

Firm Name:  
City, State  
Inspection Date(s):

FEI Number:  
FCE Number:  
Investigators:

DEPARTMENT OF HEALTH AND HUMAN SERVICES  
FOOD AND DRUG ADMINISTRATION

**PROCESSING IN WATER IN DISCONTINUOUS AGITATING RETORTS  
(Retort Survey)**

**INSTRUCTIONS**

Complete the question blocks below. Narrative responses to each item can be entered in the item's "comments" area or where otherwise prompted.

**Before entering the interior of the retort, you must confirm with the firm that you are following the firm's Standard Operating Procedures designed to meet OSHA confined space requirements. If the firm insists that only plant personnel enter the retort, witness the measurement procedure and data collection. To obtain OSHA confined space information and safety procedures, see the confined space presentation on the FDA training web site. If the firm is not aware of the OSHA confined space requirements or does not have a confined space program, DO NOT ENTER THE RETORT.**

If problems are found with the firm's retort equipment or processing system, refer the reader to the EIR for a narrative description of specific problems with supporting evidence, under "Objectionable Conditions and Management's Response." Submit the completed form as an EIR attachment.

**PROCESS ESTABLISHMENT AND SCHEDULED PROCESSES – 21 CFR 108.35**

1. Report the Product(s) and SID number(s) covered on this inspection.

Product(s)

SID(s)

2. Has the firm registered the facility with the FDA and filed a process for all LACF products manufactured? - 21 CFR 108.35 (c)  Yes  No

3. Does the firm have a process letter or other process source documentation listing critical factors necessary to control in the attainment of commercial sterility?  Yes  No

*Based on the processing authorities' evaluation critical factors are specific to an individual product or on occasion listed for a grouping of products (eg: turnip greens in brine, kale in brine, mixed greens in brine etc.).*

4. Do critical factors or limits listed in source documents match critical factors or limits for selected products and processes filed with FDA?  Yes  No

**RETORT DESCRIPTION**

5. Retort Manufacturer and Retort Number(s):

6. Container Size(s)

7. Is the retort capable of operating in a static system, in an agitating mode, or both?  Static  Both  
 Agitating

8. Processing mode  Still  Rocking  
 Axial  Lateral  
 End over End

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9. Select the method used to heat process water:  Heat Exchanger  Steam Spreader  
 Steam Injection  Other
10. How does the firm ensure that water flow is constant?  Visual Check  Water Flow Measurement  
 Flow Meter  Other
11. Does a computer control any of the retort functions?  Yes  No
12. Does the firm have documentation on hand which indicates that the computer system has been validated?  N/A  Yes  No

### HEAT AND TEMPERATURE DISTRIBUTION – 21 CFR 113.83

13. Have there been any changes to the retorts or thermal processing system since the last temperature distribution study that could affect temperature distribution?  Yes  No
- The retort design, loading configuration, smallest container size and many other factors can affect the attainment of temperature distribution in the retort. A change in any of these factors could necessitate a new temperature distribution study and possibly a new vent schedule. If a change has been made in the thermal processing system that could affect temperature distribution, the firm should have on file documentation of the change, including the review and approval by a qualified process authority.*
14. Have temperature distribution studies been performed to determine the effects of low water flow?  Yes  No

### PRODUCT PREPARATION – 21 CFR 113.81

15. Are products prepared according to the method (rehydrating, drying, acidifying, blanching etc.) and / or formulation specified in the recommended scheduled process?  Yes  No
- Be aware of changes in starches and other minor ingredients. If the wrong starch is used it can change the heat penetration inside the container.*
16. When maintenance of pH (above 4.6) of a normally low acid food is a basis for a scheduled process does the firm ensure that the equilibrium pH of the finished product meets the value specified in the scheduled process?  N/A  Yes  No
- In this case the firm must monitor pH as a critical factor at intervals of sufficient frequency and prepare maintain records the pH meter should be calibrated to ensure its accuracy. (113.81(e))*
17. For water activity controlled processes is the water activity ( $A_w$ ) carefully controlled to ensure that the  $A_w$  of the finished product meets that of the scheduled process?  N/A  Yes  No
- When normally low acid foods require sufficient solute to permit safe processing at low temperatures such as in boiling water there shall be careful supervision to ensure that the equilibrium water activity of the finished product meets that of the scheduled process 113.81(f)). In this case the firm must monitor water activity at intervals of sufficient frequency and prepare maintain records the water activity meter should be calibrated to ensure its accuracy (117.40(f)).*
18. Is the formulation of the product and retorting process etc. conducted in a timely manner to prevent incipient spoilage?  N/A  Yes  No

