certain caterpillars, moths and butterflies), Coleoptera (beetles, e.g., Colorado potato beetles), and Diptera (flies and mosquitoes). By the nature of its action, Bt is believed to be harmless to mammals, birds, fish, and certain beneficial insects. Through genomic research, seed breeders are able to insert the gene sequence, giving rise to the endotoxin into the DNA of certain plants, such as corn and cotton, producing a natural insecticide; a group of rod-shaped soil bacteria found all over the earth, that produce “cry” proteins which are indigestible by, yet still “bind” to, specific insects’ gut lining receptors, so those “cry” proteins are toxic to certain classes of insects (i.e., corn borers). 1, 8, 11

**Bar Code** - is the array of bars and spaces representing data. The combination of symbol characters and features required by a particular symbology, including quiet zones, start and stop characters, data characters, check characters, and other auxiliary patterns that together form a complete scannable entity. Also known as the bar code symbol.

**Batch** - a batch unites trade items that have undergone the same transformation processes. 6

**Benchmark** - a measurable set of variables used as a baseline or reference in evaluating the performance of Quality Schemes. 5

**Bill of Lading (BOL)** - a document that establishes the terms of a contract between a shipper and a transportation company. It serves as a document of title, a contract of carriage, and a receipt for goods. 9

**Biodiversity** - assemblage of living organisms from all sources including terrestrial, marine, and other aquatic ecosystems and the ecological complexes of which they are part; the number and types of organisms in a region or environment. 1, 5

**Bioengineering** - the technique of removing, modifying, or adding genes to a chromosome to change the information it contains. By changing this information, genetic engineering changes the type or the amount of proteins an organism is capable of making. 11

**Biosafety protocol** (Convention on Biological Diversity) - the international treaty governing the conservation and use of biological resources around the world that was signed by more than 150 countries at the 1992 United Nations Conference on Environment and Development. 11

**Biotechnology** - a set of biological techniques developed through basic research and now applied to research and product development. In particular, the use of recombinant DNA techniques; the science of using living things, such as plants or animals, either to develop new products or to make modifications to existing products. Current methods include the transfer of a gene from none organism to another. The application of the techniques of molecular biology and/or recombinant DNA technology, or in vitro gene transfer, to either develop products or impart specific capabilities to organism. 1, 11

**Blending** - the process of drawing measured amounts of different lots of cultivars from bins and mixing these parts into a uniform blend by grain assemblers and millers. 11

**Breeder Seed** - is a class of certified seed that is produced and directly controlled by the originating or sponsoring plant breeding institution, firm, or individual and is the source for the production of seed of the other classes of certified seed. The seed may occur from natural selection or through systematic plant breeding programs and shall be grown and handled to maintain its original genetic purity and identity. 11, 13

**Buffer zone** - an area located between a certified production operation, or portion of a production operation, and an adjacent land area that is not maintained under organic management. A buffer zone must be sufficient in size or other features (e.g., windbreaks or a diversion ditch) to prevent the possibility of unintended contact by prohibited substances applied to adjacent land areas with an area that is part of a certified operation; the region near the border of a protected area; a transition zone between areas managed for different objectives. 5, 10

**Calibration** – a measurement of the uncertainty degree of the machinery used to apply any product. Set of operations that establish, under specified conditions, the relationship between values of quantities indicated by measuring instrument and the corresponding values realized by standards. 5

**Canola.** “Canada Oil” - a strain of the rapeseed plant with a low level of toxic erucic acid (a monounsaturated omega-9 fatty acid, denoted 22:1 o-9) used by Canadian breeders to produce oil used for cooking. 11
to certify something means to assure or to confirm that
operation that is certified by an accredited certifying agent as
ingredients, the term, "organic,"
(specified ingredients or food group(s))," or, in the case of
to, for example, the organic certification process or the te
statements, or advertising or other forms
nutritional properties, nature, processing, composition or any other quality; oral, written, implied, or symbolic representatio

genetic purity and identity. 11, 13

specialty grains and oilseeds, crops used for general uses rather than special uses. 11

use values. 11

factors of weather, supply, demand, economic
transportation, storage or handling, other
unpackaged organically produced and non-organicall

that moves into higher volume and becomes like a commodity. 11

Commodity mindset - the frame of mind that deals with commodities, that bases all trade off of commodities, as opposed to specialty items, commodities tend to have a continuously fluctuating price, that is affected by many worldwide factors of weather, supply, demand, economics, and politics, while specialty items may place a more stable price based on end use values. 11

Commodity - something bought and sold, in agriculture usually a common item of grains and oilseeds as opposed to specialty grains and oilseeds, crops used for general uses rather than special uses. 11
**Company number** - a component of the GS1 Company Prefix. GS1 and GS1 Member Organizations assign GS1 Company Prefixes to entities that administer the allocation of EAN.UCC System identification numbers. 9

**Competitive assay**, a form of immunoassay in which residues in the sample compete with known amounts of the test analyte for a limited number of antibody binding sites on the test media. The outcome of the competition is visualized with a color development reaction. In all competitive immunoassays, the sample concentration is inversely proportional to color development: darker color = lower concentration of the target analyte; lighter color = higher concentration of the target analyte. 8

**Composite sample** - a sample assembled from several subsamples of equal size; a composite bin sample might be made up of equal size samples taken from each truckload going into that bin. 11

**Conditioning** - the act of cleaning, which removes impurities or foreign matter, damaged or diseased seeds from a lot of seed or grain; this procedure may also include sizing the seeds into like or uniform size groupings. 11

**Consumer** - an individual who buys products or services for personal use and not for manufacture or resale; persons and families purchasing and receiving food in order to meet their personal needs. 5, 7

**Container** - packaging of food for delivery as a single item, whether by completely or partially enclosing the food and includes wrappers. A container may enclose several units or types of packages when such is offered to the consumer. 7

**Contamination** - the possibility of “making something impure or unclean by contact or mixture” is something that is central to the risk assessment within certification. The question that is always present is this: How high is the risk of adventitious contamination at a given point in the production or handling chain? Besides this type of accidental contamination, intentional contamination by way of mixing is also possible. Certain jurisdictions with labeling regulations, such as the EU, do permit a certain level of adventitious contamination, but intentional contamination is ruled out, even if it stays below the labeling threshold. This is also recognized, for instance, by the national regulations of many countries, including all EU member states, which require that the so-called precautionary principle be met. This means that a production system must meet “all reasonable precautions.” It is only reasonable to expect of a food manufacturer to do as much as possible to come close to perfection. Legislation in all countries recognizes that as long as human or technical error is possible true perfection itself is something unattainable. 3

**Content Guarantee**, for example, the “Non-GMO” assurance given by Cert ID is not a content guarantee but a process guarantee. This means that Cert ID assures that the systems the company’s inspectors have audited comply with the Cert ID Standard and will thus produce only product that complies with the Cert ID Standard as well, with a GMO content well below 0.1%. No certifier can guarantee that every grain, kernel, or bean meets this requirement at all times. 3

