

VERMONT AGENCY OF AGRICULTURE, FOOD & MARKETS
FOOD SAFETY CONSUMER PROTECTION DIVISION

MONTPELIER, VT
Anson Tebbetts, Secretary



MIS NOTICE

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For use
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ASSESSMENT AND VERIFICATION REVIEWS OF AN OFFICIAL LIVESTOCK ESTABLISHMENT'S ROBUST SYSTEMATIC APPROACH PLAN FOR HUMANE HANDLING AND SLAUGHTER

I. PURPOSE

This notice provides instructions to Public Health Veterinarians (PHVs) and inspection program personnel (IPP) about assessing and informing official livestock establishments whether their written systematic approach for humane handling and slaughter meets the criteria for being a robust plan or not. This notice provides instructions to Public Health Veterinarians (PHVs), inspection program personnel (IPP) and District Veterinary Medical Specialists (DVMSs) about assessing and informing official livestock establishments whether their written systematic approach for humane handling and slaughter meets the criteria for being a "robust" program. This notice also indicates the expected frequency for PHV verification reviews of an existing robust systematic approach to humane handling and slaughter.

II. BACKGROUND

A. On September 9, 2004, FSIS published a notice in the Federal Register (54 Fed. Reg. 54625) entitled "[Humane Handling and Slaughter Requirements and the Merits of a Systematic Approach To Meet Such Requirements.](#)" This notice recommended that establishments develop and implement a systematic approach for humanely handling and slaughtering livestock by effectively addressing the [four aspects of a systematic approach](#); which are: assessment, design, evaluation and response. In addition and through instructions in VT Directive 6900.2 (*Humane Handling and Slaughter of Livestock*) the Agency further informed livestock slaughter establishments that if they developed and implemented a robust systematic approach (i.e., a written systematic approach), FSIS would consider the robust systematic approach, as well as other factors, when deciding whether to issue a Notice of Suspension (NOS) or Notice of Intended Enforcement (NOIE) action in response to an egregious inhumane handling or slaughter incident.

B. VAAFAM assesses and determines if systematic approaches are robust, or not, for those establishments that develop and implement a written animal handling plan that effectively addressed the four aspects of a systematic approach by reviewing the written plan and associated records. Also, verification reviews are conducted to determine if the robust

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systematic approach plan is implemented and operated as described. PHVs and DVMSs will continue to assess and perform verification reviews of written systematic approaches that are considered robust. FSIS considers a robust systematic approach to be a dynamic process that an establishment is continuously maintaining.

NOTE: Establishments will find the following compliance guide on the FSIS Web site: [FSIS Compliance Guide for a Systematic Approach to the Humane Handling of Livestock](#) This document may help establishments develop a systematic approach to the humane handling of livestock.

C. Per 6 V.S.A § 3306 (i) All applicants for licensure or relicensure as a commercial slaughter facility shall submit a written humane livestock handling plan for review and approval by the Secretary of Agriculture, Food and Markets or designee. These plans are required to be submitted annually.

III. ASSESSMENT AND DETERMINATION OF A ROBUST SYSTEMATIC APPROACH

A. When the establishment management wants to implement an animal handling program it believes to be a robust systematic approach, it is to request a review. IPP are to review the program and any associated records. IPP should use “ELEMENTS OF A ROBUST SYSTEMATIC APPROACH TO HUMANE HANDLING AND SLAUGHTER” (Attachment 3 in VT Directive 6900.2) when assessing the establishment’s written plan of its robust systematic approach and when performing humane handling verification activities found in VT Directive 6900.2.

B. The IPP and DVM are to discuss and determine if the information presented by establishment management meets the criteria for a robust systematic approach. If the criteria are met, the IPP will inform the establishment that it currently has a robust systematic approach and document this in a Memorandum of Interview (MOI). A copy of the MOI is to be shared with the establishment and the DVM.

Note: For an establishment to have and maintain a robust humane handling systematic approach, they must follow the Federal Register (54 Fed. Reg. 54625) entitled [Humane Handling and Slaughter Requirements and the Merits of a Systematic Approach To Meet Such Requirements](#) (e.g., [4 steps of the systematic approach](#)) and the elements of a robust systematic approach found in VT Directive 6900.2.

C. IPP are to inform establishment management that, depending on the circumstances, an incident of egregious inhumane handling or slaughter may not always result in the suspension (i.e., NOS) of slaughter activities at an establishment with a robust systematic approach (Refer to VT Directive 6900.2 for instructions concerning the use of regulatory discretion in response to an egregious noncompliance). Whether an establishment has successfully implemented a robust systematic approach, its humane handling compliance history, and whether the egregious violation is found to be an anomaly are some of the factors to be considered when determining whether to issue an NOIE, rather than an NOS. If the establishment is suspended (i.e., NOS), or receives an NOIE, for the egregious incident, they no longer are considered to have a robust systematic approach. IPP may reassess the robustness of an establishment’s systematic approach after the verification plan has closed out.

IV. PHV VERIFICATION REVIEW

A. PHVs, assigned to livestock slaughter establishments, are to schedule and perform a monthly verification review task of the establishment’s robust systematic approach. This task titled “*Verification of a Robust Systematic Approach*” is found in the Public Health Information System (PHIS). The task is a questionnaire and PHVs are to answer the

questions to determine if the establishment is still operating under a robust systematic approach or not. After completing the questionnaire, PHVs are to mark it complete. PHVs are to use the “ELEMENTS OF A ROBUST SYSTEMATIC APPROACH TO HUMANE HANDLING AND SLAUGHTER” and the Humane Handling Activities Tracking System (HATS) tasks (both found in VT Directive 6900.2) for additional guidance when performing the verification review.

B. PHVs, when performing their humane handling verification activities, are to verify that the procedures observed and documentation reviewed both follow the establishment’s robust systematic approach plan and comply with the humane handling regulations.

C. The PHV, or designee, is to provide feedback to the establishment about the findings from the verification review during the weekly meeting. The PHV, or designee, is also to inform the establishment whether or not they have found sufficient information and data to determine whether the plant has maintained their robust systematic approach. This discussion is to be documented in an MOI (A copy is to be shared with the establishment). If it is determined by that the establishment’s systematic approach is no longer robust, the establishment may object to the content of the MOI and it may document its concerns, or disagreement, in several ways as described in VT Directive 5010.1.

D. The PHV is to inform the establishment that because it has a robust systematic approach, the associated plan, corrective actions, and records produced will be subject to monthly verification reviews. The robust status designation may be removed if the verification review shows that the establishment is not implementing the robust systematic approach plan. Robust status can be reinstated if the establishment brings its program back up to robust standards. The establishment may request a review of its program when it believes its systematic approach is again robust.

V. VERIFICATION REVIEW

DVMs are to evaluate establishments’ robust systematic approach plans during their Humane Handling Verification Visits ([FSIS Directive 6910.1](#), *District Veterinary Medical Specialist (DVMS) - Work Methods*). Visits are performed every 12-18 months. DVMSs are to record their findings and provide feedback to establishments during their visits.

VI. QUESTIONS

Refer questions regarding this notice to the Vermont Meat Inspection Section at 802-828-2426.

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