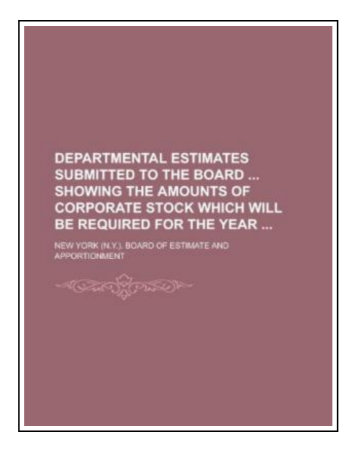
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RareBooksClub. Paperback. Book Condition: New. This item is printed on demand. Paperback. 76 pages. OCLC Number: (OCoLC)607590694 Subject: Food industry and trade -- United States -- Safety measures. Excerpt: . . . Figure 2: FDAs Annual Performance in Meeting the 180-Day Time Frame for Completing GRAS Notice Reviews, 1998-2008 Notices 40 35 30 25 20 15 10 5 0 1998 1999 2000 2001 2002 2003 2004 2005 2006 2007 2008 Year P end ing 181 or more d ays W ithin 180 d ays Source: GAO analysis of FDA d ata. N ote: Data on pend ing reviews are current as of Octob er 29, 2009. FDA officials and industry representatives explained that a company that manufactures a GRAS substance has incentive to submit a notice to the voluntary notification program for review because FDAs no questions letter improves the companys ability to market its GRAS substance to companies that purchase GRAS substances as ingredients for their food products. Companies that purchase GRAS substances may require or prefer that these substances have been reviewed by FDA. One companys representative explained that FDAs voluntary notification program is also beneficial because FDA scientists review provides the company with additional assurance of safety. FDA has also taken steps to make information about the GRAS notification program available to the public by posting its inventory of all GRAS notices FDA has received on its Web site. The Web site describes FDAs response to each notice as either (1) FDA has no questions; (2) notice does not provide a basis for a GRAS determination; or (3) at the Page 11 GAO-10-246 Food Safety This item ships from La Vergne, TN. Paperback.

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