

April 21, 2025

TO: IAS – THIRD PARTY CERTIFICATION BODIES AND OTHER INTERESTED PARTIES.

SUBJECT: Proposed Revisions to the Accreditation Criteria and Program Requirements For Third-Party Certification Bodies Under the Food & Drug Administration (FDA) Food Safety Modernization Act (FSMA), AC782-202506-R0 (DK)

Hearing Information:

IAS Accreditation Committee Wednesday, June 11, 2025 8:30 am (Pacific Time Zone) WebEx Meeting – Refer to IAS website for details.

Dear Madam or Sir:

Proposed Revisions to the Accreditation Criteria for Third Party Certification Bodies, (AC782) have been placed on the agenda for committee consideration at the abovenoted meeting.

Proposed changes include:

- 1. Line 53: Section 1.2.8: Remove reference to IAS Policy on Authorized Signatories as this policy is not applied any more.
- Line 54: Section 1.2.9: Remove reference to IAF MD 10 as this document is not valid anymore.
 Subacquent lines to be repumbered

Subsequent lines to be renumbered.

- Line 56: Change the version of IAF MD 12 to reflect the current version (2023).
- 4. Line 58: Change the version of IAF MD 16 to reflect the current version (2024).
- 5. Lines 750-751: Section 5.2.8: Add a clarification regarding the purpose of the surveillance assessment.
- 6. Lines 761-765: Section 5.2.11 (new): Add the assessment activity between reassessments to reflect the requirement of the federal regulation. This allows the assessment to be conducted remotely and with no need for witness if this is decided by IAS.

You are cordially invited to submit written comments, or to attend the WebEx committee hearing and present verbal comments. Written comments will be forwarded to the committee, **prior to the hearing**, if received by **May 30, 2025**. For your convenience, a comment form is provided. The link can be found on the Accreditation Committee meeting page on the IAS website, www.iasonline.org. Comments must be emailed to iasinfo@iasonline.org.

Parties interested in proposed revised criteria may deliver written communications and submissions regarding such proposed criteria to IAS within approximately 30 days of posting of the public notice on the IAS website. The committee shall be informed of all pertinent written communications received by IAS. Any relevant communication and changes to a criteria arising from the written communication/submission shall be posted to the IAS website prior to the meeting.

Participants at the accreditation committee meetings shall have the opportunity to speak on the proposed criteria to provide information to the committee. Committee meetings are generally held by electronic means. Participants are responsible to ensure access to appropriate computer equipment, software, and internet connectivity to ensure effective participation during the meeting.

Your cooperation is requested in forwarding to IAS, as noted above, all material directed to the committee. Prior to the hearing, parties interested in the deliberations of the committee should refrain from communicating, whether in writing or verbally, with committee members regarding agenda items. The committee reserves the right to refuse communications that do not comply with this request.

If you have any questions, please contact IAS at 562-364-8201. You may also reach us by e-mail at <u>iasinfo@iasonline.org</u>.

Yours very truly,

International Accreditation Service

IAS Management

Enclosures: Proposed Revised AC782

cc: Accreditation Committee



PROPOSED REVISIONS TO THE ACCREDITATION CRITERIA AND PROGRAM REQUIREMENTS FOR THIRD-PARTY CERTIFICATION BODIES UNDER THE FOOD & DRUG ADMINISTRATION (FDA) FOOD SAFETY MODERNIZATION ACT (FSMA)

AC782

Proposed June 11, 2025

Effective xxxx

PREFACE

15 The attached accreditation criteria have been proposed to provide all interested parties

16 with an opportunity to comment. These criteria may be further revised as needed. The

17 criteria are developed and adopted following public hearings conducted by the

18 International Accreditation Service, Inc. (IAS), Accreditation Committee and are

19 effective on the first of the month following approval by the Accreditation Committee, but

20 no earlier than 30 days following the approval.

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PROPOSED REVISIONS TO THE ACCREDITATION CRITERIA AND PROGRAM REQUIREMENTS FOR THIRD-PARTY CERTIFICATION BODIES UNDER THE FOOD & DRUG ADMINISTRATION (FDA) FOOD SAFETY MODERNIZATION ACT (FSMA)

26 1. INTRODUCTION

- 27 1.1. Scope: This document sets forth the requirements for obtaining and maintaining International 28 Accreditation Service, Inc. (IAS), Third-party Certification Bodies under the Food & Drug 29 Administration (FDA) Food Safety Modernization Act (FSMA) accreditation and for the 30 qualifying data that must be submitted relating to the scope of accreditation. Third-party 31 Certification Bodies (CBs) seeking accreditation for this accreditation program shall comply with 32 the requirements specified in Federal Register Vol.80, No. 228, dated November 27, 2015, set 33 by FDA; and supplemented by this IAS program requirement, IAS Rules of Procedure for Third-34 party Certification Body under the Food & Drug Administration (FDA) Food Safety 35 Modernization Act (FSMA), and International Accreditation Forum (IAF) guidance documents 36 on certification or application of Management System Standards.
- Reference and Normative Documents: Publications listed below refer to current editions
 (unless otherwise stated), current editions of related codes published by the International Code
 Council or codes duly adopted by the relevant jurisdiction.
- 411.2.1.ISO/IEC 17011, Conformity assessment Requirements for accreditation bodies42accrediting conformity assessment bodies.
- 43 1.2.2. ISO/IEC 17021-1, Conformity assessment Requirements for bodies providing audit
 44 and certification of management systems Part 1: Requirements.
- 45 1.2.3. ISO/IEC 17065, Conformity assessment Requirements for bodies certifying products,
 46 processes and services.
- 47 1.2.4. ISO 19011, Guidelines for auditing management systems.
 - 1.2.5. ISO/IEC Guide 2, Standardization and related activities General vocabulary.
- 49 1.2.6. ISO/IEC Guide 99, International vocabulary of metrology Basic and general concepts
 50 and associated terms (VIM).
- 511.2.7.IAS Rules of Procedure for Third-party Certification Bodies under the Food & Drug52Administration (FDA) Food Safety Modernization Act (FSMA) Accreditation.
 - 1.2.8. IAS Policy on Authorized Signatories.
- 541.2.9. IAF MD 10:2013 IAF Mandatory Document for Assessment of Certification Body55Management of Competence in Accordance with ISO/IEC 17021:2011.
- 561.2.10. IAF MD 12:20162023 Accreditation Assessment of Conformity Assessment Bodies with57Activities in Multiple Countries.

58			1.2.11. IAF MD 16:20152024, Application of ISO/IEC 17011 for the Accreditation of Food
59			Safety Management Systems (FSMS) Certification Bodies (Application from 15
60			December 2016).
61			1.2.12. ISO/IEC 17000, Conformity assessment – Vocabulary and general principles.
62			1.2.13. Accreditation of Third-Party Certification Bodies To Conduct Food Safety Audits and To
63			Issue Certifications; Final Rule (Federal Register / Vol.80, No.228, November 27,
64			2015).
65			
66	2.	DEF	INITIONS
67		Defir	nitions related to conformity assessment are from ISO/IEC 17000, ISO/IEC Guide 2, ISO/IEC
68		Guid	e 99, ISO/IEC 17011 and FDA Final Rule Document for accreditation of Third-party Certification
69		Bodi	es under the Food & Drug Administration (FDA) Food Safety Modernization Act (FSMA). Some
70		defin	itions are documented in a way so as to correlate to program requirements for accreditation.
71		2.1.	Accreditation: Third-party attestation related to a conformity assessment body conveying
72			formal demonstration of its competence to carry out specific conformity assessment tasks.
73		2.2.	Accreditation Body (AB): Authoritative body that performs accreditation.
74		2.3.	Assessment: Process undertaken by an accreditation body to assess the competence of a
75			CAB, based on particular standard(s) and/or other normative documents and for a defined
76			scope of accreditation.
77		2.4.	Attestation: Issue of a statement based on a decision following review that fulfillment of
78			specified requirements has been demonstrated.
79		2.5.	Audit: The systematic and functionally independent examination of an eligible entity under this
80			accreditation program by an accredited third-party certification body or by FDA. An audit
81			conducted under this accreditation program is not considered an inspection under section 704
82			of the FD&C Act.
83		2.6.	Audit agent: An individual who is an employee or other agent of an accredited third-party
84			certification body who, although not individually accredited, is qualified to conduct food safety
85			audits on behalf of an accredited third-party certification body. An audit agent includes a
86			contractor of the accredited third-party certification body but excludes subcontractors or other
87			agents under outsourcing arrangements for conducting food safety audits without direct control
88			by the accredited third-party certification body.
89		2.7.	Conformity Assessment Body (CAB): Body that performs conformity assessment services
90			and that can be the object of accreditation.
91			NOTE: Whenever the word "CAB" is used in the text, it applies to both the "applicant and
92			accredited CABs" unless otherwise specified.
93		2.8.	Consultative audit: An audit of an eligible entity: (i) To determine whether such entity is in
94			compliance with the applicable food safety requirements of the FD&C Act, FDA regulations,

