







Milk & Dairy Beef Drug Residue Prevention

REFERENCE MANUAL 2018



National Milk Producers Federation (NMPF) does not endorse any of the veterinary drugs or tests identified on the lists in this manual. The lists of veterinary drugs and tests are provided only to inform producers and veterinarians what products may be available, and the producer and veterinarian are responsible for determining whether to use any of the veterinary drugs or tests. All information regarding the veterinary drugs or tests was obtained from the products' manufacturers or sponsors, and NMPF has made no further attempt to validate or corroborate any of that information. NMPF urges producers to consult with their veterinarians before using any veterinary drug or test, including any of the products identified on the lists in this manual. In the event that there might be any injury, damage, loss or penalty that results from the use of these products, the manufacturer of the product or the producer using the product shall be responsible. NMPF is not responsible for, and shall have no liability for, any injury, damage, loss or penalty.





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This manual is not a legal document and is intended for educational purposes only.

Dairy farmers are individually responsible for determining and complying with all requirements of local, state and federal laws and regulations regarding animal care.

Knock out BRD and take down the fever that usually comes with it when you use Resflor Gold® (florfenicol and flunixin meglumine). The only major antibiotic to combine the BRD-treating action of florfenicol with the symptom-fighting action of flunixin. With one shot, Resflor Gold makes your animals feel better within six hours. 1,2 So they aren't just back on their feet eating and drinking, they're back on track. Talk to your Merck Animal Health rep or visit resflorgold.com to learn more IMPORTANT SAFETY INFORMATION NOT FOR HUMAN USE. KEEP OUT OF REACH OF CHILDREN. This product contains material that can be irritating to skin and eyes. Animals intended for human consumption must not be slaughtered within 38 days of treatment. This product is not approved for use in female dairy cattle 20 months of age or older, including dry dairy cows. Use in these cattle may cause drug residues in milk and/or in calves born to these cows. A withdrawal period has not been established in preruminating calves. Do not use in calves to be processed for yeal. Do not use in animals that have shown hypersensitivity to florfenicol or flunixin. Not for use in animals intended for breeding purposes. The effects of florfenicol and flunixin on bovine reproductive performance, pregnancy, and lactation have not been determined. When administered according to the label directions, RESFLOR GOLD may induce a transient local reaction in the subcutaneous and underlying muscle tissue. ¹ Exhibits bactericidal activity against some strains of Mannheimia haemolytica and Histophilus somni. ² The correlation between in vitro susceptibility data and clinical effectiveness is unknown merck-animal-health-usa.com • 800-521-5767 Copyright ©2017 Intervet Inc., doing business as Merck Animal Health, a subsidiary of Merck & Co., Inc. All rights reserved. 9/17 BV-RG-56197-D Animal Health

PRODUCT INFORMATION

NADA 141-299, Approved by FDA.



(Florfenicol and Flunixin Meglumine)
Antimicrobial/Non-Steroidal Anti-Inflammatory Drug

For subcutaneous use in beef and non-lactating dairy cattle only. Not for use in female dairy cattle 20 months of age or older or in calves to be processed for yeal.

BRIEF SUMMARY: For full prescribing information, see package insert.

INDICATION: RESFLOR GOLD® is indicated for treatment of bovine respiratory disease (BRD) associated with Mannheimia haemolytica, Pasteurella multocida, Histophilus somni, and Mycoplasma bovis, and control of BRD-associated pyrexia in beef and non-lactating dairy cattle.

CONTRAINDICATIONS: Do not use in animals that have shown hypersensitivity to florfenicol or flunixin.

WARNINGS: NOT FOR HUMAN USE. KEEP OUT OF REACH OF CHILDREN. This product contains material that can be irritating to skin and eyes. Avoid direct contact with skin, eyes, and clothing. In case of accidental eye exposure, flush with water for 15 minutes. In case of accidental skin exposure, wash with soap and water. Remove contaminated clothing. Consult a physician if irritation persists. Accidental injection of this product may cause local irritation. Consult a physician immediately. The Material Safety Data Sheet (MSDS) contains more detailed occupational safety information.

For customer service or to obtain a copy of the MSDS, call 1-800-211-3573. For technical assistance or to report suspected adverse reactions, call 1-800-219-9286.

