



August 29, 2022

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Mr. Logan Rohr, Owner  
3D Meats, LLC  
Est. M45377  
14740 Lincoln Way E.  
Dalton, OH 44618

## **NOTICE OF SUSPENSION**

Dear Mr. Rohr:

This letter confirms verbal notification provided to (b) (6), and (b) (6), by Dr. Tamara Davis, Deputy District Manager, on August 29, 2022, at approximately 1200 hours, of the Food Safety and Inspection Service's (FSIS) decision to withhold the marks of inspection and suspend the assignment of inspectors from your slaughter process at 3D Meats, LLC, establishment M45377, located at 14740 Lincoln Way E., in Dalton, OH. This action is based on your establishment's failure to effectively implement humane methods of slaughtering and handling animals in a manner that complies with the requirements prescribed by the Federal Meat Inspection Act (FMIA) and the Humane Methods of Slaughter Act of 1978 (HMSA). Your establishment is in violation of Title 9 of the Code of Federal Regulations (9 CFR), Section 313.30(a)(4). The Rules of Practice, 9 CFR 500.3(b), specify that FSIS may issue a suspension without providing prior notification if an establishment is observed to be handling or slaughtering animals inhumanely.

### **Background and Authority**

The Federal Meat Inspection Act, 21 U.S.C. 603 Sec. 3 (b), states, "for the purpose of preventing the inhumane slaughtering of livestock, the Secretary shall cause to be made, by inspectors appointed for that purpose, an examination and inspection of the method by which cattle, sheep, swine, goats, horses, mules, or other equines are slaughtered and handled in connection with slaughter in the slaughtering establishments inspected under this Act. The Secretary may refuse to provide inspection to a new slaughtering establishment or may cause inspection to be temporarily suspended at a slaughtering establishment if the Secretary finds that any cattle, sheep, swine, goats, horses, mules, or other equines have been slaughtered or handled in connection with slaughter at such establishment by any method not in accordance with Sections 1901 to 1906 of Title 7 until the establishment furnishes assurances satisfactory to the Secretary that all slaughtering and handling in connection with slaughter of livestock shall be in accordance with such a method." In addition, under prohibited acts 21 U.S.C. 610 sec 10 (b), "No person, establishment or corporation shall, with the respect to any cattle, sheep, swine, goats, horses, mules, and other equines, or any carcasses, parts of carcasses, meat or meat food products of any such animals slaughter or handle in connection with slaughter any such animals in any manner not in accordance with sections 1901 to 1906 of Title 7."

The Humane Methods of Slaughter Act, 7 USC 1901, states, *“The Congress finds that the use of humane methods in the slaughter of livestock prevents needless suffering; results in safer and better working conditions for persons engaged in the slaughtering industry; brings about improvement of products and economies in slaughtering operations; and produces other benefits for producers, processors, and consumers which tend to expedite an orderly flow of livestock and livestock products in interstate and foreign commerce. It is the policy of the United States that the slaughtering of livestock and the handling of livestock in connection with slaughter shall be carried out only by humane methods.”*

The Humane Methods of Slaughter Act, 7 USC 1902, states, *“No method of slaughtering or handling in connection with slaughtering shall be deemed to comply with the public policy of the United States unless it is humane.”* When an egregious situation exists, FSIS can refuse to render inspection and indefinitely withdraw inspection from an establishment provided the establishment is afforded the right to an administrative hearing.

Under the authority of the above Acts, FSIS has prescribed rules and regulations for establishments producing meat and poultry products, including the requirements pertaining to the humane slaughter of livestock in 9 CFR 313. FSIS has also developed Rules of Practice regarding enforcement, which can be found in 9 CFR 500. The Rules of Practice describe the types of enforcement action that FSIS may take to include a withholding action and/or suspension, with or without prior notification, and for filing a complaint to withdraw a Grant of Federal Inspection.

### **Findings/Basis for Action**

On August 29, 2022, at approximately 1045 hours while performing observations of livestock stunning, the Consumer Safety Inspector (CSI) described the following noncompliance. The establishment employee applied the electrical stunning device to the lamb’s head, at which time it collapsed onto the floor. The employee then opened the scissor-type wand and applied the electrical stunning device simultaneously to the lamb’s head and chest cavity. The lamb was then shackled and hoisted onto the rail by the establishment employee in the stunning area. The CSI observed the lamb raise its head and neck dorsally, attempting to right itself. The eyes were observed to be blinking and consciously tracking movement. An employee approached the lamb and cut the throat to initiate exsanguination. The lamb exsanguinated to unconsciousness, with no additional attempt made to effectively stun the animal. The CSI took regulatory control and placed U.S. Rejected tag B41901139 on the knock box.