### CRITICAL FACTORS – 21 CFR 113.40(e)(9)

19. Are all critical factors defined in the scheduled process measured and recorded at intervals of sufficient frequency to ensure the process is under control?  Yes  No
20. If minimum closing machine vacuum for a vacuum-packed product, maximum fill-in or drained weight, minimum net weight and / or percent solids is required, is it as specified in the scheduled process?  N/A  Yes  No
21. Is minimum headspace of containers as specified in the scheduled process?  N/A  Yes  No

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22. Are the product characteristics (*formulation, particle size, viscosity, brix, etc.*) as specified in the scheduled process?  N/A  Yes  No
23. Is the product consistency as specified in the scheduled process?  N/A  Yes  No  
*Only applies when the consistency is specified in the scheduled process.*
24. If net weight for homogenous liquids is used to determine headspace, is it in accordance with the scheduled process?  N/A  Yes  No  
*Only applies when the consistency is specified in the scheduled process.*

### Thermal Processing Room Operations – 21 CFR 113.87

25. Is the system operated in the same state that was used during the last temperature distribution study?  Yes  No  
*The retort design loading configuration, changes in divider plates, smallest container size and many other factors can affect the attainment of temperature distribution in the retort - see pp. 21-22 of LACF guide part 2. A change in any of these factors could necessitate a new temperature distribution study and possibly a new vent schedule. If a change has been made in the thermal processing system that could affect temperature distribution the firm should have on file documentation of the change including the review and approval by a qualified process authority.*
26. Are scheduled processes and venting procedures (if applicable) posted in the retort room or readily available to the retort operator?  Yes  No  
*21 CFR 113.87(a)*
27. Has the firm established an adequate system for product traffic control in the retort room to prevent un-retorted product from bypassing the retort process?  Yes  No  
*Each retort basket or one or more cans within a basket shall be plainly marked with heat-sensitive indicator tape dye or paint or by other effective means visually indicating to thermal processing personnel those units that have been retorted. A visual check shall be performed to determine whether or not the appropriate change has occurred in the heat-sensitive indicator as a result of retorting for all retort baskets to ensure that each unit of product has been retorted. A written record of these checks should be made. (113.87(b))*
28. Is the initial temperature ("IT") of the contents of the coldest containers to be processed determined and recorded with sufficient frequency?  Yes  No  
*Measure the "IT" of at least 1 retort load with a calibrated thermometer and report the results in "comments." (113.87(c))*
29. Are records maintained demonstrating that IT thermometers are properly calibrated?  Yes  No
30. Are thermal process timing devices (*clocks, charts, stopwatches etc.*) accurate?  Yes  No  
*Pocket or wristwatches are not considered satisfactory. Digital clocks that do not display seconds may be used if the operating process and the venting schedule have a 1-minute or greater safety factor over the scheduled process. – 113.87(d)*

### Retort Crates and Racks

31. Are the retort basket and divider plates used for holding containers made of adequate materials and uniformly perforated to allow even circulation of the heating medium? For example are perforations at least 1-in. holes on 2-in. centers or the equivalent?  Yes  No
32. Are trays or divider plates in good condition with no sharp or rough points that could puncture containers?  Yes  No
33. Are containers positioned in the retort as specified in the scheduled process?  Yes  No
34. If nesting is possible, does the firm control nesting of containers?  N/A  Yes  No
35. For pouches, are trays adequately designed to contain and restrain individual pouches during processing?  N/A  Yes  No

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**CONTAINERS – 21 CFR 113.60**

36. For products covered during this inspection describe the method of filling containers (*hand, vibration, pocket, etc.*).  Hand  Piston  Vibration  Other  Pocket

37. Is this method the same as that used during process establishment tests?  Yes  No

38. Are can flanges free of damage after filling?  Yes  No

39. Do product codes comply with part 113.60(c)?  Yes  No  
*The code shall be permanently visible to the naked eye and shall identify the packer, product, year, day and period of packing. Describe the coding system including a code breakdown for products produced during this inspection.*