Not for use in animals intended for breeding purposes. The effects of florfenicol on bovine reproductive performance, pregnancy, and lactation have not been determined. Toxicity studies in dogs, rats, and mice have associated the use of florfenicol with testicular degeneration and atrophy. NSAIDs are known to have potential effects on both parturition and the estrous cycle. There may be a delay in the onset of estrus if flunixin is administered during the prostaglandin phase of the estrous cycle. The effects of flunixin on imminent parturition have not been evaluated in a controlled study. NSAIDs are known to have the potential to delay parturition through a tocolytic effect.

RESFLOR GOLD®, when administered as directed, may induce a transient reaction at the site of injection and underlying tissues that may result in trim loss of edible tissue at slaughter.

RESIDUE WARNINGS: Animals intended for human consumption must not be slaughtered within 38 days of treatment. Do not use in female dairy cattle 20 months of age or older. Use of florfenicol in this class of cattle may cause milk residues. A withdrawal period has not been established in pre-ruminating calves. Do not use in calves to be processed for veal.

ADVERSE REACTIONS: Transient inappetence, diarrhea, decreased water consumption, and injection site swelling have been associated with the use of florfenicol in cattle. In addition, anaphylaxis and collapse have been reported post-approval with the use of another formulation of florfenicol in cattle.

In cattle, rare instances of anaphylactic-like reactions, some of which have been fatal, have been reported, primarily following intravenous use of flunixin mealumine.

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Foreword

The goal of our nation's dairy farmers is to produce the best tasting and most wholesome milk possible. Our consumers demand the best from us and we meet their needs and exceed their expectations every day. Day in and day out, our dairy farmers provide the best in animal husbandry. Continually, we evaluate our best management practices and disease prevention protocols to keep our animals healthy and comfortable. There are occasions when animals may get sick and need antimicrobial therapy to overcome a specific disease challenge. As dairy producers, we strategically and judiciously use our antimicrobial therapy to help an individual animal that has been threatened with a disease.

We take this responsibility of judicious antimicrobial use seriously and take many precautions with our antibiotic-treated animals so that their milk or meat does not enter the food supply. The avoidance of milk and meat residues in the dairy industry takes an on-farm team effort that begins with the VCPR – the Veterinarian-Client-Patient Relationship. Dairy farm owners/managers/herdsman must work with their veterinarians to develop treatment

protocols that ensure that antimicrobials are used correctly. Once a decision is made to use antimicrobials, then protocols must be in place to guide employees on the safe way to handle the animal to prevent an inadvertent milk or meat residue from occurring. Identification of treated animals and recording drug use are essential to prevent residues. For nearly 30 years, each revision of the Milk & Dairy Beef Drug Residue Prevention Reference Manual has served as the U.S. dairy industry's commitment to antimicrobial stewardship - the judicious and responsible use of antibiotics and other drugs in dairy animals. This year's revised manual is a quick resource to review those drugs approved for dairy animals and can also be used as an educational tool and resource for farm managers as they develop on-farm best management practices. I encourage all dairy farmers to sit down with their veterinarians and employees to review this manual as you will find the information useful, practical and easily applied to your individual farms.

Sincerely,

Karen Jordan, DVM Dairy Producer

Kan- Took-

Chair - NMPF Animal Health and Well-being Committee

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Introduction

The U.S. dairy industry is committed to producing the highest quality, safe, abundant and affordable milk and dairy beef. Healthy animals help make for safe food, and disease prevention is the key to keeping cows healthy. When dairy animals get sick and treatment is necessary, producers and veterinarians utilize antibiotics and other drugs judiciously. Antimicrobials should be used appropriately to prevent residues from occurring in milk and dairy beef. The marketing of milk or dairy beef with drug residues, even unintentionally, is illegal and can result in financial and criminal penalties.

Antimicrobial Stewardship

Antimicrobial stewardship goes beyond an individual dairy farmer's actions. It extends across all livestock production, and use of antimicrobials in companion animals and humans. Misuse and overuse of antimicrobials is one of the world's most pressing public health concerns. Infectious organisms adapt to antimicrobials designed to kill them, making the drugs less effective. The Food and Drug Administration Center for Veterinary Medicine (FDA CVM) has committed to antimicrobial stewardship for use in animals. FDA CVM supports several important principles that are critical to curbing or slowing the emergence of antimicrobial resistance. With respect to veterinary settings, these principles are: 1) antimicrobial drugs should only be used when necessary to treat, prevent or control disease, and 2) when antimicrobials are used, these drugs should be administered in an optimal manner under the supervision of a licensed veterinarian.