- and industry standards and practices; (ii) The results of which are for internal purposes only;
 and (iii) That is conducted in preparation for a regulatory audit; only the results of a regulatory
 audit may form the basis for issuance of a food or facility certification under this accreditation
 program.
- Eligible entity (to be audited by an accredited third-party CB): A foreign entity in the import
 supply chain of food for consumption in the United States that chooses to be subject to a food
 safety audit under this accreditation program conducted by an accredited third-party
 certification body. Eligible entities include foreign facilities required to be registered under
 subpart H of the FSMA Final Rule document.

104 2.10. **Extending Accreditation**: Process of enlarging the scope of accreditation.

- 105 2.11. Facility: Any structure, or structures of an eligible entity under one ownership at one general 106 physical location, or, in the case of a mobile facility, traveling to multiple locations, that 107 manufactures/processes, packs, holds, grows, harvests, or raises animals for food for 108 consumption in the United States. Transport vehicles are not facilities if they hold food only in 109 the usual course of business as carriers. A facility may consist of one or more contiguous 110 structures, and a single building may house more than one distinct facility if the facilities are 111 under separate ownership. The private residence of an individual is not a facility. Non-bottled 112 water, drinking water collection and distribution establishments and their structures are not 113 facilities.
- 114 2.12. Facility certification: An attestation, issued by an accredited third-party certification body,
 115 after conducting a regulatory audit and any other activities necessary to establish whether a
 116 facility complies with the applicable food safety requirements of the FD&C Act and FDA
 117 regulations.
- 118 2.13. Food certification: An attestation, issued by an accredited third-party certification body, after
 119 conducting a regulatory audit and any other activities necessary to establish whether a food
 120 (pesticides not included) of an eligible entity complies with the applicable food safety
 121 requirements of the FD&C Act and FDA regulations.
- 122 2.14. Food safety audit: A regulatory audit or a consultative audit that is conducted to determine
 123 compliance with the applicable food safety requirements of the FD&C Act, FDA regulations,
 124 and for consultative audits also includes conformance with industry standards and practices. An
 125 eligible entity must declare that an audit is to be conducted as a regulatory audit or consultative
 126 audit at the time of audit planning and the audit will be conducted on an unannounced basis
 127 under this accreditation program.
- 128 2.15. Foreign cooperative: An autonomous association of persons, identified as members, who are
 129 united through a jointly owned enterprise to aggregate food from member growers or
 130 processors that is intended for export to the United States.
- 131 2.16. **IAF**: International Accreditation Forum.

- 132 2.17. Key activities: Auditing activities, audit report generation, policy formulation, process or
 133 procedure development, and, as appropriate, contract review, planning conformity
 134 assessments (internal audits), reviews, approvals, and decisions on the results of conformity
 135 assessments.
- 136 2.18. **Multi-site assessment**: Assessment conducted for a multi-site organization.
- 137 2.19. Regulatory audit: An audit of an eligible entity: (i) To determine whether such entity is in
 138 compliance with the applicable food safety requirements of the FD&C Act and FDA regulations;
 139 and (ii) The results of which are used in determining eligibility for certification under section
 140 801(g) or under section 806 of the FD&C Act.
- 141
 2.20. Relinquishment: (i) With respect to an accreditation body, a decision to cede voluntarily its
 142 authority to accredit third-party certification bodies as a recognized accreditation body prior to
 143 expiration of its recognition under this accreditation program; and (ii) With respect to a third144 party certification body, a decision to cede voluntarily its authority to conduct food safety audits
 145 and to issue food and facility certifications to eligible entities as an accredited third-party
 146 certification body prior to expiration of its accreditation under this accreditation program.
- 147
 2.21. Remote Surveillance Assessment: A remote assessment tool used to evaluate compliance
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 as part of the IAS ongoing plan of surveillance. Remote surveillance assessments are limited in
 149
 scope, typically covering a sampling of key requirements. Remote surveillance assessments
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 rely on computer-assisted auditing techniques, including teleconferencing, interactive web 151
 based communications or remote access to management system documentation and records.
 152
 Remote surveillance assessments do not replace the requirement for initial assessments or
 153
- 154 2.22. **Sample**: One or more parts taken from a primary sample.
- 155 2.23. Scope of Accreditation: Specific conformity assessment services for which accreditation is
 156 sought or has been granted.
- 157 2.24. Surveillance: Set of activities, except reassessment, to monitor the continued fulfillment by158 accredited CBs of requirements for accreditation.
- 159 NOTE: Surveillance includes both surveillance onsite assessments and other surveillance
 160 activities, such as the following:
- 1612.24.1. Enquiries from the accreditation body to the CB on aspects concerning the162accreditation;
- 1632.24.2. Reviewing the declarations of the CB with respect to what is covered by the164accreditation;
- 1652.24.3. Requests to the CB to provide documents and records (e.g., Audit reports, results of166internal audits, complaints records, management review records);
- 167 2.24.4. Monitoring the performance of the CB (witness audits).

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169	3.	ELIG	GIBILITY		
170		3.1.	Any third-party certification body seeking accreditation from a recognized accreditation body		
171			for:		
172			3.1.1.	Conducting food safety audits; and	
173			3.1.2.	Issuing certifications that may be used in satisfying a condition of admissibility of an	
174				article of food under section 801(q) of the FD&C Act; or issuing a facility certification for	
175				meeting the eligibility requirements for the Voluntary Qualified Importer Program under	
176				section 806 of the FD&C Act.	
177					
178		3.2.	All app	licants seeking accreditation within this program must demonstrate their competence	
179			and est	tablish conformance with the criteria set in this document and any other documents	
180			related	to this Program and IAS Policies.	
181					
182		3.3.	Specifi	cally, eligible for accreditation by IAS under this program are the following entities:	
183			3.3.1.	A foreign government, agency of a foreign government, foreign cooperative, or any	
184				other third party may seek accreditation from IAS to conduct food safety audits and to	
185				issue food and facility certifications to eligible entities under this accreditation program.	
186				An accredited third-party certification body may use documentation of conformance	
187				with ISO/IEC 17021-1 or ISO/IEC 17065:2012, supplemented as necessary, in meeting	
188				the applicable requirements of this accreditation program.	
189			3.3.2.	A foreign government or an agency of a foreign government is eligible for accreditation	
190				if it can demonstrate that its food safety programs, systems, and standards meet the	
191				requirements set in this document.	
192			3.3.3.	A foreign cooperative or other third party is eligible for accreditation if it can	
193				demonstrate that the training and qualifications of its agents used to conduct audits (or,	
194				in the case of a third-party certification body that is an individual, such individual) and	
195				its internal systems and standards meet the requirements set in this document.	
196				NOTE: The Third-Party Certification rule also provides that the mandatory import	
197				certification authority under FSMA does not apply to:	
198				 Alcoholic beverages manufactured by foreign facilities. 	
199				- Meat, poultry and egg products that are subject to U.S. Department of Agriculture	
200				oversight at the time of importation.	
201					
202	4.	REQ	UIRED E	BASIC INFORMATION	
203		4.1.	A third-	party certification body seeking accreditation from IAS must demonstrate that it has the	
204			authori	ty (as a governmental entity or as a legal entity with contractual rights) to perform such	
205			audits of	of facilities, their process(es), and food(s) as are necessary to determine compliance	

