

**RCOLEMAN** 

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### **Inspection Report**

Henry Hampton 14235 Hwy 801 Mount Ulla, NC 28125 Customer ID: 3271

> Certificate: 55-B-0069

> > Site: 003

THE FARM AT WAI NUT CREEK

Type: **ROUTINE INSPECTION** 

Date: 14-NOV-2016

#### 2.40(a)(1) **REPEAT**

### ATTENDING VETERINARIAN AND ADEQUATE VETERINARY CARE (DEALERS AND EXHIBITORS).

The written program of veterinary care remains incomplete. The guidance included in the written program of veterinary care is insufficient regarding the use of diagnostic testing, dewormers, vaccinations, and other methods to prevent, control, diagnose, and treat disease, including both internal and external parasites. Currently the written PVC contains no information regarding vaccination for any species listed. Additionally, the recommended treatments consist only of a drug name (usually ivermectin or cydectin) without any guidance for doses or routes of administration, which are necessary when drugs are intended for use in species for which there are no manufacturer label instructions, or which personnel have been trained in proper administration. Regarding frequency of administration, the written PVC says as needed for the majority of the species. There is no guidance elsewhere clarifying what as needed means. Additional guidance for the use of these drugs must be provided in the written PVC for all species for which these drugs are intended to be used. Failure to include complete written guidance regarding these topics does not ensure welfare of the animals maintained by the facility as miscommunications may lead to failure to provide measures for prevention, control, and treatment of disease. Correct by working with the attending veterinarian to ensure that complete guidance regarding the dose, route, and frequency of administration for all drugs listed for each species that are not specifically labelled by the manufacturer are incorporated into the written program of veterinary care. At a minimum guidance must include species-specific directions for vaccination, euthanasia, capture and restraint, and the prevention, control, and treatment of internal and external parasites. During this inspection, the farm manager stated that the facility has made no changes to the current PVC.

#### 2.40(b)(2) **REPEAT**

### ATTENDING VETERINARIAN AND ADEQUATE VETERINARY CARE (DEALERS AND EXHIBITORS).

The program of veterinary (PVC) remains and the same and continues to authorize the use of succinylcholine as the primary drug for tranquilization (without any drugs for anesthesia or analgesia or equipment for respiratory support) for the majority of species including: Water Buffalo, Tahr Goat, Aoudad, Axis Deer, Sika Deer, Grevy and Grants Zebra, Nilgai, Fallow Deer, Eland, and Elk. During this inspection, the Farm Manager again stated that no changes to the written guidance in regards to the use of this drug.

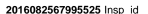
Prepared By: RANDALL COLEMAN, A C I USDA, APHIS, Animal Care Date:

Title: ANIMAL CARE INSPECTOR 1063

Received by Title: FARM MANAGER Date: 14-NOV-2016

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### **Inspection Report**

Succinylcholine is a paralytic agent that has no analgesic (pain relieving) or tranquilizing properties. The use of this drug for routine non-painful procedures in the absence of anesthesia to alter conscious awareness is considered distressful to the animal. In addition to the distress of paralysis while maintaining consciousness, this type of drug can also paralyze respiratory muscles causing animals to stop breathing, and if animals are not properly ventilated they can die of suffocation while they remain conscious. This facility does not have adequate equipment, facilities, or training to intubate or mechanically ventilate animals in this event. It is likely that an animal experiencing paralysis of respiratory muscles would suffocate. There are numerous alternative drugs and drug combinations available which are able to chemically restrain animals (without causing paralysis) while providing anesthesia and analgesia. Because of their distressing effects, narrow safety margin, and associated risk of mortality, the use of paralytic or neuromuscular-blocking drugs without direct veterinary administration, oversight and care (including the use of general anesthesia and respiratory support) is not consistent with providing adequate veterinary care.

The licensee must maintain a program of adequate veterinary care that includes the use of appropriate methods to prevent, control, diagnose, and treat diseases and injuries to comply with the provisions of adequate veterinary care as required by the Animal Welfare Act. This lack of adequate care can compromise the health of these animals and is likely to result in unnecessary pain and distress to the animals and/or death. Correct by working with your attending veterinarian to identify and implement a more appropriate chemical immobilization protocol that provides adequate care for all species being handled; this written protocol must address dose, frequency, and route of administration of each drug for each species if not specifically labelled by the manufacturer. Documentation of all changes or modifications to the current program of veterinary care including the plan for chemical restraint must maintained by the facility and provided to APHIS Officials upon request.

### 2.131(c)(1) REPEAT

#### HANDLING OF ANIMALS.

\*\*\* The public continues to be permitted to walk directly up the primary enclosures containing several species of animals. This includes camels, sheep, goats, African porcupines, kangaroo, muntjac deer, and mini-zebu cattle. These animals are housed in multiple areas including the walk through area of the zoo, the production barn, the dairy barn, and the camel pasture, all of which are open to the public. There are no barriers or signs present to discourage public contact and the guests are encouraged to feed food sold at the entry gate. There are no attendants present during public contact and guests may walk directly up to enclosures and pet the animals. Primary enclosure fences are made of material with spaces large enough for the guests to reach through and touch the animals. Unattended public contact continues to be a problem at this facility and has been documented on many previous inspections. Continued unattended public contact does not ensure safe public interaction with these animals. Licensees must ensure that during periods of public exhibition animals are handled with sufficient distance and/or barriers between the animal and the general viewing public so as to assure the safety of animals and the public. Correct by placing barriers to prevent public contact with these animals or by ensuring that an adequate number of attendants are present at each of these locations to ensure the safety of both the public and the animals.