To further advance antimicrobial stewardship, FDA CVM is focusing on three key initiatives over the course of the next five years: (1) Align antimicrobial drug products with the principles of antimicrobial stewardship in veterinary settings, (2) Support efforts to foster stewardship of antimicrobials in veterinary settings, and (3) Assess the impact of strategies intended to curb the emergence of antimicrobial resistance associated with the use of antimicrobial drugs in veterinary settings.

In combination, the National Dairy FARM Program's Animal Care Reference Manual and the Milk & Dairy Beef Drug Residue Prevention Reference Manual serve as the roadmap for the U.S. dairy industry's commitment to antimicrobial stewardship. That commitment begins on the farm with coordinated animal health and care programs, including a Herd Health Plan developed in consultation with the Veterinarian of Record. An effective written Herd Health Plan emphasizes prevention, rapid

diagnosis and quick decision-making on necessary treatment of all sick or injured dairy cattle on the farm. Even with the best prevention programs, animals can become sick or injured, and judicious and responsible use of antimicrobials (including antibiotics) under veterinary supervision may be necessary to improve the health outcome of the animal.

Animal Drugs

There are three classes of animal drugs: Over-the-Counter (OTC), Prescription (Rx) and Veterinary Feed Directive (VFD). OTC drugs can be sold by any person or establishment without a veterinary prescription. Rx drugs can only be sold to the producer by a veterinarian or pharmacist, and only with a veterinary prescription. VFD is a drug intended for use in or on feed, which is limited by an approved application to use under the professional supervision of a licensed veterinarian. Pulmotil® (tilmicosin) is the first VFD product approved for use in cattle. The FDA approved the drug as a treatment for groups of cattle in the early stages of a bovine respiratory disease outbreak to provide 14 days of sustained in-feed therapy. Pulmotil® is approved for use in beef and nonlactating dairy cattle.

In December 2013, the FDA finalized Guidance for Industry #213 establishing the procedures for voluntarily phasing out growth promotion indications for medically important antibiotics in alignment with Guidance for Industry #209. In June 2015, the FDA finalized the Veterinary Feed Directive (VFD) to improve efficiency of the program. The VFD regulation mandates the rules and responsibilities of licensed veterinarians in prescribing and administering medically important antibiotics in feed or water. A licensed veterinarian must have an established Veterinarian-Client-Patient Relationship to prescribe a VFD drug. The final VFD rules also prohibit any "extra-label drug use" so a VFD prescription must conform exactly to

the drug manufacturer's label indications, including the specific disease or condition being treated.

There are no legal extra-label uses of VFD drugs.

With these guidances and VFD changes, animal pharmaceutical companies agreed to voluntarily revise the FDA-approved use conditions for these products to remove production indications through feed by December 31, 2016. The over-the-counter status for the remaining approved therapeutic uses through feed now require a VFD under veterinary oversight as of the same date. Additionally, water-soluble drugs, such as those administered through milk replacer, were scheduled to transition from OTC to prescription on that date. **There are no VFD drugs approved for use in lactating dairy cattle.**

FDA Guidance for Industry #152 defines medically important antibiotics that will be subject to the VFD when administered in feed or water to include aminoglycosides, lincosamides, macrolides, penicillins, streptogramins, sulfonamides and tetracyclines. Ionophores, like monensin, are not affected by the guidance, since they have no human medical relevance. Thus, the actions have no effect on the use of ionophore additives

in lactating and dry cows or as coccidiostats in growing heifers.

Any use of a drug not specifically listed on the label is called "extra-label drug use" and is regulated by the FDA under the Animal Medicinal Drug Use Clarification Act (AMDUCA) of 1994. Using a prescription or over-the-counter drug in an extra-label manner is illegal unless it is specifically prescribed with withdrawal times by a veterinarian working in the context of a Veterinarian-Client-Patient Relationship (VCPR).