206		with the applicable food safety requirements of the FD&C Act and FDA regulations, and
207		conformance with applicable industry standards and practices and to issue certifications where
208		appropriate based on a review of the findings of such audits. This includes authority to:
209		4.1.1. Review any relevant records;
210		4.1.2. Conduct onsite audits of an eligible entity; and
211		4.1.3. Suspend or withdraw certification for failure to comply with applicable requirements.
212		
213	4.2.	A third-party certification body seeking accreditation must demonstrate that it is capable of
214		exerting the authority (as a governmental entity or as legal entity with contractual rights)
215		necessary to meet the applicable requirements of accreditation under this accreditation
216		program if accredited.
217		
218	4.3.	A third-party certification body seeking accreditation must demonstrate that it has:
219		4.3.1. The resources necessary to fully implement its certification program, including:
220		4.3.1.1. Adequate numbers of employees and other agents with relevant knowledge, skills,
221		and experience to effectively examine for compliance with applicable FDA food safety
222		requirements of the FD&C Act and FDA regulations, conformance with applicable
223		industry standards and practices, and issuance of valid and reliable certifications; and
224		4.3.1.2. Adequate financial resources for its operations; and
225		4.3.2. The competency and capacity to meet the applicable requirements of this document, if
226		accredited.
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228	4.4.	A third-party certification body must demonstrate that it has:
229		4.4.1. Implemented written measures to protect against conflicts of interest between the third-
230		party certification body (and its officers, employees, and other agents involved in
231		auditing and certification activities) and clients seeking examinations or certification
232		from, or audited or certified by, such third-party certification body; and
233		4.4.2. The capability to meet the conflict of interest requirements set in this document, if
234		accredited.
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236	4.5.	A third-party certification body seeking accreditation must demonstrate that it has:
237		4.5.1. Implemented a written program for monitoring and evaluating the performance of its
238		officers, employees, and other agents involved in auditing and certification activities,
239		including procedures to:
240		4.5.1.1. Identify deficiencies in its auditing and certification program or performance; and
241		4.5.1.2. Quickly execute corrective actions that effectively address any identified deficiencies;
242		and

243		4.5.2. The capability to meet the quality assurance requirements set in this document, if
244		accredited.
245		
246	4.6.	A third-party certification body seeking accreditation must demonstrate that it:
247		4.6.1. Has implemented written procedures to establish, control, and retain records (including
248		documents and data) for a period of time necessary to meet its contractual and legal
249		obligations and to provide an adequate basis for evaluating its program and
250		performance; and
251		4.6.2. Is capable of meeting the reporting, notification, and records requirements set in this
252		document, if accredited.
253		
254	4.7.	Third-party Certification Body Audit Agents' Requirements
255		4.7.1. An accredited third-party certification body that uses audit agents to conduct food
256		safety audits must ensure that each such audit agent meets the following requirements
257		with respect to the scope of its accreditation under this accreditation program. If the
258		accredited third-party certification body is an individual, that individual is also subject to
259		the following requirements, as applicable:
260		4.7.1.1. Has relevant knowledge and experience that provides an adequate basis for the
261		audit agent to evaluate compliance with applicable food safety requirements of the
262		FD&C Act and FDA regulations and, for consultative audits, also includes
263		conformance with applicable industry standards and practices;
264		4.7.1.2. Has been determined by the accredited third-party certification body, through
265		observations of a representative sample of audits, to be competent to conduct food
266		safety audits under this accreditation program relevant to the audits they will be
267		assigned to perform;
268		4.7.1.3. Has completed annual food safety training that is relevant to activities conducted
269		under this accreditation program;
270		4.7.1.4. Is in compliance with the conflict of interest requirements set in this document and
271		has no other conflicts of interest with the eligible entity to be audited that might impair
272		the audit agent's objectivity; and
273		4.7.1.5. Agrees to notify its accredited third-party certification body immediately upon
274		discovering, during a food safety audit, any condition that could cause or contribute
275		to a serious risk to the public health.
276		4.7.2. In assigning an audit agent to conduct a food safety audit at a particular eligible entity,
277		an accredited third-party certification body must determine that the audit agent is
278		qualified to conduct such audit under the criteria established in Section 4.7.1 and based
279		on the scope and purpose of the audit and the type of facility, its process(es), and food.

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280		4.7.3. An accredited third-party certification body cannot use an audit agent to conduct a
281		regulatory audit at an eligible entity if such audit agent conducted a consultative audit
282		or regulatory audit for the same eligible entity in the preceding 13 months, except that
283		such limitation may be waived if the accredited third-party certification body
284		demonstrates to FDA, under requirements set in this document, there is insufficient
285		access to audit agents in the country or region where the eligible entity is located. If the
286		accredited third-party certification body is an individual, that individual is also subject to
287		such limitations. An accredited third-party certification body may submit a request to
288		FDA to waive the requirements mentioned in this section (4.7.3) preventing an audit
289		agent from conducting a regulatory audit of an eligible entity if the audit agent (or, in the
290		case that the third-party certification body is an individual, the third-party certification
291		body) has conducted a food safety audit of such entity during the previous 13 months.
292		The accredited third-party certification body seeking a waiver or waiver extension must
293		demonstrate there is insufficient access to audit agents and any third-party certification
294		bodies that are comprised of an individual in the country or region where the eligible
295		entity is located. Unless FDA notifies a requestor that its waiver request has been
296		approved, an accredited third-party certification body must not use the audit agent to
297		conduct a regulatory audit of such eligible entity until the 13-month limit in has elapsed.
298		
299	4.8.	Audit Planning Requirements
300		Before beginning to conduct a food safety audit under this accreditation program, an accredited
301		third-party certification body must:
302		4.8.1. Require the eligible entity seeking a food safety audit to:
303		4.8.1.1. Identify the scope and purpose of the food safety audit, including the facility,
304		process(es), or food to be audited; whether the food safety audit is to be conducted
305		as a consultative or regulatory audit subject to the requirements of this
306		accreditation program, and if a regulatory audit, the type(s) of certification(s)
307		sought; and
308		4.8.1.2. Provide a 30-day operating schedule for such facility that includes information
309		relevant to the scope and purpose of the audit; and
310		4.8.2. Determine whether the requested audit is within its scope of accreditation
311		
312	4.9.	Authority to Conduct Audits Requirements
313		In arranging a food safety audit with an eligible entity under this accreditation program, an
314		accredited third-party certification body must ensure it has authority, whether contractual or
315		otherwise, to:

316	4.9.1. Conduct an unannounced audit to determine whether the facility, process(es), and food
317	of the eligible entity (within the scope of the audit) comply with the applicable food
318	safety requirements of the FD&C Act and FDA regulations and, for consultative audits,
319	also includes conformance with applicable industry standards and practices;
320	4.9.2. Access any records and any area of the facility, process(es), and food of the eligible
321	entity relevant to the scope and purpose of such audit;
322	4.9.3. When, for a regulatory audit, sampling and analysis is conducted, the accredited third-
323	party certification body must use a laboratory that is accredited in accordance with:
324	4.9.3.1. ISO/IEC 17025:2005; or
325	4.9.3.2. Another laboratory accreditation standard that provides at least a similar level of
326	assurance in the validity and reliability of sampling methodologies, analytical
327	methodologies, and analytical results.
328	4.9.4. Notify FDA immediately if, at any time during a food safety audit, the accredited third-
329	party certification body (or its audit agent, where applicable) discovers a condition that
330	could cause or contribute to a serious risk to the public health and provide information
331	required in this document;
332	4.9.5. Prepare reports of audits conducted under this accreditation program as follows:
333	4.9.5.1. For consultative audits, prepare reports that contain the elements specified in this
334	document and maintain such records, subject to FDA access in accordance with
335	section 414 of the FD&C Act; and
336	4.9.5.2. For regulatory audits, prepare reports that contain the elements specified in this
337	report and submit them to FDA and to IAS (where applicable) under the requirements
338	of this document; and
339	4.9.6. Allow FDA and IAS, to observe any food safety audit conducted under this
340	accreditation program for purposes of evaluating the accredited third-party certification
341	body's performance under the requirements set in this document.
342	
343	4.10. Audit Protocol Requirements
344	An accredited third-party certification body (or its audit agent, where applicable) must conduct a
345	food safety audit in a manner consistent with the identified scope and purpose of the audit and
346	within the scope of its accreditation.
347	4.10.1. With the exception of records review, which may be scheduled, the audit must be
348	conducted without announcement during the 30-day timeframe identified under Section
349	4.8.1.2 and must be focused on determining whether the facility, its process(es), and
350	food are in compliance with applicable food safety requirements of the FD&C Act and
351	FDA regulations, and, for consultative audits, also includes conformance with
352	applicable industry standards and practices that are within the scope of the audit.

- 353 4.10.2. The audit must include records review prior to the onsite examination; an onsite 354 examination of the facility, its process(es), and the food that results from such 355 process(es); and where appropriate or when required by FDA, environmental or 356 product sampling and analysis. When, for a regulatory audit, sampling and analysis is 357 conducted, the accredited third-party certification body must use a laboratory that is 358 accredited in accordance with paragraph 4.9.3 of this document. The audit may include 359 any other activities necessary to determine compliance with applicable food safety 360 requirements of the FD&C Act and FDA regulations, and, for consultative audits, also 361 includes conformance with applicable industry standards and practices.
- 362 4.10.3. The audit must be sufficiently rigorous to allow the accredited third-party certification 363 body to determine whether the eligible entity is in compliance with the applicable food 364 safety requirements of the FD&C Act and FDA regulations, and for consultative audits, 365 also includes conformance with applicable industry standards and practices, at the time 366 of the audit; and for a regulatory audit, whether the eligible entity, given its food safety 367 system and practices would be likely to remain in compliance with the applicable food 368 safety requirements of the FD&C Act and FDA regulations for the duration of any 369 certification issued under this accreditation program. An accredited third-party 370 certification body (or its audit agent, where applicable) that identifies a deficiency 371 requiring corrective action may verify the effectiveness of a corrective action once 372 implemented by the eligible entity, but must not recommend or provide input to the 373 eligible entity in identifying, selecting, or implementing the corrective action.
- 3744.10.4. Audit observations and other data and information from the examination, including375information on corrective actions, must be documented and must be used to support376the findings contained in the audit report as required by this document and maintained377as a record under an appropriate record control procedure that meets the requirements378of this document.

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4.11. Food Safety Audit Reporting Requirements

- 381 4.11.1. Consultative audits:
- An accredited third-party certification body must prepare a report of a consultative audit not later than 45 days after completing such audit and must provide a copy of such report to the eligible entity and must maintain such report under their control of records procedure requirements, subject to FDA access in accordance with the requirements of section 414 of the FD&C Act. A consultative audit report must include:
- 3874.11.1.1. The identity of the site or location where the consultative audit was conducted,388including:

389	4.11.1.1.1. The name, address and the FDA Establishment Identifier of the facility
390	subject to the consultative audit and a unique facility identifier, if
391	designated by FDA; and
392	4.11.1.1.2. Where applicable, the FDA registration number assigned to the facility;
393	4.11.1.2. The identity of the eligible entity, if different from the facility, including the name,
394	address, the FDA Establishment Identifier and unique facility identifier, if
395	designated by FDA, and, where applicable, registration number;
396	4.11.1.3. The name(s) and telephone number(s) of the person(s) responsible for compliance
397	with the applicable food safety requirements of the FD&C Act and FDA regulations
398	4.11.1.4. The dates and scope of the consultative audit;
399	4.11.1.5. The process(es) and food(s) observed during such consultative audit; and
400	4.11.1.6. Any deficiencies observed that relate to or may influence a determination of
401	compliance with the applicable food safety requirements of the FD&C Act and FDA
402	regulations that require corrective action, the corrective action plan, and the date
403	on which such corrective actions were completed. Such consultative audit report
404	must be maintained as a record and must be made available to FDA in accordance
405	with section 414 of the FD&C Act.
406	4.11.2. Regulatory audits:
407	An accredited third-party certification body must, no later than 45 days after completing
408	a regulatory audit, prepare and submit electronically, in English, to FDA and to IAS and
409	must provide to the eligible entity a report of such regulatory audit that includes the
410	following information:
411	4.11.2.1. The identity of the site or location where the regulatory audit was conducted,
412	including:
413	4.11.2.1.1. The name, address, and FDA Establishment Identifier of the facility subject to
414	the regulatory audit and a unique facility identifier, if designated by FDA; and
415	4.11.2.1.2. Where applicable, the FDA registration number assigned to the facility;
416	4.11.2.2. The identity of the eligible entity, if different from the facility, including the name,
417	address, FDA Establishment Identifier, and unique facility identifier, if designated
418	by FDA, and, where applicable, registration number;
419	4.11.2.3. The dates and scope of the regulatory audit;
420	4.11.2.4. The process(es) and food(s) observed during such regulatory audit;
421	4.11.2.5. The name(s) and telephone number(s) of the person(s) responsible for the facility's
422	compliance with the applicable food safety requirements of the FD&C Act and FDA
423	regulations;
424	4.11.2.6. Any deficiencies observed during the regulatory audit that present a reasonable
425	probability that the use of or exposure to a violative product:

426	4.11.2.6.1. Will cause serious adverse boolth consequences or death to humans and
420 427	4.11.2.6.1. Will cause serious adverse health consequences or death to humans and animals; or
428	4.11.2.6.2. May cause temporary or medically reversible adverse health consequences
429	or where the probability of serious adverse health consequences or death to
430	humans or animals is remote;
431	4.11.2.7. The corrective action plan for addressing each deficiency identified under Section
432	4.11.2.6, unless corrective action was implemented immediately and verified onsite
433	by the accredited third-party certification body (or its audit agent, where applicable);
434	4.11.2.8. Whether any sampling and laboratory analysis (e.g., under a microbiological
435	sampling plan) is performed in or used by the facility; and
436	4.11.2.9. Whether the eligible entity has made significant changes to the facility, its
430 437	
437	process(es), or food products during the two (2) years preceding the regulatory audit.
438 439	
439	4.11.3. Submission of regulatory audit report:
440 441	An accredited third-party certification body must submit a completed regulatory audit report as required by paragraph 4.11.2 of this document, regardless of whether the
441	
	certification body issued a food or facility certification to the eligible entity.
443	4.11.4. Notice and appeals of adverse regulatory audit results:
444	An accredited third-party certification body must notify an eligible entity of a denial of
445	certification and must establish and implement written procedures for receiving and
446	addressing appeals from eligible entities challenging such adverse regulatory audit
447	results and for investigating and deciding on appeals in a fair and meaningful manner.
448	The appeals procedures must provide similar protections to those offered by FDA,
449	including requirements to:
450	4.11.4.1. Make the appeals procedures publicly available;
451	4.11.4.2. Use competent persons, who may or may not be external to the accredited third-
452	party certification body, who are free from bias or prejudice and have not
453	participated in the certification decision or be subordinate to a person who has
454	participated in the certification decision, to investigate and decide appeals;
455	4.11.4.3. Advise the eligible entity of the final decision on its appeal; and
456	4.11.4.4. Maintain records of the appeal, the final decision, and the basis for such decision.
457	
458	4.12. Issuing Food or Facility Certifications Requirements
459	4.12.1. Basis for issuance of a food or facility certification:
460	4.12.1.1. Prior to issuing a food or facility certification to an eligible entity, an accredited
461	third-party certification body (or, where applicable, an audit agent on its behalf)
462	must complete a regulatory audit that meets the requirements of Sections 4.8 –