**Conventional breeding** - those plant-breeding procedures that do not involve transgenic methods. 11

**Corn** - an American terminology. *Zea mays* is often called maize in most countries, and is the primary crop or grain produced from this member of the grass family. 11

**Cover Product** - a close-growing product grown to protect and improve soils between periods of regular products or between trees and vines in orchards and vineyards. 5

**Critical Control Point (CCP)** - a point, step, or procedure at which control can be applied and a safety hazard can be prevented, eliminated, or reduced to acceptable levels. 5

**Critical defect** - a deviation at a CCP, which may result in a hazard. 5

**Critical limits** - the maximum or minimum value to which a physical, biological, or chemical hazard must be controlled at a critical control point to prevent, eliminate, or reduce to an acceptable level the occurrence of the identified food safety hazard (adopted from Corlett, 1998 as the 1996 FSIS-USDA/NACMCF definition). 5

**Crop Protection Product risk analysis** covers the following risks, exceeding MRLs, legal registration issues, residue analysis decision taking, and reasons behind decision taking for Residue Analysis. 5

**Crop residues** - the plant parts remaining in a field after the harvest of a crop, which include stalks, stems, leaves, roots, and weeds. 10

**Crop** - a plant, or part of a plant intended to be marketed as an agricultural product or fed to livestock. 10

**Cross-pollination** - to apply pollen of one flower to the stigma of another; commonly refers to the pollinating of the flowers of one plant by pollen from another plant; referring to pollination by another plant, as opposed to “self” pollination (pollen from the flower pollinates the stigma of the same plant). 11

**Cry proteins** - a class of proteins produced by *Bacillus thuringiensis* (Bt) bacteria. Cry proteins are toxic to certain categories of insects but harmless to mammals and beneficial insects. Examples are Cry1Ab, cryIII, Cry9C protein. 1, 8, 11
**Cultivar** - a horticultural race, or variety of a plant that has originated and persisted only under cultivation. Is synonymous with variety. 2

**Cultivation** - digging up or cutting the soil to prepare a seed bed; control weeds; aerate the soil; or work organic matter, crop residues, or fertilizers into the soil. 10, 11

**Cultural methods** - methods used to enhance crop health and prevent weed, pest, or disease problems without the use of substances; examples include the selection of appropriate varieties and planting sites; proper timing and density of plantings; irrigation; and extending a growing season by manipulating the microclimate with green houses, cold frames, or windbreaks. 10

**Custom operator** - an equipment owner that uses the equipment for hire in production activities for other parties, party doing custom planting or harvesting of someone else’s crop. 11

**Customer** - anyone (party) who receives, consumes, or purchases products or services from a supplier. 5, 9

**Date of Packaging** - date on which the food is placed in the immediate container in which it will be sold. 7

**Demeter or Demeter brand (Demeter-International e. V.)** - a non-profit organization, produces products derived from Biodynamic® Agriculture, and represents a worldwide biodynamic certification system used to verify production in over 60 countries. Only strictly controlled and contractually bound partners are permitted to use the brand and labeling. Originated by Rudolf Steiner in his “Agriculture Course” given in Koblenz in 1924. A comprehensive verification process insures strict compliance with the International Demeter Production and Processing Standards, as well as applicable organic regulations in the various countries. Biodynamic agriculture goes beyond the standard demands of organics by incorporating three additional principles: 1) the farm is a sustainable ecosystem in itself, 2) use of biodynamic preparations enhances the activities in the compost and the soil, and 3) the notion that dynamic forces of the sun, moon, planets, and constellations on plants ultimately nourish humans physically, spiritually, and emotionally. Biodynamic is the oldest non-chemical agricultural movement, predating the organic agriculture movement by some twenty years and has now spread throughout the world. It is employed, without a gap, through every step, from agricultural production to processing and final product packaging. The holistic Demeter requirements exceed government-mandated regulations. They exclude the use of synthetic fertilizers and chemical plant protection agents in agricultural crop production, or artificial additives during processing, but also require very specific measures to strengthen the life processes in soil and foodstuffs. Demeter farmers and processors actively contribute toward the shaping of a future worth living for, creating healthy foods of distinctive tastes, truly “Foods with Character.” 13

**DeoxyriboNucleic Acid (DNA)** - a nucleic acid that carries the genetic information in the cell and is capable of self-replication; the substance within cells that carries the “recipe” for the organism and is inherited by offspring from parents, transmitted from parents to offspring. DNA consists of two long chains of nucleotides twisted into a double helix and joined by hydrogen bonds between the complementary bases adenine (A) and thymine (T) or cytosine (C) and guanine (G). The sequence of nucleotides determines individual hereditary characteristics. In a plant or animal, it possesses the individual hereditary characteristics in the DNA that are modified and a product derived from them is called a genetically modified organism (GMO). 1, 3, 11

**Detectable residue** - the amount or presence of chemical residue or sample component that can be reliably observed or found in the sample matrix by currently approved analytical methodology. 10

**Dockage** - a factor in the grading of grains and oilseeds, which includes waste and foreign material, which can be readily removed by the use of screens, sieves, and other cleaning devices. Dockage is always determined and reported on the inspection certificate. The term is also used to describe the amount of money deducted due to a deficiency in quality. 11

**Document** - the certificate, paperwork, or electronic record conveying authoritative information, which might be trade, legal, or testing information related to identity preserved (IP) trade. 11

**Documentation audit** - a review by an auditing panel of the company’s quality and food safety management system manual. 5

**Drift** - the physical movement of prohibited substances from the intended target site onto an organic operation or portion thereof. 10

**EAN/UCC System** - (European Article Number/Uniform Code Council) now known as GS1. It is a global standard numbering system to identify services and products. It comprises those standards endorsed by the EAN Member Organizations (including UCC and ECCC in North America). The system includes specifications, standards, and guidelines to identify services and products. Examples include EAN/UCC 128, now referred to as a GS1-128, EAN/UCC-13, EAN/UCC-8, and EANCOM©. 9

**Electronic Data Interchange (EDI)** - a form of electronic commerce in which the computer-to-computer exchange of business data is in a standardized, structured format. It is a voluntary public standard. 9
Electronic Product Code (EPC) is an electronically coded 96-bit tag, which may contain a Global Trade Identification Number (GTIN). Unlike a UPC number, which only provides information specific to product, the EPC gives each product its own serialization number, giving greater accuracy in tracking. The EPC was the creation of the MIT AutoID Center, a consortium of over 120 global corporations and university labs. The EPC system is currently managed by EPCglobal Inc., a subsidiary of the Electronic Article Numbering International group (now known as GS1) and the Uniform Code Council (UCC) (now known as GS1 US), creators of the UPC barcode. The EPC is used utilizing radio frequency identification or RFID.

End user - the ultimate user of a product; at the user end of a supply- or value-chain; sometimes this may be the last manufacturer in a chain or sometimes the ultimate consumer is referred to as the end user.