Examples of extra-label drug use:

- Changing the dose, such as giving more penicillin than is listed on the label
- Changing the route of administration, such as giving flunixin intramuscularly (IM) or subcutaneously (SQ) instead of intravenously (IV)
- Giving a drug to a different production class of animal, such as using Nuflor® in a lactating dairy cow
- Giving a drug for an indication (disease) not listed on the label, such as using Excede® for diarrhea
- Changing the withholding times, such as not following milk withholding times for fresh cows after dry treatment administration
- Changing the amount of drug per injection site
- Changing the duration of therapy





THE BEEF ABOUT DAIRY

stories. Additional research was conducted in 2017 to determine the presence of injection site lesions in the round (hind leg) based on a procedure used in previous injection-site audits. The most recent research demonstrated a 20 percentage point reduction in lesions during the past 15 years in dairy-type carcasses (Figure 2). Although this is a win for the dairy industry, it is vital that producers continue to adopt and implement BQA practices, particularly administering all injections in the neck unless specified

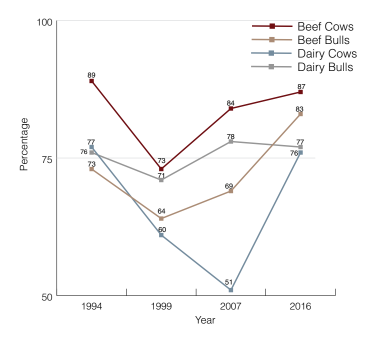
In fact, cull breeding animals of all types, including dairy, are estimated to contribute about 20 percent of operational gross revenue to operations. Paying attention to factors impacting that revenue makes good business sense. Realizing how important these cattle are, the beef industry conducted its first market cow and bull beef quality audit in 1994. That audit assessed quality strengths and shortfalls of beef from market cows and bulls and established a benchmark to determine further progress down the road. The 2016 Market Cow and Bull Beef Quality Audit assessed progress in managing these issues and suggested improvements for further increasing the value and marketability of cows and bulls. Major areas of focus were transportation and cattle mobility, live animal evaluation, and carcass evaluation.

airy cattle make up a significant segment to the beef industry.

Transportation and Cattle Mobility

Since 2007, there has been an impressive 24.6 percentage point increase in sound dairy cows (Figure 1). Although the 2016 Market Cow and Bull Audit indicated positive findings, it's important that producers continue to focus on marketing their cattle before lameness is observed whenever possible to prevent animal welfare issues.

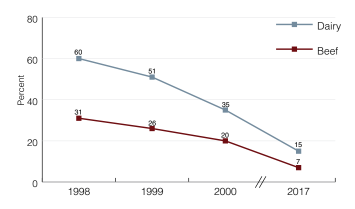
Figure 1. Frequency distribution of cattle that were not lame



Live Animal Evaluations

Body condition scores for dairy cows have improved substantially, from 36 percent to 45 percent having a body condition score of 3 or above (scale of 1-5 in) in 2016. Reduced numbers of injection site lesions through the years is one of the industry's true success

Figure 2. Incidence of injection-site lesions in the round



The research also found that there was very little incidence of arthritic joints. Nearly 99 percent of carcasses were free of arthritic joints, a nearly 5 percent increase since 2007 and an important improvement towards carcass value and an indication of timely culling.

Conclusions

on the label.

There is ample evidence in this research to suggest that there have been improvements in the market cow and bull beef sector since 2007—and significant improvement in the quality of carcasses from dairy cows. Progress can continue, however, by focusing on:

- Food safety, an important factor for those who purchase beef;
- Appropriate management of cull cows and bulls to increase muscle condition before harvest;
- Culling animals before physical defects are severe;
- Seeking to better understand causes of liver abscesses;
- Implementing measures to eliminate carcass bruising;
- Reducing defects to allow the cow and bull industry to capture additional value; and
- Emphasizing education in the Dairy FARM and BQA programs to propel the momentum of the cow and bull industry.

For the full Executive Summary and more information about the 2016 NBQA for market cows and bulls visit the Beef Quality Assurance website at www.bqa.org.



Funded by the Beef Checkoff.

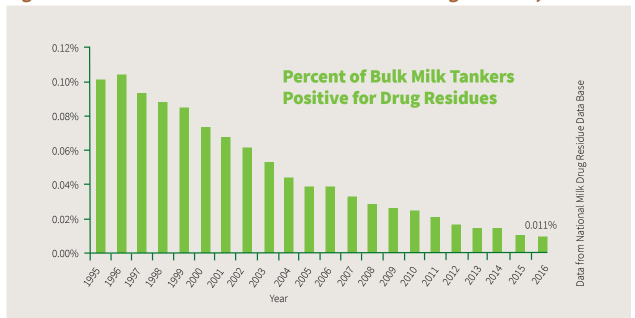


Figure 1. Percent of Bulk Milk Tankers Positive For Drug Residues, 1995-2016

Milk Drug Residue Testing

The Grade "A" Pasteurized Milk Ordinance (PMO), the rules that state regulatory agencies use to implement their Grade "A" milk programs, requires that all bulk milk tankers be sampled and analyzed for beta-lactam drug residues before the milk is processed. For 18 months, beginning July 1, 2017, milk tank trucks are also being tested for the tetracycline family of drugs. See Page 13. At the conclusion FDA will examine the results and determine next steps, including the possibility of formalizing tetracycline testing requirements.