463		4.10 and any other activities that may be necessary to determine compliance with
464		the applicable food safety requirements of the FD&C Act and FDA regulations.
465	4.12.1.2.	If, as a result of an observation during a regulatory audit, an eligible entity must
466		implement a corrective action plan to address a deficiency, an accredited third-
467		party certification body may not issue a food or facility certification to such entity
468		until after the accredited third-party certification body verifies that eligible entity has
469		implemented the corrective action plan through methods that reliably verify the
470		corrective action was taken and as a result the identified deficiency is unlikely to
471		recur, except onsite verification is required for corrective actions required to
472		address deficiencies that are the subject of a notification (see clause 4.15).
473	4.12.1.3.	An accredited third-party certification body must consider each observation and the
474		data and other information from a regulatory audit and other activities conducted
475		under Sections 4.8 – 4.10 to determine whether the entity was in compliance with
476		the applicable food safety requirements of the FD&C Act and FDA regulations at
477		the time of the audit and whether the eligible entity, given its food safety system
478		and practices, would be likely to remain in compliance for the duration of any
479		certification issued under this accreditation program.
480	4.12.1.4.	A single regulatory audit may result in issuance of one or more food or facility
481		certifications under this accreditation program, provided that the requirements of
482		issuance are met as to each such certification.
483	4.12.1.5.	Where an accredited third-party certification body uses an audit agent to conduct a
484		regulatory audit of an eligible entity under this accreditation program, the
485		accredited third-party certification body (and not the audit agent) must make the
486		determination whether to issue a food or facility certification based on the results of
487		such regulatory audit.
488	4.12.2. Iss	uance of a food or facility certification and submission to FDA.
489	4.12.2.1.	Any food or facility certification issued under this accreditation program must be
490		submitted to FDA electronically and in English. The accredited third-party
491		certification body may issue a food or facility certification under this accreditation
492		program for a term of up to 12 months.
493	4.12.2.2.	A food or facility certification must contain, at a minimum, the following elements:
494	4.12.	2.2.1. The name and address of the accredited third-party certification body and the
495		scope and date of its accreditation under this accreditation program;
496	4.12.	2.2.2. The name, address, FDA Establishment Identifier, and unique facility
497		identifier, if designated by FDA, of the eligible entity to which the food or
498		facility certification was issued;

499	4.12.2.2.3.	The name, address, FDA Establishment Identifier, and unique facility
500		identifier, if designated by FDA, of the facility where the regulatory audit was
501		conducted, if different than the eligible entity;
502	4.12.2.2.4.	The scope and date(s) of the regulatory audit and the certification number;
503	4.12.2.2.5.	The name of the audit agent(s) (where applicable) conducting the regulatory
504		audit; and
505	4.12.2.2.6.	The scope of the food or facility certification, date of issuance, and date of
506		expiration.
507	4.12.2.3. FDA	may refuse to accept any certification for purposes of section 801(q) or 806 of
508	the F	D&C Act, if FDA determines that such food or facility certification is not valid
509	or rel	able because, for example:
510	4.12.2.3.1.	The certification is offered in support of the admissibility of a food that was
511		not within the scope of the certification;
512	4.12.2.3.2.	The certification was issued by an accredited third-party certification body
513		acting outside the scope of its accreditation under this accreditation program;
514		or
515	4.12.2.3.3.	The certification was issued without reliable demonstration that the
516		requirements of Section 4.12.1.1 were met.
517		
518	4.13. Frequency of mor	nitoring an eligible entity for which a food or facility certification has been
519	issued.	
520	If an accredited th	ird-party certification body has reason to believe that an eligible entity to
521	which it issued a f	food or facility certification may no longer be in compliance with the applicable
522	food safety requir	ements of the FD&C Act and FDA regulations, the accredited third-party
523	certification body	must conduct any monitoring (including an onsite audit) of such eligible entity
524	necessary to dete	rmine whether the entity is in compliance with such requirements. The
525	accredited third-p	arty certification body must immediately notify FDA if it withdraws or suspends
526	a food or facility c	ertification because it determines that the entity is no longer in compliance
527	with the applicable	e food safety requirements of the FD&C Act and FDA regulations. The
528	accredited third-p	arty certification body must maintain records of such monitoring.
529		
530	4.14. Self-assessment	Requirements
531	4.14.1. An accred	dited third-party certification body must annually, upon FDA request made for
532	cause, or	when required in order to maintain accreditation, conduct a self-assessment
533	that inclue	des evaluation of compliance with document, including:
534	4.14.1.1. The p	performance of its officers, employees, or other agents involved in auditing
535	and c	ertification activities, including the performance of audit agents in examining

536	facilities, process(es), and food using the applicable food safety requirements of
537	the FD&C Act and FDA regulations;
538	4.14.1.2. The degree of consistency among its officers, employees, or other agents involved
539	in auditing and certification activities, including evaluating whether its audit agents
540	interpreted audit protocols in a consistent manner;
541	4.14.1.3. The compliance of the accredited third-party certification body and its officers,
542	employees, and other agents involved in auditing and certification activities, with
543	the conflict of interest requirements set in this document;
544	4.14.1.4. Actions taken in response to the results of any assessments conducted by FDA or,
545	where applicable, IAS; and
546	4.14.1.5. As requested by FDA, any other aspects of its performance relevant to a
547	determination of whether the accredited third-party certification body is in
548	compliance with these accreditation program requirements.
549	4.14.2. As a means to assess its performance, the accredited third-party certification body may
550	evaluate the compliance of one or more of eligible entities to which a food or facility
551	certification was issued under this accreditation program.
552	4.14.3. Based on the assessments and evaluations conducted under paragraphs 4.14.1 and
553	4.14.2, the accredited third-party certification body must:
554	4.14.3.1. Identify any deficiencies in complying with the requirements of this accreditation
555	program;
556	4.14.3.2. Quickly implement corrective action(s) that effectively address the identified
557	deficiencies; and
558	4.14.3.3. Establish and maintain records of such corrective action(s).
559	4.14.4. The accredited third-party certification body must prepare a written report of the results
560	of its self-assessment that includes:
561	4.14.4.1. A description of any corrective action(s) taken under paragraph 4.14.3 of this
562	document;
563	4.14.4.2. A statement disclosing the extent to which the accredited third-party certification
564	body, and its officers, employees, and other agents involved in auditing and
565	certification activities, complied with the conflict of interest requirements set in this
566	document; and
567	4.14.4.3. A statement attesting to the extent to which the accredited third-party certification
568	body complied with the applicable requirements of this accreditation program.
569	4.14.5. An accredited third-party certification body may use a report, supplemented as
570	necessary, on its conformance to ISO/IEC 17021-1 or ISO/IEC 17065 in meeting the
571	requirements of the self-assessment requirements section.
572	