Endotoxin - a poisonous substance found within a cell, usually in the outer membrane. Originally contained in bacteria, gene research has discovered how to implant certain endotoxins in the genetic makeup of other organisms such as plants. For example, the endotoxin secreted by the bacteria Bacillus thuringiensis is now included in the genome of certain varieties of corn and cotton plants to provide a natural defense against the European corn borer and the cotton bollworm.

Enhanced value - in IP a product having a value higher than a commodity; which usually contains a special trait or attribute that increases the value over similar products.

Enzyme immunoassay (EIA) - an immunoassay using a color-changing enzyme-substrate system for indicating results.

Enzyme-linked immunoabsorbent assay (ELISA) - immunological assay techniques that can be used to measure qualitatively and quantitatively a specific protein.

Escherichia coli (E. coli) - a bacterium found in the intestine of animals and humans used extensively in genetic engineering. E. coli can be fatal to humans if undercooked meat is digested.

Excluded methods - a variety of methods used to genetically modify organisms or influence their growth and development by means that are not possible under natural conditions or processes and are not considered compatible with organic production. Such methods include cell fusion, microencapsulation and macroencapsulation, and recombinant DNA technology (including gene deletion, gene doubling, introducing a foreign gene, and changing the positions of genes when achieved by recombinant DNA technology). Such methods do not include the use of traditional breeding, conjugation, fermentation, hybridization, or tissue culture.

Extensible Markup Language (XML) - is a computer language used to exchange data. XML is a form of electronic commerce used similarly to EDI.

Farm - it is an agricultural production unit or group of agricultural production units, covered by the same operational procedures, farm management, and decision-making activities.

Farmer - person or business representing the farm, (horticultural, agricultural or livestock, according to the relevant scope) who has legal responsibility for the products sold by that farming business.

Feed additive - a substance added to feed in micro quantities to fulfill a specific nutritional need; i.e., essential nutrients in the form of amino acids, vitamins, and minerals.

Feed grains - also known as coarse grains. This category includes corn, sorghum, barley, oats, rye, and millet.

Feed - edible materials that are consumed by livestock for their nutritional value. Feed may be concentrates (grains) or roughages (hay, silage, fodder). The term, “feed,” encompasses all agricultural commodities, including pasture ingested by livestock for nutritional purposes.

Fertilizer - a single or blended substance containing one or more recognized plant nutrient(s) which is used primarily for its plant nutrient content and which is designed for use or claimed to have value in promoting plant growth.

Food Additive - any substance not normally consumed as a food by itself and not normally used as a typical ingredient of the food, whether or not it has nutritive value, the intentional addition of which to the food for a technological purpose in the manufacture, processing, preparation, treatment, packing, packaging, transport or holding of such food results, or may be reasonably expected to result, (directly or indirectly) in it or its by-products becoming a component of or otherwise affecting the characteristics of such foods. The term does not include “contaminants” or substances added to food for maintaining or improving nutritional qualities.

Food Safety - for consumers, safety is the most important ingredient of their food. Past crises have undermined public confidence in the capacity of the food industry and of public authorities to ensure that food is safe. Governing bodies, such as the European Commission, have identified food safety as one of their top priorities. Food safety today usually means modernizing legislation and industry practice according to a coherent and transparent set of rules, reinforcing controls from the
farm to the table and increasing the capability of the scientific advice system, to guarantee a high level of human health and consumer protection. Food safety usually means that the assurance that food will not cause harm to the consumer when it is prepared and consumed according to its intended use. 3, 5

**Food** - any substance, whether processed, semi-processed or raw, which is intended for human consumption, and includes drinks, chewing gum, and any substance which has been used in the manufacture, preparation or treatment of “food” but does not include cosmetics or tobacco or substances used only as drugs. 7

**Forage** - vegetative material in a fresh, dried, or ensiled state (pasture, hay, or silage), which is fed to livestock. 10

**Foundation seed** - a class of certified seed, which is the progeny of breeder or foundation seed and is produced and handled under procedures established by the certifying agency for producing the foundation class of seed, for maintaining genetic purity and identity. 11, 13

**Fresh Produce Traceability (EAN FPT) Guidelines** are aimed at providing a common approach to tracking and tracing fresh produce by mean of an internationally accepted numbering and bar coding system: the EAN.UCC system. See http://www.ean-int.org/Doc/TRA_0402.pdf

**Full Traceability™ Database (example):** as a certification body Cert ID stores all of its data in a decentralized database, called the Full Traceability Database. Be it inspector audit reports, decisions of the Certification Committee, port facility photographs or a laboratory’s Analysis Reports, they are all stored in this database in electronic form. Those data pertaining to the supply chain of a given Cert ID client are available to this client, again in electronic form. The client company is then able to use these data in the event of a challenge from government authorities, or from any other side, to demonstrate that its production system complies with the Cert ID Standard and has thus met the so-called precautionary principle as required by food legislation in many countries. 3

**Gas Chromatography (GC)** - an analytical method in which a sample is vaporized and injected into a carrier gas (called the mobile phase; usually helium) moving through a column. The quantity of a particular compound in the mixture is determined by comparing detector response to the response to known standards. Identification of unknown compounds is only possible if the detector used is a mass spectrometer. The technique can require extensive cleanup and preparation of the sample, the use of costly equipment, and operation by a highly trained technician. 8

**Gene flow** - the concept that in natural ecosystems genes can move within and among plant species (often by cross-pollination), transfer of genetic material by interbreeding from one plant population to another that changes the composition of the gene pool of the receiving population. 1, 2, 11

**Gene stacking** involves combining traits (e.g., herbicide tolerance and insect resistance) in seed. 1, 11

**Gene** - the fundamental physical and functional unit of heredity; made up of a particular sequence of nucleotides found on a particular chromosome. Regardless of the source, a specific gene is composed of a sequence of DNA that usually represents the coded description or blueprint for a specific protein. 1, 11

**Genetic engineering** - the selective, deliberate alteration of genes (genetic material) by humans. This term has come to have a very broad meaning including the manipulation and alteration of the genetic material of an organism in such a way as to allow it to produce endogenous proteins with properties different from those of the normal, or to produce entirely different proteins altogether. 11

**Genetic Modified Organism (GMO)** - sometimes also referred to as GM (genetically modified) or GMF (genetically modified food) or GE (genetically engineered); similar abbreviations exist in other languages are produced through techniques in which the genetic material has been altered in a way that does not occur naturally by mating and/or recombination. Also, food ingredients in which the host DNA has been altered by insertion of gene sequences from another organism. These modifications are made to reduce the cost or improve the effectiveness of agricultural chemical applications (input traits) or to enhance the quality, appearance, or value of resulting food products (output traits). According to the Gentechnikgesetz (GenTG) from 20.06.90 (Genetic Technique Law) in Germany, are organisms whose genetical materials were modified in a way, which is not found in nature under natural conditions of crossbreed or natural recombination. The GMO must be a biological unit, which is able to multiply itself or to transmit genetic material. Examples of modifications are techniques by which genetic material prepared outside of the cell is introduced directly into the organism. These techniques include microinjection, macrionjection, and micro encapsulation, cell fusion, as well as hybridization procedures by which living cells are formed with a new combination of genetic material using methods. 3, 7, 8, 11

**Genome** - the basic set of chromosomes of an organism; the entire DNA “recipe” for an organism, found in every cell of that organism. 1, 10

**Genotype** - the genetic makeup of an individual; the hereditary constitution of an organism. 1, 11
**Germplasm** - hereditary material, in crop breeding, the totality of genes and genetic materials available for the improvement of a crop. 1, 11

**Global EAN Party Information Register (GEPIR)** - GEPIR is an International Catalogue of EAN.UCC numbers including Global Trade Identification Numbers (GTIN) and Global Location Numbers (GLN). 6

**Global Individual Asset Identifier (GIAI)** - the Global Individual Asset Number identifies serial identification numbers for objects and containers, bins, boxes etc., that do not require categorization. Its function is limited to the container itself, not its content. 6

**Global Location Number (GLN)** - a 13-digit number used to identify a location. The GLN consists of two parts: a company prefix and a four-digit location number assigned by the owner of the GLN.