The PMO also requires states to test farm-level milk samples at least four times every six months for antibiotics (called Section 6 testing). Most states use an "inhibitor" test, which shows sensitivity to any antibiotic in milk. Finally, customers (e.g., processors) may require additional testing for quality assurance purposes. Any tanker found positive for any antibiotic residue is rejected for human consumption.

In 1996, of the 3,384,779 bulk milk pick-up tankers tested, 0.104 percent tested positive. ¹ Through

increased education and industry advancements, of the 3,085,627 bulk milk pick-up tankers tested by industry and state regulatory agencies from October 2015 to September 2016, 0.011 percent tested positive for drug residues. This signifies a dramatic decrease from an already low level of occurrence.² See Figure 1.

Multi-Drug Screening Test for Bulk Tank Milk

In 2010, the Food and Drug Administration developed a multi-class, multi-residue liquid chromatography/tandem mass spectrometry (LC-MS/MS) screening and confirmation method for drug residues in milk. The procedure is detailed in FDA Laboratory Information Bulletin #4443. According to the bulletin's authors, the intended purpose of this method is to screen samples to determine if a residue is present at the level of interest (i.e., target testing/tolerance levels or established levels of detection) and also to confirm the identity of the compound. An exact quantitative determination of any residue is not addressed with this procedure and is obtained using other methodology.

This method tests for the following drugs: ampicillin, penicillin G, cloxacillin, cephapirin, sulfamethazine, sulfadiazine, sulfadimethoxine, sulfathiazole, sulfaquinoxaline, sulfapyridine, sulfachloropyridazine, sulfamerazine, oxytetracycline, tetracycline, chlortetracycline, doxycycline, tylosin, tilmicosin, erythromycin, sarafloxacin, enrofloxacin or ciprofloxacin, flunixin, bacitracin, thiabendazole, virginiamycin and tripelennamine. Some testing laboratories have modified this method to include additional drugs.

Meat Drug Residue Testing

The United States Department of Agriculture Food Safety Inspection Service (USDA FSIS) conducts tests for chemicals – including antibiotics and other drugs, pesticides and environmental chemicals – in meat, poultry and egg products destined for human consumption. The Scheduled Sampling Plan tests for these chemicals through a random sampling of tissue from healthy-appearing food animals. The development of the plan by USDA FSIS includes:

1) determining the compounds are of food safety concern, 2) using algorithms to rank the selected compounds, 3) pairing these compounds with appropriate production classes, and 4) establishing

the number of samples to be collected.3

The USDA FSIS Hazard Analysis and Critical Control Point (HACCP) program implemented at slaughter facilities identifies the animals most likely to have drug residues. Animals that display lameness, injection site lesions or signs of illness are targeted for testing. Factors that can contribute to higher risk of residues are found in Figure 2 and can be useful in assessing animals destined for slaughter. If there is any doubt about the potential for drug residues in an animal, they should be withheld from market.

Each year, nearly 3 million adult dairy cows are slaughtered for beef. Of that amount, a very small percentage tests positive for a residue. Over the past several years, USDA has made several changes to its residue screening program including: 1) implementation of the KIS test, which is more sensitive than earlier tests, and 2) increasing of the number of tests conducted on market dairy cows. Despite these changes, USDA FSIS has reported a 27 percent decline in the number of tissue residues in market dairy cows during the most recent three years for which data has been released. See Figure 3 on Page 14.

