

**(b) Initial reports**

Annual reports under subsection (a) for fiscal years 2004 through 2006 may be combined into a single report, by not later than June 1, 2008, for purposes of publication under subsection (a). Thereafter such reports shall be completed by June 1 of each year for the data collected for the year that was 2-years prior to the year in which the report is published.

**(c) Memorandum of understanding**

The Commissioner of Food and Drugs, the Administrator of the Food Safety and Inspection Service, the Department of Commerce, and the head of the Agricultural Marketing Service shall enter into a memorandum of understanding to permit inclusion of data in the reports under subsection (a) relating to testing carried out by the Food Safety and Inspection Service and the Agricultural Marketing Service on meat, poultry, eggs, and certain raw agricultural products, respectively.

(Pub. L. 110-85, title X, § 1010, Sept. 27, 2007, 121 Stat. 970.)

**§ 2110. Rule of construction**

Nothing in this chapter (or an amendment made by this chapter) shall be construed to affect—

- (1) the regulation of dietary supplements under the Dietary Supplement Health and Education Act of 1994 (Public Law 103-417); or
- (2) the adverse event reporting system for dietary supplements created under the Dietary Supplement and Nonprescription Drug Consumer Protection Act (Public Law 109-462).

(Pub. L. 110-85, title X, § 1011, Sept. 27, 2007, 121 Stat. 971.)

## REFERENCES IN TEXT

This chapter, referred to in text, was in the original “this title”, meaning title X of Pub. L. 110-85, Sept. 27, 2007, 121 Stat. 962, which enacted this chapter and section 350f of this title, amended sections 321 and 331 of this title, and enacted provisions set out as notes under this section and section 350f of this title. For complete classification of title X to the Code, see Tables.

The Dietary Supplement Health and Education Act of 1994, referred to in par. (1), is Pub. L. 103-417, Oct. 25, 1994, 108 Stat. 4325, which enacted sections 343-2 and 350b of this title and section 287c-11 of Title 42, The Public Health and Welfare, amended sections 321, 331, 342, 343, and 350 of this title and section 281 of Title 42, and enacted provisions set out as notes under sections 321 and 343 of this title. For complete classification of this Act to the Code, see Short Title of 1994 Amendments note set out under section 301 of this title and Tables.

The Dietary Supplement and Nonprescription Drug Consumer Protection Act, referred to in par. (2), is Pub. L. 109-462, Dec. 22, 2006, 120 Stat. 3469, which enacted sections 379aa and 379aa-1 of this title, amended sections 331, 343, 352, and 381 of this title, and enacted provisions set out as notes under sections 331, 343, 352, 379aa, and 381 of this title. For complete classification of this Act to the Code, see Short Title of 2006 Amendment note set out under section 301 of this title and Tables.

## CONSTRUCTION

Pub. L. 110-85, title X, § 1005(g), Sept. 27, 2007, 121 Stat. 969, provided that: “Nothing in this title [enacting this chapter and section 350f of this title, amending

sections 321 and 331 of this title, and enacting provisions set out as notes under section 350f of this title], or an amendment made by this title, shall be construed to alter the jurisdiction between the Secretaries of Agriculture and of Health and Human Services, under applicable statutes and regulations.”

**CHAPTER 27—FOOD SAFETY  
MODERNIZATION****SUBCHAPTER I—IMPROVING CAPACITY TO  
PREVENT FOOD SAFETY PROBLEMS**

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| Sec.<br>2201.<br>2202.<br>2203.<br>2204.<br>2205.<br>2206. | Performance standards.<br>National Agriculture and Food Defense strategy.<br>Food and Agriculture Coordinating Councils.<br>Building domestic capacity.<br>Food allergy and anaphylaxis management.<br>Alcohol-related facilities. |
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**SUBCHAPTER II—IMPROVING CAPACITY TO DE-  
TECT AND RESPOND TO FOOD SAFETY PROBLEMS**

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| 2221.<br>2222.<br>2223.<br>2224.<br>2225. | Food emergency response network.<br>Integrated consortium of laboratory networks.<br>Enhancing tracking and tracing of food and recordkeeping.<br>Surveillance.<br>Decontamination and disposal standards and plans. |
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**SUBCHAPTER III—IMPROVING THE SAFETY OF  
IMPORTED FOOD**

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| 2241.<br>2242.<br>2243. | Inspection by the Secretary of Commerce.<br>Foreign offices of the Food and Drug Administration.<br>Smuggled food. |
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**SUBCHAPTER IV—MISCELLANEOUS PROVISIONS**

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| 2251.<br>2252. | Jurisdiction; authorities.<br>Compliance with international agreements. |
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**SUBCHAPTER I—IMPROVING CAPACITY TO  
PREVENT FOOD SAFETY PROBLEMS****§ 2201. Performance standards****(a) In general**

The Secretary shall, in coordination with the Secretary of Agriculture, not less frequently than every 2 years, review and evaluate relevant health data and other relevant information, including from toxicological and epidemiological studies and analyses, current Good Manufacturing Practices issued by the Secretary relating to food, and relevant recommendations of relevant advisory committees, including the Food Advisory Committee, to determine the most significant foodborne contaminants.

**(b) Guidance documents and regulations**

Based on the review and evaluation conducted under subsection (a), and when appropriate to reduce the risk of serious illness or death to humans or animals or to prevent adulteration of the food under section 342 of this title or to prevent the spread by food of communicable disease under section 264 of title 42, the Secretary shall issue contaminant-specific and science-based guidance documents, including guidance documents regarding action levels, or regulations. Such guidance, including guidance regarding action levels, or regulations—

- (1) shall apply to products or product classes;