NOTICE OF REINSTATEMENT OF SUSPENSION

Dear Mr. Dixon,

This letter confirms the verbal notification given on August 9, 2022, at approximately 1013 hours, by the Food Safety and Inspection Service (FSIS) Inspection Program Personnel (IPP) of the reinstatement of suspension of the assignment of inspectors for slaughter operations at Double L Meat Processing, Est. M47541, herein after referred to as “your establishment.” This action was initiated in accordance with Title 9 of the Code of Federal Regulations (9 CFR) 500.3, after FSIS determined that your establishment failed to slaughter and handle animals humanely.

Background/Authority

The Federal Meat Inspection Act (FMIA) (Title 21 of the United States Code {21 U.S.C.} 603 et seq.) provides that 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 methods 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 slaughtering 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 establishments 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.

The Humane Methods of Slaughter Act of 1978 (7 U.S.C. 1901 et seq.) provides that 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 therefore declared to be 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.

**Findings/Basis for Suspension**

At approximately 1000 hours on Tuesday, August 9, 2022, at Double L Meat Processing, Est. M47541, Inspection Program Personnel (IPP) identified an egregious humane handling noncompliance in which employees required multiple stun attempts to render a hog unconscious. IPP observed an establishment employee attempt to stun a large white gilt using a .22 magnum rifle. The first shot was ineffective, and the hog remained conscious, standing, and looking around. The employee used the same firearm to deliver an immediate 2nd shot, but the animal remained conscious, still standing and beginning to vocalize. A second employee then used the same firearm to deliver a 3rd ineffective stun, with the hog continuing to stand and vocalize. The second employee switched to and used a .22 caliber rifle to deliver a 4th ineffective stun, with the hog continuing to stand and vocalize. The first employee re-loaded the original .22 magnum firearm and delivered a 5th stun which rendered the hog unconscious. IPP applied US Retain/Reject tag No. B3520541 to the knock box at approximately 1005 hours. Examination of the skull was inconclusive as the skull was too damaged to determine shot placement.

This incident represents a violation of 9 CFR 313.16(a)(1) which says in part “The firearms shall be employed in the delivery of a bullet or projectile into the animal in accordance with this section so as to produce immediate unconsciousness in the animal by a single shot before it is shackled, hoisted, thrown, cast, or cut. The animal shall be shot in such a manner that they will be rendered unconscious with a minimum of excitement and discomfort.” This incident is considered egregious because there were multiple attempts to stun the animal with a failure to apply an immediate corrective action. The establishment has a documented systematic approach to humane handling, but it is not considered robust at this time.

The reinstated suspension action will remain in effect until you provide the Raleigh District Office with adequate written assurances, including corrective actions and further planned preventive measures, to assure that livestock at your establishment are slaughtered humanely. In order to resume inspected operations, you must submit corrective actions to my attention at the District Office. These corrective actions should include at a minimum the following:

1. Identify the assessment process used to determine the nature and cause of the noncompliances.
2. Identify what the assessment revealed as the likely cause of the system failure.
3. Describe the specific actions that will be taken to eliminate the cause of the failures.
4. Describe the future monitoring activities you will use to ensure that changes are implemented and are effective.

You are reminded that, as an operator of a federally inspected plant, you are expected to comply with FSIS regulations and to take appropriate corrective actions to prevent inhumane handling of livestock at your establishment. Please be advised that your failure to respond adequately to these issues may result in our initiating action to withdraw inspection from your establishment. Please also be advised that you have the right to appeal this matter.
In accordance with 9 CFR 500.5(a)(5), you may appeal this action by contacting:

Sherri Johnson  
Executive Associate for Regulatory Operations  
Office of Field Operations  
Food Safety and Inspection Service  
United States Department of Agriculture  
1400 Independence Avenue, SW  
South Building, Room 3154  
Washington, DC 20250  
Phone: (202) 205-0001

In addition, you may also request a hearing regarding this determination pursuant to FSIS’ Rules of Practice (9 CFR 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  
Director, Enforcement Operations Staff  
Office of Investigation, Enforcement and Audit  
Food Safety and Inspection Service  
United States Department of Agriculture  
Stop Code 3753, SB - Room 2148  
1400 Independence Avenue, SW  
Washington, DC 20250  
Office: (202) 418-8872  
Fax: (202) 245-5097

It is our hope that this matter can be resolved quickly. If you have any questions, you may call me at 919-208-2945 or contact me via email at todd.furey2@usda.gov. You may also contact Dr. Roger Murphy, Deputy District Manager, at 919-208-2947. We urge your cooperation and voluntary compliance.

Sincerely,

THOMPSON

Todd Furey  
District Manager  
Raleigh, NC
cc:

P. Bronstein, AA/FO
H. Sidrak, DAA/FO
S. Johnson, EARO/FO
P. Wolseley, EARO/FO
S. Safian, ELD/OIEA
L. Hortert, RD/CID/OIEA
R. Murphy, DDM/RDO/FO
M. Roling, DDM/RDO/FO
A. Thompson, DDM/RDO/FO

Quarterly Enforcement Report
Establishment File (Est. M47541)