The failure to effectively stun an animal so that it remains unconscious throughout shackling, sticking, and bleeding is noncompliant with 9 CFR 313.30(a)(4) which states, *“(4) The stunned animal shall remain in a state of surgical anesthesia through shackling, sticking, and bleeding.”* Additionally, because the animal regained consciousness while shackled and was then stuck while conscious, by definition, the incident as described is considered egregious and a violation of the humane handling requirements as prescribed by 21 U.S.C. 603, Section 3 (b) of the FMIA, and 7 U.S.C. 1901 and 1902 of the HMSA of 1978

### **Summary and Conclusion**

On September 9, 2004, FSIS published *“Humane Handling and Slaughter Requirements and the Merits of a Systematic Approach to Meet Such Requirements”* in the Federal Register Notice (54 Fed. Reg. 54625). On September 24, 2020, FSIS released FSIS Directive 6900.2 Revision 3, entitled, *“Humane Handling and Slaughter of Livestock.”* Additionally, on October 23, 2013, FSIS introduced new guidance, titled *“FSIS Compliance Guide for a Systematic Approach to the Humane Handling of Livestock.”* Within the guidance material is information intended to better ensure the humane treatment of livestock presented for slaughter. The guidance material provides a set of practices designed to minimize excitement,

discomfort, and accidental injury regarding the humane handling of livestock to include the four components of a robust systematic approach to humane handling.

In cases where an egregious humane handling incident is observed by FSIS inspection program personnel (IPP), the Agency provides for regulatory discretion in the decision of the type of enforcement action issued if an establishment maintains a written systematic approach that meets the criteria for robustness. You do not currently maintain a written humane handling program for consideration.

Please provide this office with a written response to this NOS with corrective actions and preventive measure to restore and maintain regulatory compliance. We will determine if any further actions are necessary based on your response. The corrective actions in your response should address the following:

1. Identify the specific reason(s) why the events described occurred.
2. Describe the specific action(s) that will be implemented to eliminate the cause of the incident and prevent future recurrences.
3. Describe the specific future monitoring activity or activities that your establishment will employ to ensure the actions implemented are effective.
4. Provide any supporting documentation and records maintained and associated with your proposed corrective actions and preventive measures.

Your proposed corrective actions and preventive measures should include any times and/or dates for completion of these proposed activities.

You have the right to appeal this matter. Your appeal should be addressed to the following:

Melissa Moore  
Executive Associate for Regulatory Operations  
Office of Field Operations  
Food Safety and Inspection Service, USDA  
1400 Independence Ave. SW  
South Building Room 3159  
Washington, DC 20250  
Cell: (202) 450-0330  
[melissa.moore1@usda.gov](mailto:melissa.moore1@usda.gov)

In addition, you may also request a hearing regarding this determination pursuant to FSIS' Rules of Practice (9 CFR Part 500). The Rules of Practice were published in the Federal Register, Vol. 64, No. 228, on November 29, 1999. As specified in Section 500.5(d), should you request a hearing, FSIS will file a complaint that will include a request for an expedited hearing. If you wish to request a hearing regarding this determination, you should contact:

Scott C. Safian, Branch Chief  
Enforcement Operations Branch  
Office of Investigation, Enforcement and Audit  
Food Safety and Inspection Service  
United States Department of Agriculture  
Stop Code 3753, SB – Room 2148  
1400 Independence Ave. SW  
Washington, DC 20250  
Voice: (202) 418-8872  
Fax: (202) 245-5097

If you have questions regarding this matter, you may contact (b) (6)  
(b) (6), or you may contact  
this office at (630) 620-7474 or by fax at (630) 620-7599.

Sincerely,

TAMARA Digitally signed by  
DAVIS TAMARA DAVIS  
Date: 2022.08.29 / For  
13:50:11 -05'00'

Dr. Donald Fickey  
District Manager  
FSIS Chicago District