Figure 2. Tissue Residue Risk Assessment of a Dairy Cow for Market

| | Animal history is documented, recorded and available. | | | | | | | |
|-----------|---|--|---|--|--|--|--|--|
| LOW RISK | ☐ Animal never treated with drugs | ☐ Single drug administration of lactating/non-lactating animal approved drug – AND followed drug label information for dose, route of administration, duration of therapy and withholding time | ☐ Veterinary oversight of the use of drugs in an extra-label manner | | | | | |
| | Animal is displaying lameness, injection sites, surgical evidence or looks sick AND any of the below apply: | | | | | | | |
| ISK | History of animal treatment not documented or not communicated to person sending cow to market | Multiple drug administrations without veterinary oversight | Doses or withholding times not followed or unknown | | | | | |
| HIGH RISK | Route of administration that was used is not as prescribed on the label | Drug not approved for animal status, e.g. lactating | Duration of therapy not followed | | | | | |
| Ξ | If any of the above high-risk attributes exist, consult pharmaceutical, veterinary or screening test experts to determine status of animal before offered for sale. When in doubt hold it out! | | | | | | | |

TETRACYCLINE TESTING



Details on a new residue screening program

Starting July 1, government regulators will test bulk milk tankers for the tetracycline family of drugs. This is in addition to current beta-lactam testing already being done. Nearly all dairy farms will have their milk tested for tetracyclines.

WHAT IS CONSIDERED A TETRACYCLINE?









WHAT DO YOU NEED TO KNOW ABOUT TETRACYCLINE USE?

Establish a Veterinarian-Client-Patient-Relationship.

With your veterinarian, develop a herd health plan for disease prevention and disease treatment protocols including the use of antibiotics.

Work with your veterinarian and hoof trimmer to develop a treatment protocol, including dose and withdrawal times for meat and milk if using tetracycline powder for digital dermatitis treatment.

Use over-the-counter drugs according to the manufacturers' directions, including the specific disease condition being treated, amount, route of adminstration, length of treatment, and meat and milk withdrawal times. Any deviation from the label directions requires a veterinarian's prescription.







COMMON TETRACYCLINE USES ON THE FARM

OXYTETRACYCLINE

Approved by FDA for use in lactating dairy cattle for treatment of pneumonia, shipping fever, bacterial scours, metritis and topical treatment for certain eye infections like pink eye.

REMEMBER: No tetracycline family drugs are approved for intramammary use for treating mastitis, without a veterinarian's prescription.



TETRACYCLINE POWDER

Administered topically to the hoof with a wrap to treat digital dermatitis. Treatment *can create residues in the milk* and teats can become contaminated. Applying 2 grams or less of powder per hoof lesion for a maximum of two lesions per cow is enough to successfully treat the lesion, and is less likely to cause violative residues in cows.

REMEMBER: No tetracycline powder is approved for use in lactating dairy cattle for treatment of digital dermatitis without a veterinarian's prescription.





WHAT HAPPENS IF MILK IS POSTIVE FOR A TETRACYCLINE RESIDUE?

If a bulk milk tanker is found to have a tetracycline residue, a traceback to confirm the dairy farm of origin will occur – just as with beta-lactam residue testing. The offending farm will be responsible for the value of the dumped milk and may temporarily lose its milk license.

It is the responsibility of every dairy farmer to ensure that antibiotic residues do not end up in milk offered for sale. Our customers trust the safety of milk because of your commitment to produce a safe and nutritious product. Contact your milk cooperative or processor if you are concerned about a residue in your milk. When in doubt, keep it out!

Dairy farmers transition their cows from a supplier of milk to a source of beef when the decision is made to ship a cow to market. Shipping sound animals reduces the chance that an animal will be targeted for drug residue testing. The risk of tissue residue violations should be minimized if treatment protocols and appropriate withdrawal times are carefully followed and approved animal drugs are used for the class of animal being treated. If treatment records are well maintained and proper doses, routes and frequencies of administration are heeded, the risk of violative tissue residues will be minimized.

The USDA FSIS maintains a "Residue Repeat Violator List for Use by FSIS Inspection Personnel" that contains the names and addresses of producers who have more than one meat residue violation in a 12-month period in animals presented for slaughter. Specific information about the violation can also be found in this list, including the plant where the violation was determined, the drug residues identified, and their concentrations and tolerances. Violators listed may have had multiple violations documented in the same

processing facility or in separate facilities. This list is intended to aid inspectors in discovering residue tolerance violations before they reach consumers. The USDA FSIS provides a user guide that explains the information contained in the list.

The USDA FSIS also maintains a "Residue Repeat Violator List for Use by Livestock Markets and Establishments" that contains similar information intended to assist plant owners and operators in identifying residue history of livestock suppliers. This second list documents only the source name and address information of repeat violators, so that livestock marketers and buyers may use precaution when marketing and processing animals from listed suppliers.

