

From: [Thomas Garner](#)
To: [DIR_RS](#)
Subject: Proposed Indoor Heat Illness Prevention Regs
Date: Friday, February 22, 2019 3:01:17 PM

Dear Advisory Committee,

Based on the January 29th draft revision of the “Heat Illness Prevention in Indoor Places of Employment”, paragraph (e)(1)(B)(3.) states: *Temperature or heat index records shall be retained for 12 months or until the next measurements are taken, whichever is later, and made available at the worksite to employees and to representatives of the Division upon request.* If the temperature remains consistent, (within 10 degrees, thus there isn’t a need for subsequent testing), does this paragraph require the retention of the initial measurements indefinitely? For companies that rely on tight tolerances in the production environment, this paragraph may be unreasonable.

Regards,
Thomas Garner
Hilmar Cheese Company