573	4.15.	Submission of Reports and Notification Requirements
574		4.15.1. Reporting results of regulatory audits.
575		An accredited third-party certification body must submit a regulatory audit report, as
576		described in Section 4.11.2 of this document, electronically, in English, to FDA and to
577		IAS, no later than 45 days after completing such audit.
578		4.15.2. Reporting results of accredited third-party certification body self-assessments.
579		An accredited third-party certification body must submit the report of its annual self-
580		assessment required by Section 4.14.1 electronically and in English to IAS, within 45
581		days of the anniversary date of its accreditation under this accreditation program. For
582		an accredited third-party certification body subject to an FDA request for cause, or in
583		the case where a self-assessment was requested due to any concerns raised with its
584		accreditation status, the report of its self-assessment must be submitted to FDA
585		electronically, in English, within 60 days of the FDA request, denial of renewal,
586		revocation, or relinquishment of recognition of the accreditation body that granted its
587		accreditation. Such report must include an up-to-date list of any audit agents it uses to
588		conduct audits under this accreditation program.
589		4.15.3. Notification to FDA of a serious risk to public health.
590		An accredited third-party certification body must immediately notify FDA electronically,
591		in English, if during a regulatory or consultative audit, any of its audit agents or the
592		accredited third-party certification body itself discovers a condition that could cause or
593		contribute to a serious risk to the public health, providing the following information:
594		4.15.3.1. The name, physical address, and unique facility identifier, if designated by FDA, of
595		the eligible entity subject to the audit, and, where applicable, the registration
596		number;
597		4.15.3.2. The name, physical address, and unique facility identifier, if designated by FDA, of
598		the facility where the condition was discovered (if different from that of the eligible
599		entity) and, where applicable, the registration number assigned to the facility; and
600		4.15.3.3. The condition for which notification is submitted.
601		4.15.4. Immediate notification to FDA of withdrawal or suspension of a food or facility
602		certification.
603		4.15.5. An accredited third-party certification body must notify FDA electronically, in English,
604		immediately upon withdrawing or suspending any food or facility certification of an
605		eligible entity and the basis for such action.
606		4.15.6. Notification to IAS or an eligible entity.
607		4.15.6.1. After notifying FDA under paragraph 4.15.3 and 4.15.4, an accredited third-party
608		certification body must immediately notify the eligible entity of such condition and
609		must immediately thereafter notify IAS, except for third-party certification bodies

610	directly accredited by FDA. Where feasible and reliable, the accredited third-party
611	certification body may contemporaneously notify IAS and/or the eligible entity when
612	notifying FDA.
613	4.15.6.2. An accredited third-party certification body must notify IAS electronically, in
614	English, within 30 days after making any significant change that would affect the
615	manner in which it complies with the requirements of this accreditation program
616	and must include with such notification the following information:
617	4.15.6.2.1. A description of the change; and
618	4.15.6.2.2. An explanation for the purpose of the change.
619	
620	4.16. Conflict of Interest Requirements
621	4.16.1. An accredited third-party certification body must implement a written program to protect
622	against conflicts of interest between the accredited third-party certification body (and its
623	officers, employees, and other agents involved in auditing and certification activities)
624	and an eligible entity seeking a food safety audit or food or facility certification from, or
625	audited or certified by, such accredited third-party certification body, including the
626	following:
627	4.16.1.1. Ensuring that the accredited third-party certification body and its officers,
628	employees, or other agents involved in auditing and certification activities do not
629	own, operate, have a financial interest in, manage, or otherwise control an eligible
630	entity to be certified, or any affiliate, parent, or subsidiary of the entity;
631	4.16.1.2. Ensuring that the accredited third-party certification body and, its officers,
632	employees, or other agents involved in auditing and certification activities are not
633	owned, managed, or controlled by any person that owns or operates an eligible
634	entity to be certified;
635	4.16.1.3. Ensuring that an audit agent of the accredited third-party certification body does not
636	own, operate, have a financial interest in, manage, or otherwise control an eligible
637	entity or any affiliate, parent, or subsidiary of the entity that is subject to a
638	consultative or regulatory audit by the audit agent; and
639	4.16.1.4. Prohibiting an accredited third-party certification body's officer, employee, or other
640	agent involved in auditing and certification activities from accepting any money, gift,
641	gratuity, or other item of value from the eligible entity to be audited or certified
642	under this accreditation program.
643	4.16.1.5. The items specified in Section 4.16.1.4 do not include:
644	4.16.1.5.1. Money representing payment of fees for auditing and certification services
645	and reimbursement of direct costs associated with an onsite audit by the
646	third-party certification body; or

647	4.16.1.5.2. Lunch of de minimis value provided during the course of an audit and on the
648	premises where the audit is conducted, if necessary to facilitate the efficient
649	conduct of the audit.
650	4.16.2. An accredited third-party certification body may accept the payment of fees for auditing
651	and certification services and the reimbursement of direct costs associated with an
652	audit of an eligible entity only after the date on which the report of such audit was
653	completed or the date a food or facility certification was issued, whichever is later. Such
654	payment is not considered a conflict of interest for purposes of Section 4.16.1.
655	4.16.3. The financial interests of the spouses and children younger than 18 years of age of
656	accredited third-party certification body's officers, employees, and other agents
657	involved in auditing and certification activities will be considered the financial interests
658	of such officers, employees, and other agents involved in auditing and certification
659	activities.
660	4.16.4. An accredited third-party certification body must maintain on its website an up-to-date
661	list of the eligible entities to which it has issued food or facility certifications under this
662	accreditation program. For each such eligible entity, the website also must identify the
663	duration and scope of the food or facility certification and date(s) on which the eligible
664	entity paid the accredited third-party certification body any fee or reimbursement
665	associated with such audit or certification.
666	
667	4.17. Record Keeping Requirements
668	4.17.1. A third-party certification body that has been accredited must maintain electronically for
660	
669	four (4) years records created during its period of accreditation (including documents
670	four (4) years records created during its period of accreditation (including documents and data) that document compliance with these accreditation program requirements,
670	and data) that document compliance with these accreditation program requirements,
670 671	and data) that document compliance with these accreditation program requirements, including:
670 671 672	and data) that document compliance with these accreditation program requirements, including:4.17.1.1. Any audit report and other documents resulting from a consultative audit conducted
670 671 672 673	 and data) that document compliance with these accreditation program requirements, including: 4.17.1.1. Any audit report and other documents resulting from a consultative audit conducted under this accreditation program, including the audit agent's observations,
670 671 672 673 674	 and data) that document compliance with these accreditation program requirements, including: 4.17.1.1. Any audit report and other documents resulting from a consultative audit conducted under this accreditation program, including the audit agent's observations, correspondence with the eligible entity, verification of any corrective action(s) taken
670 671 672 673 674 675	 and data) that document compliance with these accreditation program requirements, including: 4.17.1.1. Any audit report and other documents resulting from a consultative audit conducted under this accreditation program, including the audit agent's observations, correspondence with the eligible entity, verification of any corrective action(s) taken to address deficiencies identified during the audit;
670 671 672 673 674 675 676	 and data) that document compliance with these accreditation program requirements, including: 4.17.1.1. Any audit report and other documents resulting from a consultative audit conducted under this accreditation program, including the audit agent's observations, correspondence with the eligible entity, verification of any corrective action(s) taken to address deficiencies identified during the audit; 4.17.1.2. Any request for a regulatory audit from an eligible entity;
670 671 672 673 674 675 676 677	 and data) that document compliance with these accreditation program requirements, including: 4.17.1.1. Any audit report and other documents resulting from a consultative audit conducted under this accreditation program, including the audit agent's observations, correspondence with the eligible entity, verification of any corrective action(s) taken to address deficiencies identified during the audit; 4.17.1.2. Any request for a regulatory audit from an eligible entity; 4.17.1.3. Any audit report and other documents resulting from a regulatory audit conducted
670 671 672 673 674 675 676 677 678	 and data) that document compliance with these accreditation program requirements, including: 4.17.1.1. Any audit report and other documents resulting from a consultative audit conducted under this accreditation program, including the audit agent's observations, correspondence with the eligible entity, verification of any corrective action(s) taken to address deficiencies identified during the audit; 4.17.1.2. Any request for a regulatory audit from an eligible entity; 4.17.1.3. Any audit report and other documents resulting from a regulatory audit conducted under this accreditation program, including the audit;
670 671 672 673 674 675 676 677 678 679	 and data) that document compliance with these accreditation program requirements, including: 4.17.1.1. Any audit report and other documents resulting from a consultative audit conducted under this accreditation program, including the audit agent's observations, correspondence with the eligible entity, verification of any corrective action(s) taken to address deficiencies identified during the audit; 4.17.1.2. Any request for a regulatory audit from an eligible entity; 4.17.1.3. Any audit report and other documents resulting from a regulatory audit conducted under this accreditation program, including the audit; 4.17.1.3. Any audit report and other documents resulting from a regulatory audit conducted under this accreditation program, including the audit agent's observations, correspondence with the eligible entity, verification of any corrective action(s) taken the eligible entity is accreditation program.
670 671 672 673 674 675 676 677 678 679 680	 and data) that document compliance with these accreditation program requirements, including: 4.17.1.1. Any audit report and other documents resulting from a consultative audit conducted under this accreditation program, including the audit agent's observations, correspondence with the eligible entity, verification of any corrective action(s) taken to address deficiencies identified during the audit; 4.17.1.2. Any request for a regulatory audit from an eligible entity; 4.17.1.3. Any audit report and other documents resulting from a regulatory audit conducted under this accreditation program, including the audit agent's observations, correspondence with the eligible entity, verification of any corrective action(s) taken to address deficiencies identified during the audit agent's observations, correspondence with the eligible entity, verification of any corrective action(s) taken to address deficiencies identified during the audit agent's observations, correspondence with the eligible entity, verification of any corrective action(s) taken to address deficiencies identified during the audit, and, when sampling and