40. Are regular observations performed during production for container defects?  Yes  No

41. Are records of visual and destructive tests of containers performed and documented by qualified individuals?  Yes  No

42. Are corrective actions for defects taken and recorded?  Yes  No

43. For metal cans, are destructive tests performed on cans from each seaming head by qualified individuals and are all required measurements documented?  N/A  Yes  No  
*Collect supporting evidence for sealing closing parameters or specification values necessary for sealing/closing*

44. For glass containers, are cold water vacuum tests for capper efficiency performed and recorded?  N/A  Yes  No  
*Collect supporting evidence for sealing closing parameters or specification values necessary for sealing/closing*

45. For other containers, are appropriate tests and detailed inspections performed to ensure a consistently reliable hermetic seal?  N/A  Yes  No  
*Collect supporting evidence for sealing closing parameters or specification values necessary for sealing/closing*

46. What type of container testing is performed? *Identify all that apply. For additional details on package integrity, refer to the FDA BAM (Bacteriological Analytical Manual)*  
 Abuse  Air leak  Burst  Conductivity  Dye  Electrolytic  
 Etching  Gas leak  Incubation  Light  Machine Vision  Pull Up  
 Peel (Tensile)  Proximity  Seam scope  Security  Sound  Squeeze  
 Teardown  Torque  Vacuum  Visual  Other

**RETORT SYSTEM – 21 CFR 113.40(e)**

*Temperature Indicating Device*

47. Is the retort equipped with at least one temperature-indicating device (TID) that accurately indicates the temperature during processing?  Yes  No

48. Is the TID installed where it can be accurately and easily read?  Yes  No

49. Is the TID used as the referenced instrument during processing?  Yes  No

50. Are calibration records for the TID established and maintained?  Yes  No

51. Is the TID accurate to 1 °F (0.5 °C)?  Yes  No

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*Temperature Recording Device*

52. Is the retort equipped with a temperature recording device?  Yes  No
53. Is the temperature chart adjusted to agree as nearly as possible with but not higher than the known accurate TID during the processing period?  Yes  No
54. Does the temperature recording device record temperatures to a permanent record?  Yes  No
55. Is the appropriate chart paper used with the temperature recording device?  Yes  No  
*Chart paper must have both the appropriate range (2 °F or 1 °C) within a range of 10 °F (5 °C) of the process temperature and working scale (< 55 °F per inch or 12 °C per centimeter) within a range of 20 °F (10 °C) of the process temperature.*
56. If the chart is a multipoint plotter, does it record at intervals that assures that the parameters of the process time and process temperature were met?  N/A  Yes  No
57. Does the digital temperature recorder record data at sufficient intervals to assure that the parameters of the process time and process temperature were met?  N/A  Yes  No

*Processing Steam*

58. Is the retort equipped with an automatic steam control valve?  Yes  No  
*Each retort shall be equipped with an automatic steam controller to maintain the retort temperature.*

*Processing Water*

59. Is the water flow rate checked with sufficient frequency during the entire processing time?  Yes  No
60. Does the water circulating draw water from the bottom of the retort through a suction manifold and discharge it through a spreader that extends the length of the top of the retort?  Yes  No
61. Are the hole openings used for water distribution free and clear from product or mineral build-up?  Yes  No
62. Are screens used over all suction outlets and drain openings to prevent clogging of drains?  Yes  No
63. If air overpressure is used, is there a water level indicator (*sensor, gauge, site glass, etc.*) that is checked with sufficient frequency to ensure that water covers the top layer of containers during come up and processing?  N/A  Yes  No

*Retort Speed*

64. Is the speed of the retort adjusted, as necessary, to ensure that the speed is as specified in the scheduled process?  Yes  No
65. Is the speed of the retort recorded during processing?  N/A  Yes  No
66. Is the retort speed sufficient to allow for a process time at least equal to the minimum process time filed with FDA?  N/A  Yes  No  
*If no, the lot could be under processed and should be handled as a process deviation.*
67. Is there a means for preventing unauthorized speed changes?  N/A  Yes  No  
*A lock, notice or password protection posted at or near the speed adjustment controls which provides a warning that only authorized personnel are permitted to make adjustments is a satisfactory means of preventing unauthorized changes.*