**Global Returnable Asset Identifier (GRAI)** - the Global Returnable Asset Identifier identifies all reusable entities owned by a company, used for transport and storage of goods. 6

**Global Trade Item Number™ (GTIN)** - the umbrella term for several kinds of item numbers and a shorthand term for the EAN.UCC Global Trade Item Number. A GTIN may use the EAN.UCC-8, UCC-12, UCC-13, or UCC-14 Data Structure. This data structure comprises a 14-digit number that has four components: 1) an indicator, 2) a manufacturer prefix, 3) a unique number to that manufacturer, and 4) a check digit. The GTIN has gained a lot of traction in the consumer packaged goods (CPG) marketplace and has largely been the accepted standard for the packaged goods side of the business. The recommendation in this paper is to use the GTIN (EAN.UCC-14 Data Structure) at the case level. 9

**GMO Testing** - analyses of samples of food or agricultural products for the presence of GMOs, often also for the quantity of GMOs and types of GMO events. 3

**GMO Traceability** - general traceability, as a special characteristic of the basic idea of the precautionary principle, in force in the EU since 18 April 2004, stipulates the requirement for operators to label products containing or made from GMOs, but also the need for traceability of products containing or made from GMOs (EU Regulation (EC) No. 1830/2003). However, some food ingredients are processed so deeply that even the most delicate PCR testing is sometimes unable to distinguish whether they were produced from genetically modified or from conventional plants. The reason for this is a total absence of DNA molecules in such cases. If, for instance, soy oil is refined so well that all DNA molecules have been filtered out even the best PCR analysis is unable to make a statement. Therefore, the new EU Regulation mentioned above reaches far beyond the old rules presented up to this point by not focusing exclusively on the detectability by way of PCR analysis. From now on, food, feed, ingredients, and additives must be labeled if they are or consist of a genetically modified organism or if they have been made from genetically modified organisms, regardless of whether these can be detected in the food/feed or not. Labeling independent of detection is possible only if the information about the application of genetically modified organisms is handed down the entire production chain, from the producer to the retailer. The EU Regulation requires that the food industry and at least the suppliers of raw materials for the feed industry set up appropriate traceability systems. Based on the documentation to be kept by food and feed operators on raw materials purchased, there will be inspections from now on as to whether they originate entirely or partly from genetically modified plants and must thus be labeled. 3

**Good Agricultural Practices (GAP)** - program addresses site selection, adjacent land use, fertilizer usage, water sourcing and usage, pest control and pesticide monitoring, harvesting practices (including worker hygiene, packaging storage, field sanitation, and product transportation), and cooler operations. Standard operating procedures are developed and incorporated into the GAP program providing guidance with respect to potential points for contamination and preventative or corrective measures to mitigate their effects.

**Governmental entity** - any domestic government, tribal government, or foreign governmental subdivision providing certification services. 10

**Grain** - crops, or seeds produced from the cereal crop species. 11

**GS1**, the entire GS1 Organization consisting of GS1 Head Office and the worldwide network of GS1 Member Organizations. GS1 is a voluntary standards organization charged by the GS1 board with the management of the EAN.UCC System and the Global Standard Management Process (GSMP). The EAN.UCC System standardizes bar codes, EDI transactions sets, XML schemas, and other supply chain solutions for more efficient business. 9

**Handle** - to sell, process, or package agricultural products, except such term shall not include the sale, transportation, or delivery of crops or livestock by the producer thereof to a handler. Handler, any person engaged in the business of handling agricultural products, including producers who handle crops or livestock of their own production, except such term shall not include final retailers of agricultural products that do not process agricultural products; usually referring to people or companies that move, transfer, or store products, but are not involved in the growing, conditioning, or processing of that product; handling refers to moving, transferring, and storing activities and may be performed by almost anyone in a supply or value-chain. 10, 11
Handling operation - any operation or portion of an operation (except final retailers of agricultural products that do not process agricultural products) that receives or otherwise acquires agricultural products and processes, packages, or stores such products. 10

Hazard Analysis and Critical Control Point (HACCP) - is a food safety program for preventing hazards that could cause food borne illnesses by applying science-based controls, from raw material to finished products which includes; analyze hazards, identify critical control points, establish preventive measures with critical limits for each control point, establish procedures to monitor the critical control points, establish corrective actions to be taken when monitoring shows that a critical limit has not been met, establish procedures to verify that the system is working properly, establish effective recordkeeping to document the HACCP system.

Herbicide - a chemical that controls or destroys undesirable plants. Some herbicides (such as synthetic triazines) selectively kill broad-leaved plants while leaving grass-leaved plants (i.e., cereal crops) unharmed. Other herbicides, such as paraquat, kill all plants. 5, 8

High Performance Liquid Chromatography (HPLC) - an analytical method in which a sample is injected into a stream of liquid (called the mobile phase; usually a mixture of water and an organic solvent) moving through a column. The quantity of a particular compound in the mixture is determined by comparing detector response to the response to known standards. Identification of unknown compounds is only possible if the detector used is a mass spectrometer. The technique can require extensive cleanup and preparation of the sample, the use of costly equipment, and operation by a highly trained technician. 8

Identity Preservation (IP) - legislators of several countries have satisfied consumer and industry demands by enacting mandatory labeling laws for foods containing ingredients derived from genetically modified crops. To comply with these labeling laws, food manufacturers must be able to document the genetic purity of both GM and non-GM ingredients. This can be accomplished by preserving the identity of a crop from seed to final product (Identity Preservation or IP) and by thus enabling the various players in a supply chain to document traceability. This means being able to trace back from the final product to the crops from which ingredients were manufactured. Traceability is not possible without IP systems. It requires that manufacturers have a complete understanding of the supply chain for primary and secondary ingredients and blends. New specifications are being developed with well-defined expectations regarding purity and handling. Audit systems ensure compliance by farmers, grain elevators, processors, ingredient suppliers, and food manufacturers. Identity preservation is a system of maintaining the segregation of a grain or oilseed crop from planting the seed to delivery to the final end user by utilizing a carefully controlled production and distribution system that maintains integrity of the crop being delivered. Identity preservation can involve any system of raw material management that segregates or preserves the identity of the source or nature of the materials; a stringent handling process that separates GM crops and their derived products and provides documentation at each transfer point in the food chain. 2, 3, 11

Immunoassay - an analytical test to measure or detect a substance using antibody-antigen reactions. A technique that makes use of the specific binding between an antigen and its related antibody to identify or quantify a substance in a sample. 8

Industry Product Database (IPD) - an initiative in the produce sector to help address product identification. It enables a retailer’s SKU to be mapped to a supplier’s product code (i.e. GTIN or other number). This helps facilitate data synchronization between trading partners. See www.pma.com/IPDFactSheet.