684	4.17.	1.4. Any notification submitted by an audit agent to the accredited third-party
685		certification body in accordance with Section 4.7.1.5;
686	4.17.	1.5. Any challenge to an adverse regulatory audit decision and the disposition of the
687		challenge;
688	4.17.	1.6. Any monitoring it conducted of an eligible entity to which food or facility certification
689		was issued;
690	4.17.	1.7. Its self-assessments and corrective actions taken to address any deficiencies
691		identified during a self-assessment; and
692	4.17.	1.8. Significant changes to its auditing or certification program that might affect
693		compliance with this accreditation program.
694	4.17.2.	An accredited third-party certification body must make the records of a consultative
695		audit required by Section 4.17.1.1 available to FDA in accordance with section 414 of
696		the FD&C Act.
697	4.17.3.	An accredited third-party certification body must make the records required by Sections
698		4.17.1.2 through 4.17.1.8 available for inspection and copying promptly upon written
699		request of an authorized FDA officer or employee at the place of business of the
700		accredited third-party certification body or at a reasonably accessible location. If such
701		records are requested by FDA electronically, the records must be submitted
702		electronically not later than 10 business days after the date of the request.
703		Additionally, if the records are maintained in a language other than English, an
704		accredited third-party certification body must electronically submit an English
705		translation within a reasonable time.
706		
707		INFORMATION (AS APPLICABLE)
708		lures for Accreditation
709	5.1.1.	A third-party certification body seeking accreditation must submit its request for
710	540	
711	5.1.2.	IAS will examine the application and inform the applicant about any deficiencies
712 713		detected. IAS will review the application submitted and may deny moving forward the
715 714		accreditation process (or renewal) by providing a written response to the applicant stating the reasons for denial.
714		
716	5.2. Asses s	sment Process
717	5.2.1.	Assessment process starts at the time of application acceptance by IAS and payment
718	0.2.1.	of the application fees by the applicant CB.
719	5.2.2.	The applicant needs to send a copy of its Quality Manual in English language for an
720	0.2.2.	initial review of CB's documentation.
, 20		

721	5.2.3.	An assessment agenda will be then sent to encompass two assessment activities:
722	5.2.3	.1. Assessment of the documentation and records of the CB (office assessment);
723	5.2.3	.2. Assessment of the CB's competence to conduct food safety audits that includes an
724		assessment of the auditors' skills and knowledge through witnessing a food safety
725		audit for one of the eligible entities within the scope of accreditation.
726	5.2.4.	For witnessing of the applied scope, the number of witness audits to be demonstrated
727		depends on the extent of the scope of accreditation sought. The number of
728		demonstrations needed will be determined by IAS following any IAF
729		guideline/mandatory documents.
730	5.2.5.	At all times during the assessment process, i.e., during the assessment or upon
731		request, the applicant or accredited CB shall provide IAS with unrestricted access to
732		documents pertaining to its auditing and reporting process, in particular, records of
733		complaints, disputes and any related corrective actions undertaken.
734	5.2.6.	A preliminary visit is optional and must be requested by the applicant CB. A preliminary
735		visit is for the purpose to better understand the accreditation process and to clarify
736		expectations of IAS and the requirements of the criteria documents. A preliminary
737		report will be provided, however this shall not reduce the number of assessment days
738		or assessors required for the initial assessment.
739	5.2.7.	Where required and when appropriate conditions prevail (e.g., scope extensions,
740		relocation of premises, follow-up assessments, etc.), IAS may consider a combination
741		of remote assessments, and/or onsite witness visits. IAS' decision to grant a remote
742		assessment is final when this option is requested by the CB. Remote assessments are
743		not intended to replace the need for periodic onsite surveillance and reassessments of
744		an accredited organization.
745	5.2.8.	After the initial year of accreditation, the CB is subject to an onsite surveillance visit.
746		The surveillance visit shall be completed approximately 12 months from the date of the
747		initial granting of accreditation. As determined by IAS, a demonstration of the CB's
748		competence for the accredited scope may also be completed during the surveillance
749		assessment by IAS. This may also be replaced by a remote assessment depending on
750		the size of the scope and the sampling performed at the initial assessment to verify
751		continued compliance with the accreditation program.
752	5.2.9.	IAS will conduct a full reassessment of the CB at a minimum of once every two years
753		commencing from the date of the surveillance assessment. Reassessment entails a full
754		verification of the CB's scope of accreditation for continued compliance with IAS
755		accreditation requirements. This will include both quality management system
756		assessment and a number of witness audits that will provide confidence that the CB is

757		consistently conducting food safety audits in a competent, professional and ethical
758		manner.
759		5.2.10. For initial assessment of a CB with multiple premises where key activities are
760		conducted, assessment shall be made to all premises.
761		5.2.10.5.2.11. Between Reassessments, a monitoring activity of the CB shall be conducted, to
762		verify compliance with the FSMA Final Rule on Accredited Third-Party Certification and
763		IAS Criteria, policies and procedures. This activity may or may not require a witness
764		activity and can be conducted remotely if required records can be sent by the CB for
765		review.
766		For surveillance assessment and reassessment where the CB works from various premises,
767		IAS requires all premises where one or more key activities are performed to be assessed within
768		one accreditation cycle.
769		
770	5.3.	Period of Accreditation
771		IAS may grant accreditation to a third-party certification body under this accreditation program
772		for a period not to exceed four (4) years.
773		
774	5.4.	Reassessment Process
775		5.4.1. A third-party certification body that has been accredited by IAS and wants to be
776		reaccredited must file a new application asking for renewal.
777		5.4.2. An applicant whose renewal application was denied by IAS must notify FDA
778		electronically, in English, within 10 business days of the date of issuance of a denial of
779		accreditation or denial of the renewal application, of the name and contact information
780		of the custodian who will maintain the records required and make them available to
781		FDA. The contact information for the custodian must include, at a minimum, an email
782		address and the physical address where the records will be located. FDA will provide
783		notice on the website of the date of issuance of a denial of renewal of accreditation of a
784		third-party certification body that had previous been accredited. A food or facility
785		certification issued by an accredited third-party certification body prior to issuance of
786		the denial of its renewal application will remain in effect until the certification expires. If
787		FDA has reason to believe that a certification issued for purposes of section 801(q) or
788		806 of the FD&C Act is not valid or reliable, FDA may refuse to consider the
789		certification in determining the admissibility of the article of food for which the
790		certification was offered or in determining the importer's eligibility for participation in
791		VQIP (voluntary qualified importer program).
792		
793	5.5.	Monitoring of Third-party CBs by FDA