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**Container Cooling**

68. Is container cooling water chlorinated or otherwise sanitized for recirculated water supplies?  N/A  Yes  No  
*There should be a measurable residual of the sanitizer employed at the water discharge point of the container cooler.*
69. Were water cooling valves noted to be leaking?  N/A  Yes  No

**POST PROCESS HANDLING – 21 CFR 113.60(d)**

70. Are container handling procedures and conveyance equipment adequate to protect container bodies and seals from damage that could result in leakage and post-process contamination?  Yes  No  
*Conveyor tracks should be maintained in a clean sanitary dry way. These conveyors are often neglected and contain build-up of food and dirt residues. The seams are most vulnerable to post-process leakage at this time because of the negative pressure developing inside the container as the contents cool. Conveyor tracks should not contain sharp edges or projections that could dent and damage can bodies and seams. Conveyors should be designed so that excessive heavy contact between cans does not occur and the double seams do not roll on or contact the conveyor during conveyance.*
71. Are lots containing spoiled or swollen cans properly investigated?  Yes  No  
*Note that an acceptable level for can food spoilage in the LACF industry is 0.1% or 1 abnormal container per 10000 containers - at levels above this the firm should perform a spoilage diagnosis including microbiological analysis to determine the cause of the spoilage. In addition the firm should determine the cause of the problem and document this and any corrective action taken to prevent the problem from reoccurring.*

**PROCESS DEVIATIONS – 21 CFR 113.89**

72. Does the firm maintain a separate file or log for documenting process deviations?  Yes  No
73. Did the firm properly handle all scheduled process deviations?  Yes  No

**RECORDS – 21 CFR 113.100**

74. Are all lots that are shipped in interstate commerce free from instances of public health significance and otherwise not injurious to health?  Yes  No
75. Do operators document processing and production information on forms that include the product, code number, date, retort or processing system, container size, approximate number of containers, initial temperature, actual processing time, TID readings, temperature recorder device readings and other appropriate processing data?  Yes  No
76. Is processing and production information recorded at the time it is observed by the retort operator?  Yes  No
77. Are recording thermometer charts (*analog, graphical or digital*) identified by date, retort number, and other data as necessary so that they can be correlated with the written record of lots processed?  Yes  No
78. Are processing and production records signed or initialed by the retort operator and reviewed for completeness and signed or initialed and dated by plant management within 1 working day after the actual process to assure that the product received the scheduled process?  Yes  No
79. Are all operators of thermal processing systems and container closure inspections under the operating supervision of a person who has attended a Better Process Control School (BPCS) or other school approved by FDA?  Yes  No
80. Does the firm have recall procedures on file that comply with 108.35(f)?  Yes  No
81. Does the firm maintain initial distribution records per 113.100(f)?  Yes  No

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*Agitating Retort Records – 113.100(a)(2)*

82. Are records maintained for retort speed and the functioning of the condensate bleeder (if applicable)?  Yes  No

83. If applicable to the scheduled process, are records maintained for container headspace, product consistency, maximum drained weight, minimum net weight or percent solids?  Yes  No

84. Are records maintained for all critical factors specified in the formulation of the product and the scheduled process?  Yes  No

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*TID and Reference Device Records – 113.100(c) and 113.100(d)*

85. Do the TID calibration records include: A reference to the tag or seal, the name of the manufacturer, the ID of the reference device, NIST traceability, ID of the person who performed the test, the date and results of the testing including adjustments, and the date the next test is to be performed?  Yes  No

86. Do the reference device calibration records include: A reference to the tag or seal, the name of the manufacturer, the ID of the reference device, NIST traceability, ID of the person who performed the test, the date and results of the testing including adjustments, and the date the next test is to be performed?  Yes  No

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*Container Integrity Records – 113.100(e)*

87. Do container closure records include the product code, date, time, measurements and corrective actions taken?  Yes  No

88. Are container integrity records signed and dated by the inspector and reviewer?  Yes  No

89. Are container integrity records reviewed with sufficient frequency to ensure containers are hermetically sealed?  Yes  No

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**COMMENTS**

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