Inspection - the act of examining (visual observation) and evaluating of food, the production, handling operation, or system of procedural or product qualities of an applicant in a production or delivery system; for control of food, raw materials, processing, and distribution, including in-process and finished product testing, in order to verify compliance to requirements; such as ISO series or for certification or certify operations to determine compliance to a standard or Act. 6, 7, 10, 11

Intellectual property (IP) - the legal rights associated with inventions, artistic expressions and other products of the imagination (e.g. patent, copyright, and trademark law.). 1

International Organization for Standardization (ISO) - promotes the development of standardization and related activities to facilitate the international exchange of goods and services, and to developing co-operation in economic activity. For example, ISO 9000 comprises eight quality management principles that can be used as a framework to guide organizations towards improved performance. 6

IP Systems - production, or handling systems where IP (Identity Preservation) has been implemented. 3, 11

Isolation standards - the standards that dictate distances and modifications by crop, for the production of seed or identity-preserved crop. Isolation standards may be set by a third-party certifying body or by a production company. 11

Isolation - in planting field isolation refers to the distance required from other fields of the same crop to minimize cross-pollination. Sometimes referred to as “buffer” strip. The isolation distance can sometimes be modified (reduced) by planting additional IP crop along the field edges and harvesting as non-IP product. 11
Label - a display of written, printed, or graphic material on the immediate container of an agricultural product or any such material affixed to any agricultural product or affixed to a bulk container containing an agricultural product, except for package liners or a display of written, printed, or graphic material which contains only information about the weight of the product. 7, 10

Labeling Threshold - the level of GMO content of consumer products, as defined by some governments, above which a label on the packaging must indicate that the product inside contains GMOs. The best-known examples by now are probably the two thresholds stipulated in the two EU Regulations that must be implemented fully since 18 April 2004 (EU Regulation (EC) No. 1829/2003 and No. 1830/2003, both of 22 September 2003). 4

Lateral flow membrane assay - a form of immunoassay. Results of the test are indicated by the presence or absence of one or more additional “test lines” that are expected between point of sample application and the control line. May be in either cassette or dipstick format. Usually requires no additional reagents. 8

Livestock - any domestic or domesticated including bovine (including buffalo and bison), ovine, porcine, caprine, equine, poultry, and bees raised in the production of food, fiber, feed, or other agricultural-based consumer products; wild or domesticated game; or other non-plant life, except such term shall not include aquatic animals. The products of hunting or fishing of wild animals shall not be considered part of this definition. 7, 10

Lot - a definitive quantity of a commodity produced essentially under the same conditions; any number of containers which contain an agricultural product of the same kind located in the same conveyance, warehouse, or packing house and which are available for inspection at the same time. 7, 10

Maize - the common name for Zea mays; in most countries maize is the primary crop or grain produced from a member of the grass family. In America, the word “corn” is more common. 11

Mandatory requirements - the data that must be exchanged between trading partners to accomplish traceability. 9

Marker - a genetic flag or trait used to verify successful transformation and to indirectly measure expression of inserted genes. For example, a gene used as a marker in Bt11 confers tolerance to the herbicide Liberty. 11

Mass spectrometry - a technique for determining the composition of a molecule and its fragments. 1

National List - a list of allowed and prohibited substances as provided for in the Act of the USDA’s NOP. 10

National Organic Program (NOP) - the program authorized by the Act for the purpose of implementing its provisions. 10

National Organic Standards Board (NOSB) - a board established by the Secretary under 7 U.S.C. 6518 to assist in the development of standards for substances to be used in organic production and to advise the Secretary on any other aspects of the implementation of the National Organic Program. 10

Niche market - markets of specialty items, usually having higher value than commodity items, special markets set up around specialty products. 11

Nonagricultural substance - a substance that is not a product of agriculture, such as a mineral or a bacterial culture, which is used as an ingredient in an agricultural product. For the purposes of this part, a nonagricultural ingredient also includes any substance, such as gums, citric acid, or pectin, that is extracted from, isolated from, or a fraction of an agricultural product so that the identity of the agricultural product is unrecognizable in the extract, isolate, or fraction. 10

Non-GMO - an organism that has not been modified by transgenic breeding techniques as opposed to GMO (genetically modified organism). Non-GMO, many organizations refrains entirely from using terms such as “GMO-free,” “GE-free” etc., terms that would imply a 100% absence of GMOs. Certification to a 0.0% GMO content threshold is impossible for two reasons, each one being sufficient on its own: 1) GMO testing can only be conducted with representative samples, never with an entire lot (Otherwise, nothing would be left for consumption.). 2) The PCR testing method for GMOs is able to test to detection limits as low as between 0.1% and 0.01%, depending on the tested material. It does not “reach” as low as 0.0%. At the same time, organizations endeavor to enable its Clients to attain a production output that is, in fact, as “free” of GMOs as possible. This is accomplished by rigid input testing for GMOs as well as by certifying to a rigorous standard that ensures a minimization of contamination risks throughout the entire IP chain. 3, 11

Nonsynthetic (natural) - a substance that is derived from mineral, plant, or animal matter and does not undergo a synthetic process as defined in section 6502(21) of the Act (7 U.S.C. 6502(21)). For the purposes of this part, nonsynthetic is used as a synonym for natural as the term is used in the Act. 10

Nutraceuticals - either a food or a portion of food that possesses medical or health benefits. 11
Official accreditation - the procedure by which a government agency having jurisdiction formally recognizes the competence of an inspection and/or certification body to provide inspection and certification services. For organic production, the competent authority may delegate the accreditation function to a private body. 7

Officially recognized inspection systems/officially recognized certification systems - systems that have been formally approved or recognized by a government agency having jurisdiction. 7

One-up/One-down Traceability - under a one-up/one-down system each participant within the food continuum is responsible for maintaining records about the products they receive and where they were shipped to, or sold. 9

Organic fertilizer - organic fertilizers mean materials of animal origin used to maintain or improve plant nutrition and the physical and chemical properties and biological activity of soils, either separately or together, they may include manure, compost and digestion residues. The use of compost, originated from enhanced treated sewage sludge, can be seen as organic fertilizer. 5

Organic matter - the remains, residues, or waste products of any organism. 10

Organic production - a production system that is managed in accordance with the Act and regulations in this part to respond to site-specific conditions by integrating cultural, biological, and mechanical practices that foster cycling of resources, promote ecological balance, and conserve biodiversity. 10