Prepared By:	RANDALL COLEMAN, A C I	USDA, APHIS, Animal Care	_ Date:
<b>T</b> '41 -	ANUMAN CARE INCRESTOR	1000	14-NOV-2016
l itle:	ANIMAL CARE INSPECTOR	1063	

Received by Title: FARM MANAGER Date: 14-NOV-2016

**Date:** 14-NOV-2016



### **Inspection Report**

### 2.131(d)(2) REPEAT

#### HANDLING OF ANIMALS.

\*\*\* Guests are still allowed to drive through a section of the facility in their cars. No attendant is present in the drive through area when these unaccompanied visits are taking place. Animals in the drive thru area include: deer, antelope, bison, llamas, zebra, water buffalo, pigs, and others. A hand-out pamphlet given to guests at the entry gate advises them to remain in their vehicles at all times but does not discourage feeding. This facility also has horse drawn wagons that takes guests thru and allows public feeding with an attendant present. The Farm Manager stated during this inspection that the guidance to guests has not changed regarding feeding from cars. Allowing guests to feed from vehicles without attendants present does not protect the animals and the public nor does it provide a barrier or distance from the animals and the public. Correct this by providing an attendant at all times during public contact.

#### 3.75(a) **DIRECT**

### HOUSING FACILITIES, GENERAL.

The lemur enclosure consists of a solid structure with windows to the outside, which the animals have unfettered access in and out during good weather. The structure sits on an island surrounded by a moat containing several koi fish, and the moat is surrounded by shrubbery and a fence. There is no vertical barrier or ceiling, it is open to the air. The records of animal inventory indicate that one young lemur (unsexed) disappeared from the enclosure. There are no records indicating that the animal was sick or otherwise in poor health. The staff is unsure if the animal escaped or was removed by a predator. They looked for the body and did not find it anywhere. Animal escapes or predatory deaths may occur if enclosures are not designed to prevent these events from happening. The enclosure structure must be maintained to properly contain the animals housed therein, and also to prohibit entry of any unwanted animals.

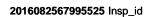
APHIS officials returned to the facility to re-inspect the lemur exhibit and found one of the lemurs on the public side of the moat feeding in the shrubbery between the moat and the barrier fence. The lemur ran to the area of the moat where the caretakers walk across a submerged walking bridge and then leaped across the moat into the exhibit. When the Farm manager was informed of the animal being on the public side of the moat, he secured the animal in the indoor area of the facility.

Correct from this day forward

Received by Title: FARM MANAGER

\*\*\* Inspection and exit interview conducted with the farm manager and other facility personnel.

Prepared By:	RANDALL COLEMAN, A C I	USDA, APHIS, Animal Care	Date:
Title:	ANIMAL CARE INSPECTOR	1063	14-NOV-2016





## **Inspection Report**

	Additional	Inspectors
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Campitelli D.V.M Kathryn, Veterinary Medical Officer

Prepared By: RANDALL COLEMAN, A C I USDA, APHIS, Animal Care Date: 14-NOV-2016

Title: ANIMAL CARE INSPECTOR 1063

Received by Title: FARM MANAGER Date:

14-NOV-2016



# United States Department of Agriculture Animal and Plant Health Inspection Service

Customer: 3271 Inspection Date: 14-NOV-16

# **Species Inspected**

Cust No	Cert No	Site	Site Name	Inspection
3271	55-B-0069	003	THE FARM AT WALNUT CREEK	14-NOV-16

Count	Scientific Name	Common Name
000012	Ammotragus Iervia	BARBARY SHEEP
000012	Antilope cervicapra	BLACKBUCK
000027	Axis axis	AXIS DEER / SPOTTED DEER / CHITAL
000006	Bison bison	AMERICAN BISON
000002	Bos grunniens	YAK
800000	Bos primigenuis indicus	ZEBU
000021	Bos taurus	CATTLE / COW / OX / WATUSI
000010	Bubalus bubalis	ASIATIC WATER BUFFALO
000003	Camelus dromedarius domestic	DOMESTIC DROMEDARY CAMEL
000031	Capra hircus	DOMESTIC GOAT
000010	Cervus c. canadensis	ELK
000007	Cervus nippon	SIKA DEER
000189	Dama mesopotamica	FALLOW DEER
000004	Equus grevyi	GREVY'S ZEBRA
000006	Giraffa camelopardalis	GIRAFFE
000005	Hemitragus jemlahicus	HIMALAYAN TAHR
000003	Hystrix africaeaustralis	CAPE PORCUPINE
000047	Lama glama	LLAMA
000006	Lemur catta	RING-TAILED LEMUR
000013	Muntiacus reevesi	REEVE'S MUNTJAC
000001	Osphranter rufus	RED KANGAROO
000041	Ovis aries aries	SHEEP INCLUDING ALL DOMESTIC BREEDS
000009	Sus scrofa domestica	DOMESTIC PIG / POTBELLY PIG / MICRO PIG
000005	Taurotragus oryx	COMMON ELAND
000478	Total	