

Qualified Exemption

It has been determined that your farm falls under a qualified exemption in accordance with Subpart A (General Provisions) §112.5.

What does that mean?

You are subject to these requirements under the Produce Safety Rule:

- Determines your farms continued eligibility: *Subpart A (General Provisions) § 112.5*
- Annual review and verification records of continued eligibility for qualified exemption: *Subpart A § 112.7 (b)*
- General requirements of records: *Subpart O (Records) § 112.161 (a) (1-3)*
- Record holding length: *Subpart O § 112.164 (a) (2)*
- Records formats: *Subpart O § 112.165*
- Making records available: *Subpart O § 112.166*
- Applicable to Compliance and Enforcement: *Subpart Q Compliance and Enforcement) § 112.192 (b) (1-2)*
- Withdrawal from a qualified exemption by FDA: *Subpart R (Withdrawal of Qualified Exemption) § 112.201 - § 112.213*

In addition, you are subject to the following modified requirements

Subpart A § 112.6 (b):

- When a food packaging label is required, the name and complete business address of the farm where produce was grown on the label.
- When a food packaging label is not required, you must display, at the point of purchase, the name and complete business address of the farm where produce was grown on a:
 - Label;
 - Poster;
 - Sign;
 - Place card;
 - Documents delivered with the produce; or
 - For electronic sale than an electronic notice.
- Business address must include the street address or post office box, city, state, and zip code for domestic farms, and comparable full address information for foreign farms.