Organic system plan - a plan of management of an organic production or handling operation that has been agreed to by the producer or handler and the certifying agent and that includes written plans concerning all aspects of agricultural production or handling described in the Act and the regulations in subpart C of this part. 10

Organic, a labeling term that refers to an agricultural product produced in accordance with the Act and the regulations in this part. 10

Pallet - a platform with or without sides, on which a number of packages or pieces may be loaded to facilitate handling by a lift truck. 9

Paper trail - the documents that provide assurance in every step of a transaction that traces the production from its very beginning to point of reference at present; traces all origins and procedures of handling the item. 11

Paper transaction - the documentation that refers to a sale, the contracting of a process, or other work with a product or process; the physical movement of the product may or may not happen at the same time. 1

Pasture - land used for livestock grazing that is managed to provide feed value and maintain or improve soil, water, and vegetative resources. 1

Pathogen - an agent that causes disease, especially a living microorganism such as a bacterium, virus, or fungus. 8

Pesticide, any substance which alone, or in any formulation with one or more substances is defined as a pesticide in section 2(u) of the Federal Insecticide, Fungicide, and Rodenticide Act (7 U.S.C. 136(u) et seq) is used to destroy pests, which commonly includes insecticides, herbicides, fungicides, and nematicides in chemical combination. 8, 10

Phytosanitary Certificate - a certificate issued by authorities to satisfy import regulations of foreign countries; indicates that a shipment has been inspected and found free from harmful pests and plant diseases.

Plant protection product - any active substances containing one or more active substances and preparations intended to: Protect plants or plant products against all harmful organisms or prevent the action of such organisms. Such as for preventing, destroying, attracting, repelling, or controlling any pest or disease including unwanted species of plants or animals during the production, storage, transport, distribution and processing of food, agricultural commodities, or animal feeds. Influence the life processes of plants, other than as a nutrient, (e.g. growth regulators); or destroy parts of plants, check or prevent undesired growth of plants. 7, 5

Plants - live plants and live parts of plants, including fresh fruit and seeds. 5

Pollen flow - the normal flow or path of pollen, in a cross-pollinated crop, carried by wind or other means, from the male sex organ to the female sex organ. 11

Pollination - the transfer of pollen between the male germ cell of a plant (anther), and the female reproductive system (stigma) in seed plants. 2, 11

Polymerase chain reaction (PCR) - a method for creating millions of copies of a particular segment of DNA. If a scientist needs to detect the presence of a very small amount of a particular DNA sequence, PCR can be used to amplify the amount of that sequence until there are enough copies available to be detected. A very sensitive, rapid biochemical assay system for detection of specific sequences of DNA that is often used to indicate the presence or absence of specific genes. PCR
can be used to determine whether an organism contains specific DNA sequences. The presence of specific sequences might be an indicator that a plant has been modified through biotechnology. A transgenic trait is made up of a promoter that controls the expression of the gene, the gene, and a terminator that assists in the insertion of a gene. PCR detects the transgenic trait by replicating a particular portion (promoter, gene, or terminator) of the trait that is present. 3, 4, 8, 11

**Practice standard** - the guidelines and requirements through which a production or handling operation implements a required component of its production or handling organic system plan. A practice standard includes a series of allowed and prohibited actions, materials, and conditions to establish a minimum level performance for planning, conducting, and maintaining a function, such as livestock health care or facility pest management, essential to an organic operation. 10

**Precautionary principle** - an approach used to the management of risk, when scientific knowledge is incomplete. 1

**Prepackaged** - made up in advance in a container, ready for offer to the consumer, or for catering purposes. 7

**Preparation** - the operations of slaughtering, processing, preserving, and packaging of agricultural products and alterations made to the labeling concerning the presentation of the organic production method. 7

**Process Guarantee, (example)** - the “Non-GMO” assurance given by Cert ID is a process guarantee, as opposed to a content guarantee. This means that Cert ID assures that the systems the company’s inspectors have audited comply with the Cert ID Standard and will thus produce only product that complies with the Cert ID Standard as well, with a GMO content well below 0.1%. No certifier can guarantee that every grain, kernel, or bean meets this requirement at all times. 3

**Processing** - cooking, baking, curing, heating, drying, mixing, grinding, churning, separating, extracting, slaughtering, cutting, fermenting, distilling, eviscerating, preserving, dehydrating, freezing, chilling, or otherwise manufacturing and includes the packaging, canning, jarring, or otherwise enclosing food in a container. 10

**Produce handling** - low risk post-harvest activities carried out on the produce that is still owned by the certified farmer/group of farmers, on or off-farm, i.e., packing, storage, and transport ex farm, but excluding harvesting and on-farm transport from point of harvest to first point of storage/packing. Processing of produce is not covered by produce handling. Packing carried out at point of harvest is considered produce handling. In addition, any storage, chemical treatments, trimming, washing, or any other handling where the product may have physical contact with other materials or substances. 5

**Produce** - the harvested product of the product after it has been harvested, before it is sold. 5

**Producer** - a person who engages in the business of growing or producing food, fiber, feed, and other agricultural-based consumer products. 10

**Product Code** - a number issued internally by the supplier to distinguish it from other products. Used by itself, the product code has no value to anyone other than the supplier. Product traceability describes the qualitative follow-up of products. It essentially relies on correct record keeping and the thoroughness of information concerning the product. A manufacturer uses it to find the causes of a quality fault either upstream, if the incident could have occurred at his supplier’s premises, or downstream, if the incident could have occurred during shipping, for example.

**Product Tracing** - the capability to identify the origin of a particular unit and/or batch of product located within the supply chain by reference to records held upstream in the supply chain. Products are traced for purposes such as product recall and investigating complaints. Within the context of EurepGAP Integrated Farm Assurance, this means tracing product from the farmer’s immediate customer back to the farmer and certified farm. 5

**Product Tracking** - the capability to follow the path of a specified unit of a product through the supply chain as it moves between organizations. Products are tracked routinely for obsolescence, inventory management, and logistical purposes. In the context of this document, the focus is on tracking produce from the grower to retail point of sale. Within the context of EurepGAP Integrated Farm Assurance, this means tracking product from the farmer to his immediate customer. 5, 9

**Production lot number/identifier** - identification of a product based on the production sequence of the product showing the date, time, and place of production used for quality control purposes. 10

**Production Output** - the products/trade units that have been produced and/or shipped from a trading partner in the food supply chain and may include animals (including fish) plants, and their products as well as foods produced from these products/trade units. 9

**Production** - the operations undertaken to supply agricultural products in the state in which they occur on the farm, including initial packaging and labeling of the product. 7

**Prohibited substance** - a substance, the use of which in any aspect of organic production or handling is prohibited or not provided for in the Act or regulations. 10

**Protein** - a complex biological molecule composed of a chain of amino acids that are assembled in the linear order specified by the gene that encodes the protein. Proteins are usually biologically active only when the chain of amino acids is
folded into a specific three-dimensional conformation. Proteins have many different biological functions; for example, enzymes, antibodies, and hair are proteins. 11

