DOES FSVP APPLY TO YOU?

FSMA and the FSVP requirements have been a challenge to grasp for the industry. Many are not even aware if FSVP applies to them or where to find clarification. That’s why we have put together this information. Use this list to better understand if your business is subject to the full or modified FSVP requirements.

PRODUCTS THAT FSVP DOES NOT APPLY TO:

- Fish and fishery products
- Juice or ingredients for use in juice products
- Food for research or evaluation
- Food for personal consumption
- Alcoholic beverages or ingredients for use in alcoholic beverages
- Meat, poultry or egg products regulated by the USDA
- Food that is transshipped
- Food for processing and export
- U.S food that is exported and returned without further manufacturing/processing in a foreign country

WHEN FSVP MAY APPLY

- If you import **low-acid canned food**, FSVP does not apply, but you will need proper verification and documentation that the food was produced to code.
- If you are a **receiving facility in compliance with preventive controls**, you are in compliance with FSVP, but you will need to verify requirements for importer identification at entry.
- If you import **dietary supplements**, you are subject to modified FSVP requirements under section 1.511.
- If you are considered a **very small importer** under 21 CFR 1.500 (FSVP) and 1.512 (small importer definition), you are subject to modified FSVP requirements under section 1.512
- If you import **food from a country with an officially recognized/equivalent food safety system**, you are subject to modified FSVP requirements for food from those countries under section 1.513
- FSVP applies to **all other types of imports**.

FSVP requirements can be a challenge and confusing to navigate. If you have questions or are looking for more information on FSVP or need to apply for a certification to meet FSVP requirements, email FSMA@nsf.org or visit us at www.nsf.org/info/fsma.