794 FDA will periodically evaluate the performance of each accredited third-party certification body 795 to determine whether the accredited third-party certification body continues to comply with the 796 applicable requirements of this accreditation program, and whether there are deficiencies in the 797 performance of the accredited third-party certification body that, if not corrected, would warrant 798 withdrawal of its accreditation. For a third-party certification body accredited by IAS, FDA will 799 evaluate an accredited third-party certification body not later than three (3) years after the date 800 of accreditation for a 4-year term of accreditation, or by no later than the mid-term point for 801 accreditation granted for less than four (4) years. FDA may conduct additional performance 802 assessments of an accredited third-party certification body at any time. In evaluating the 803 performance of an accredited third-party certification body. FDA may review any one or more of 804 the following:

- 805 5.5.1. Regulatory audit reports and food and facility certifications;
- 806 5.5.2. The accredited third-party certification body's self-assessments;
- 807 5.5.3. Reports of assessments by IAS;
- 8085.5.4.Documents and other information relevant to a determination of the accredited third-809party certification body's compliance with the applicable requirements of this810accreditation program; and
- 5.5.5. Information obtained by FDA, including during inspections, audits, onsite observations,
 or investigations, of one or more eligible entities to which a food or facility certification
 was issued by such accredited third-party certification body.

814FDA may conduct its evaluation of an accredited third-party certification body through a site815visit to an accredited third-party certification body's headquarters (or other location that816manages audit agents conducting food safety audits under this accreditation program, if817different than its headquarters), through onsite observation of an accredited third-party818certification body's performance during a food safety audit of an eligible entity, or through819document review.

820 821

5.6. Scope Extension Requests

- An IAS-accredited third-party certification body may request extension of their scope of
 accreditation at any time during the effective term of accreditation by submitting a written
 request identifying the discipline/scopes to be added.
- The length of time to process a request for extension of the scope is dependent on submittal of the information requested above, and the scheduling of the assessments. All expenses and costs related to scope extensions are the responsibility of the Certification Body as per the client's IAS quotation.

829

830 5.7. Withdrawal of Accreditation or Voluntary Relinquishment of Accreditation

831	5.7.1. Withdrawal
832	5.7.1.1. Mandatory withdrawal. FDA will withdraw accreditation from a third party
833	certification body:
834	5.7.1.1.1. Except as provided in Section 5.7.1.2, if the food or facility certified under this
835	accreditation program is linked to an outbreak of foodborne illness or
836	chemical or physical hazard that has a reasonable probability of causing
837	serious adverse health consequences or death in humans or animals;
838	5.7.1.1.2. Following an evaluation and finding by FDA that the third-party certification
839	body no longer complies with the applicable requirements of this
840	accreditation program; or
841	5.7.1.1.3. Following its refusal to allow FDA to access records or to conduct an audit,
842	assessment, or investigation necessary to ensure continued compliance with
843	this accreditation program.
844	5.7.1.2. Exception. FDA may waive mandatory withdrawal under Section 5.7.1.1, if FDA:
845	5.7.1.2.1. Conducts an investigation of the material facts related to the outbreak of
846	human or animal illness;
847	5.7.1.2.2. Reviews the relevant audit records and the actions taken by the accredited
848	third-party certification body in support of its decision to certify; and
849	5.7.1.2.3. Determines that the accredited third-party certification body satisfied the
850	requirements for issuance of certification under this accreditation program.
851	5.7.1.3. Discretionary withdrawal. FDA may withdraw accreditation, in whole or in part, from
852	a third-party certification body when such third-party certification body is accredited
853	by an accreditation body for which recognition is revoked, if FDA determines there
854	is good cause for withdrawal, including:
855	5.7.1.3.1. Demonstrated bias or lack of objectivity when conducting activities under this
856	accreditation program; or
857	5.7.1.3.2. Performance that calls into question the validity or reliability of its food safety
858	audits or certifications.
859	5.7.1.4. Records access. FDA may request records of the accredited third-party certification
860	body and where applicable, may request records from IAS, when considering
861	withdrawal under Sections 5.7.1.1.1, 5.7.1.1.2 or 5.7.1.3.
862	5.7.1.5. Notice to the third-party certification body of withdrawal of accreditation.
863	5.7.1.5.1. FDA will notify a third-party certification body of the withdrawal of its
864	accreditation through issuance of a withdrawal that will state the grounds for
865	withdrawal, the procedures for requesting a regulatory hearing on the
866	withdrawal, and the procedures for requesting reaccreditation

867	5.7.1	.5.2. Within 10 business days of the date of issuance of the withdrawal, the third-
868		party certification body must notify FDA electronically, in English, of the name
869		of the custodian who will maintain records, and provide contact information
870		for the custodian, which will at least include an email address and the street
871		address where the records will be located.
872	5.7.1.6.	Effect of withdrawal of accreditation on eligible entities. A food or facility
873		certification issued by a third-party certification body prior to withdrawal will remain
874		in effect until the certification terminates by expiration. If FDA has reason to believe
875		that a certification issued for purposes of section 801(q) or 806 of the FD&C Act is
876		not valid or reliable, FDA may refuse to consider the certification in determining the
877		admissibility of the article of food for which the certification was offered or in
878		determining the importer's eligibility for participation in VQIP (voluntary qualified
879		importer program).
880	5.7.2. Vo	luntary relinquishment of accreditation
881	5.7.2.1.	Notice to FDA of intent to relinquish or not to renew accreditation. A third-party
882		certification body must notify FDA electronically, in English, at least 60 days before
883		voluntarily relinquishing accreditation or before allowing accreditation to expire
884		without seeking renewal. The certification body must provide the name and contact
885		information of the custodian who will maintain the records required after the date of
886		relinquishment or the date accreditation expires, as applicable, and make them
887		available to FDA. The contact information for the custodian must include, at a
888		minimum, an email address and the physical address where the records will be
889		located.
890	5.7.2.2.	Notice to IAS and eligible entities of intent to relinquish or not to renew
891		accreditation. No later than 15 business days after notifying FDA under Section
892		5.7.2.1, the certification body must notify IAS and any eligible entity with current
893		certifications that it intends to relinquish accreditation or to allow its accreditation to
894		expire, specifying the date on which relinquishment or expiration will occur. IAS will
895		maintain records of such notification.
896	5.7.2.3.	Effect of voluntary relinquishment or expiration of accreditation on food or facility
897		certifications issued to eligible entities. A food or facility certification issued by a
898		third-party certification body prior to relinquishment or expiration of its accreditation
899		will remain in effect until the certification expires. If FDA has reason to believe that
900		a certification issued for purposes of section 801(q) or 806 of the FD&C Act is not
901		valid or reliable, FDA may refuse to consider the certification in determining the
902		admissibility of the article of food for which the certification was offered or in
903		determining the importer's eligibility for participation in VQIP.

	5.7.2.4.	Public notice of voluntary relinquishment or expiration of accreditation. FDA will
		provide notice on the website of the voluntary relinquishment or expiration of
		accreditation of a certification body under this accreditation program.
6.	LINKS TO ADDIT	TIONAL REFERENCES
	Not in use at this	time.
	Previously issued J	lune 2019
	6.	6. LINKS TO ADDI Not in use at this