Protocol - the rules, or process describing a procedure. 11

Radio Frequency Identification (RFID) - RFID tags are small integrated circuits connected to an antenna, which can respond to an interrogating RF signal. The tag is affixed to or incorporated into a product to track its movement and attributes of the product. They offer wireless electronic communication using radio frequency allowing electronic memory to be read and written. 9, 6

Random sample - a limited sample of product or observation, so assembled from the total array as to be truly representative of its characteristics or properties; taken without personal bias of the sampler or observer. 11

Recombinant DNA (rDNA) - DNA molecules created by splicing together two or more different pieces of DNA. 1

Record - a record is a document that contains objective evidence which shows how well activities are being performed or what kind of results are being achieved; any information in written, visual, or electronic form that documents the activities undertaken by a producer, handler, or certifying agent to comply with standards and regulations. 5, 10

Refugia or refuge - an area planted with non-transgenic plants (e.g., non-Bt corn or alternative host for European corn borer), where susceptible pests can survive and produce a local population capable of mating with any possible resistant survivors from Bt corn. 11

Registered seed, registered seed is a class of certified seed, which is the progeny of breeder or foundation seed and is produced and handled under procedures established by the certifying agency for producing the registered class of seed, for the purpose of maintaining genetic purity and identity. 11, 13

Requirements - the criteria set down by the competent authorities relating to trade in foodstuffs covering the protection of public health, the protection of consumers and conditions of fair-trading. 7

Residue methods - analytical techniques involving an abstractive chemical or physical process such as evaporation, distillation, filtration, chromatography, or immunoassay. 9

Residue testing - an official or validated analytical procedure that detects, identifies, and measures the presence of chemical substances, their metabolites, or degradations products in or on raw or processed agricultural products. 10

Retail food establishment - a restaurant; delicatessen; bakery; grocery store; or any retail outlet with an in-store restaurant, delicatessen, bakery, salad bar, or other eat-in or carry-out service of processed or prepared raw and ready-to-eat food. 10

Risk analysis/assessment - an estimate of the probability of the occurrence of a hazard or other non-conformity with regard to quality and food safety; the evaluation of the likelihood and severity of adverse effects on public health arising, for example, from the presence in foodstuffs of additives, contaminants, residues, toxins or disease-causing organisms. 5, 7

Sample - a part or piece taken randomly as representative of a whole, in agricultural products a sample of grain or oilseeds that is taken to observe or test as representative of a larger lot. Sampling Protocol, most Certification Plans contain a description of where, when and how samples of product to be certified are to be drawn and treated subsequently. This procedural code is called sampling protocol. 3, 11

Seed certifying agency - a) an agency authorized under the laws of a state, territory, or possession, to officially certify seed and which has standards and procedures approved by a higher authority to assure the genetic purity and identity of the seed certified, or b) an agency or a foreign country determined to adhere to procedures and standards for seed certification comparable to those adhered to generally by seed certifying agencies. 11

Seed purity - determined by observation or testing that gives the percentage of pure seed that is of the described variety/hybrid and not other materials such as inert mater, weeds seeds, or other crop seeds. 11

Segregation - the process of keeping separate; keeping crops separate by variety or type. 11

Self-Inspection - internal inspection of the registered product carried out by the farmer on his farm using a checklist based on the EurepGAP checklist. 5

Serial Number - links to the supplier’s produce description attributes. The combination of supplier ID and serial number uniquely identifies the pallet globally. Shipping Advice is a notice sent to a local or foreign buyer advising that shipment has gone forward and contains details of packing, routing, etc.

Serial Shipping Container Code (SSCC) - an 18-digit number that identifies the nature of the container, the company prefix identifying the owner and a serialized number. There is no relationship between the SSCC and the GTINs on
the shipment. This number (often represented in a bar code) is also known as the “license plate” used on variable content containers, pallets, and shipments.

**Shipping Container Code (SCC)** - the Shipping Container Symbol is the 14-digit number applied to intermediate packs and shipping containers containing UCC-12, EAN/UCC-13 or EAN/UCC-8 marked items. 9

**Soybean(s)** - a legume, the botanical name of which is Glycine max (L.); a summer annual varying in height from less than a foot to more than 6 feet and in habit of growth from erect to prostrate. The seeds (soybeans) are borne in pods that grow in clusters of three to five with each pod usually containing two, three, or more seeds. The oil content varies from 13 to 25% and from 38 to 45% protein (on a moisture-free basis). Both the oil and protein components are used extensively for food, feed, and industrial uses. 11

**Split operation** - an operation that produces or handles both organic and non-organic agricultural products. 10

**Spot market** - a market based on an immediate, momentary response based on the conditions at the time as opposed to a contracted market. 11

**StarLink® Incident** - this event in June 2000 involved a genetically engineered corn (maize) variety approved in the US for animal consumption only. Lab tests showed that it was found in a brand of taco shells, a type of Mexican food, offered in retail stores. It was soon apparent, through sampling and testing in many locations throughout the US, that StarLink corn was present all over the country. The result was a recall project that, at one point, brought the American corn logistics to a complete standstill for a day or two. The price tag on all of this for the companies involved soon grew into billions of dollars. It is thought that more IP systems and traceability could have reduced these costs considerably. 3

**State organic program (SOP)** - a State program that meets the requirements of section 6506 of the Act, is approved by the Secretary, and is designed to ensure that a product that is sold or labeled as organically produced under the Act is produced and handled using organic methods. 10

**Subcontractor** - specific farm operations performed under contract between the farmer and the contractor. The contractor furnishes labor, equipment, and materials to perform the operation. Custom harvesting of grain, spraying, and picking of fruit, and sheep shearing are examples of custom work. Within the EurepGAP context, subcontractors are those organizations/individuals contracted by the farmer/farmer group to carry out specific tasks that are covered in the EurepGAP Control Points and Compliance Criteria. 5

**Supplier ID** - assigned by EAN member organizations (including ECCC and UCC in North America). Also known as, the companies prefix.

**Supply chain** - a series of linked stages that provide goods or services; the layers of processes involved in the manufacture of goods or provision of services. All business activities needed to satisfy the demand for trade items or services from the initial requirements for raw material or data to final delivery to the end user. 6, 9

**Synthetic** - a substance that is formulated or manufactured by a chemical process or by a process that chemically changes a substance extracted from naturally occurring plant, animal, or mineral sources, except that such term shall not apply to substances created by naturally occurring biological processes. 10

**System Certification** - this general certification bears in mind the principles of EU Regulation (EC) No 178/2002 of the EU Parliament and of the Council about General Principles of Food Law of January 28, 2002. It serves as a platform on which Process Certification can be established. One of its main aspects is the presence of traceable IP. 3

**System Check** - audit of the Internal Quality Management and Control System. 5

**Systematic sample** - a sampling method used to provide a reasonable substitute for a random sample; designed to remove some of the fallacies of a completely random sample by using a system to define the method. 11

**Techniques of genetic engineering** - modification includes, but is not limited to recombinant DNA, cell fusion, micro and macro injection, encapsulation, gene deletion and doubling. Genetically engineered organisms will not include hybridization. 7

