Status and context of the document

This document relates to three food safety standards in Chapter 3 of the Australia New Zealand Food Standards Code (the Code). These standards apply only in Australia. They are:

- 3.1.1 – Interpretation and Application
- 3.2.2 – Food Safety Practices and General Requirements
- 3.2.3 – Food Premises and Equipment

The information provided in this document is not legally binding.

This document was prepared by Food Standards Australia New Zealand (FSANZ) to assist government agencies responsible for enforcing the Code in Australia.

State and territory food agencies are primarily responsible for interpretation and enforcement of the Code in Australia. This is because the food standards that comprise the Code are applied in Australia by state and territory food laws. It is the state and territory food laws that make failure to comply with Code requirements an offence. At the Commonwealth level, the Commonwealth Department of Agriculture and Water Resources administers the Imported Food Control Act 1992 (Cth), which applies the food standards to imported food. These agencies work together through the Implementation Subcommittee for Food Regulation (ISFR) to ensure food laws are implemented and enforced consistently.

FSANZ prepared and published this document at the request of ISFR. FSANZ is not an enforcement agency and cannot provide advice or guidance on food compliance issues.

This document will be reviewed and amended as necessary. Readers may contact the Food Safety and Response Section of FSANZ if they have feedback. Email: information@foodstandards.gov.au.

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