**Third party** - a party not involved directly in services or business; an outside party.11

**Third-Party Certification** - certification of any product does not physically change the product in any way. However, if certified according to a publicly available standard that assures that certain quality improving measures are taken in processing a product, certification can add value to the certified product. This will then reflect in added consumer confidence in the product and, consequently, in added value to the supplier of the product. Such certification makes sense only if provided by a so-called third party, i.e. an organization that is neither the manufacturer nor supplier of the product nor a consumer advocacy group. 3
**Threshold** - regarding GMOs, allowable level of GM crop or derived food ingredient that does not trigger a legal requirement for labeling. 2, 10

**Tolerance** - the maximum legal level of a pesticide chemical residue in or on a raw or processed agricultural commodity or processed food. The permissible variation from the standard for a product, in IP would usually refer to the allowable limit for mixture of other varieties or types. 10, 11

**Toxin** - a poisonous substance that is produced by living cells or organisms and is capable of causing disease or other measurable pathological effect. 8

**Traceable resource unit** (TRU) - Unique identification and traceability in any system hinges on the definition of what is the batch size or the traceable resource unit (TRU). For batch processes, a TRU is a unique unit, meaning that no other unit can have exactly the same, or comparable, characteristics from the point of view of traceability. When dealing with continuous processing, the definition of a TRU can be difficult. It may depend on the raw material TRU or on a change in processing conditions, as different activities according to the definition give different TRUs. A consistent definition must be maintained but what constitutes a TRU is decided by the system designer. The identification of a TRU may change during the product route when for example TRUs are pooled. This results in a new TRU, which must be given a new identification different from that of any of the original TRUs. The size of a TRU may also change, for instance when one batch is split into several batches. However, the individual TRUs can only keep the identification of the original TRU as long as the activities occurring to the individual TRUs are identical. (Moe, 1998)

**Traceability** - the ability to retrace the history, use, or location of a product (that is the origin of materials and parts, the history of processes applied to the product, or the distribution and placement of the product after delivery) by the means of recorded identification. The ability, within an identity preserved (IP) system, to trace both the crop product and the system of product segregation, from the beginning of the production process (the seed source) to the end use of the product. From an information management point of view, implementing a traceability system within a supply chain involves systematically associating a flow of information with a physical flow. The objective is to be able to obtain pre-defined information concerning batches or groups of products (also pre-defined) at any given moment, using one or more key identifiers.

Traceability is not possible without an existing IP system. Traceability requires that manufacturers have a complete understanding of the supply chain for primary and secondary ingredients and blends. From the point of view of the user, traceability may be defined as following-up products in both a qualitative and quantitative manner within space and time. Since the coming into force of Regulation (EC) No. 1830/2003 in the EU, the term of “adventitious or technically unavoidable” GMO contamination has assumed a special relevance. This Regulation is about the traceability and the labeling of products containing GMOs or made from them. Products with GMO content in excess of a certain threshold (labeling threshold) must be labeled as containing GMOs since 18 April 2004. Even if this threshold is not exceeded, a product must be labeled if the GMO contamination was not “adventitious or technically unavoidable.” 2, 3, 5, 9, 12

**Tracing** - the capability to identify the origin of a particular unit and/or batch of product located within the supply chain by reference to records held upstream in the supply chain. Products are traced for purposes such as product recall and investigating complaints. In the context of this document, the focus is on tracing produce from retail to grower. The ability to reconstruct the historical flow of a product from records. 9

**Tracking** - the capability to follow the path of a specified unit of a product through the supply chain as it moves between organizations. Products are tracked routinely for obsolescence, inventory management, and logistical purposes. In the context of this document, the focus is on tracking produce from the grower to retail point of sale. The ability to follow products through the supply chain. 9

**Transgenic** - a plant or animal modified by genetic engineering to contain DNA from an external source is called transgenic. An organism whose cells contain genetic material derived from a source in addition to or other than the parents. Containing genes transferred from species to another. Having altered genetic makeup, often resulting in different physical and developmental characteristics. 8, 11

**Transparency** - a term applied to a process; transparency means that nothing has been hidden from view. Meetings have been announced in advance, hearings have been open to the public, public comments have been collected, and once decisions have been make, the rationale for the policy adopted is explained clearly. 11

**US Food and Drug Administration (FDA)** - is a federal agency that has developed voluntary guidelines for Good Agricultural Practices (GAP) for reducing the potential for microbial contamination of produce. GAP are guidelines established to ensure a clean and safe working environment for all employees while eliminating the potential for contamination of food products.

**Uniform Code Council (UCC™)/GS1 US** - is a US-based membership organization that jointly manages the EAN.UCC System with EAN International, and administers the EAN.UCC System in the US and Canada. UCN Number is a Unique Component Identification Number.
**Universal Product Code (UPC) Number** - is the standard bar code symbol for retail food packages in the US and Canada. 10

**Validation audit** - a comprehensive evaluation of the entire Quality and Food Safety Management system to ensure that the procedures as documented in the company’s Quality and Food Safety Management System manual are implemented and are effective. 5

**Value-chain** - a descriptive term for a supply-chain where product values are increased along the movement from initial product to the final product. 11

**Variety** - an assemblage of cultivated individuals which are distinguished by any characters (morphological, physiological, cytological, chemical or others) significant for the purposes of agriculture, and which retain their distinguishing features when reproduced or reconstituted. A category within a species of crop plants. Plants of a variety are related by descent and are characterized by morphological, physiological, and adaptation traits. In seed certification terms variety means a subdivision of a kind that is distinct, uniform, and stable. “Distinct” in the sense that the variety can be differentiated by one or more identifiable morphological, physiological, or other characteristics from all other varieties of public knowledge. “Uniform” in the sense that variations in essential and distinctive characteristics are describable. “Stable” in the sense that the variety will remain unchanged to a reasonable degree of reliability in its essential and distinctive characteristics and its uniformity when reproduced or reconstituted as required by the different categories of varieties. 11, 13

**Verification audit** - a routine unannounced audit of the Quality and Food Safety Management System after approval to ensure that the Quality and Food Safety Management System in place is adequately maintained. 5

**Verification** - confirmation by examination and provision of evidence that specified requirements have been met, providing a means for checking that the deviation between values indicated by a measured instrument and corresponding known values of a measured quantity are consistently smaller than the maximum allowable error defined in a standard or specification peculiar to the management of the measuring equipment. 5, 11

**Volunteer plant** - are crop plants that persist for a few seasons without deliberate cultivation. Plants that are produced from seeds of the previous cropping cycle, seeds that have fallen to the ground during harvesting activities and then germinate and grow in the following crop. 1, 9

**Weed** - any plant growing where it is not wanted. In agriculture a plant that has good colonizing capability in a disturbed environment, and can usually compete with a cultivated species therein. Weeds are typically considered as unwanted, economically useless, or pest species. 5

**Yield drag** - a slang term indicating a yield reduction of a specialty crop variety compared with similar commodity type varieties. 11
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