The regulatory tolerances for milk and meat antibiotic residues vary depending on the type of drug used and route of administration. The withdrawal times and tolerances are only valid if a drug is used according to the label directions AND in the class of animal listed on the label. If a drug is used in a class of animal NOT on the label, then there is NO TOLERANCE established for that drug

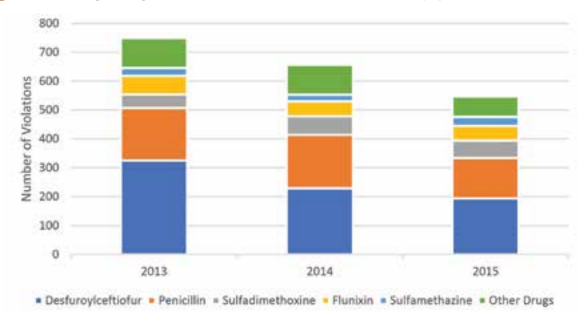


Figure 3. Yearly Dairy Cull Cow Tissue Residue Violation (April 1st - March 31st)

and any trace amount, even if it is below the target testing/tolerance level established for the labeled class, is a violation. All of these products have a tolerance limit if it is used in the labeled class of animal. Extra-label drug use in unapproved classes of animals is discouraged. A complete list of the tolerances can be found in the **FDA Green Book**, which lists all approved animal drugs. The Green Book is available in searchable format online.

When there is doubt about an animal's drug residue status it is advised to consult experts that can help determine the status of the drug in the animal before it is sent to slaughter. Your herd health veterinarian is a good first resource. The veterinarian can help determine if pharmaceutical companies should be consulted or live animal screening tests employed to determine an animal drug residue status. If you have questions or concerns about potential residues or withdrawal times, please contact your herd veterinarian. For additional help or information, the following phone numbers and websites of pharmaceutical and screening test manufacturers may also help with advice and determine residue status.

Charm Sciences, Inc. • 1-800-343-2170 www.charm.com

Merck's Dairy Cares 365 • 1-800-521-5767 https://www.dairycare365.com/solution/ residue-prevention-education

Zoetis • 1-800-366-5288 www.avoidresidues.com

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- 2 National Milk Drug Residue Data Base: Fiscal Year 2016 Annual Report. GLH, Incorporated. Lighthouse, FL. February 14, 2017. https://www.kandc-sbcc.com/nmdrd/fy-16.pdf
- 3 2017 FSIS National Residue Program Scheduled Sampling Plans. USDA Food Safety Inspection Service Office of Public Health Science. June 2017. https://www.fsis.usda. gov/wps/wcm/connect/1808d9c3-414f-4019-a31c-8454854ab66e/2017-Blue-Book.pdf?MOD=AJPERES
- 4 U.S. National Residue Program: Residue Quarterly Reports. USDA Food Safety Inspection Service. https://tinyurl.com/iuzwflg
- FDA Green Book, for tissue residue thresholds http://www.fda.gov/AnimalVeterinary/Products/ ApprovedAnimalDrugProducts/
- FSIS Residue Repeat Violator Lists https://www.fsis.usda. gov/wps/portal/fsis/topics/data-collection-and-reports/ chemistry/residue-chemistry
- Food Animal Residue Avoidance & Depletion Program (FARAD) http://www.farad.org
- Animal Drugs @ FDA, FDA Approved Animal Drug Products http://www.fda.gov/AnimalVeterinary/Products/ ApprovedAnimalDrugProducts/

Conditions that Warrant Additional Testing at USDA Slaughter Facilities

The following list contains descriptions, directly from USDA documents, of conditions that may warrant testing of carcasses for drug residues:

- Mastitis Signs of mastitis can vary based on the severity and duration of infection and may exhibit varying degrees of clinical signs, from pus-like or discolored discharge from the teats and redness and swelling of the udder, to no visible change in the udder.
- Metritis USDA inspectors will look for this postmortem indication. Be mindful of sending animals to slaughter that show signs of metritis such as high fever, major drops in milk production, eye or nasal discharge.
- **Peritonitis and Surgery** Signs of recent surgical procedures or findings of surgical devices (e.g., suture, toggles, fistula devices) are only significant if they are associated with active peritoneal or subcutaneous inflammation.
- **Injection Sites** Live animals and carcasses with lesions or abscesses associated with injections on any part of the animal are of potential concern.
- Other Disease Symptoms Any signs of the following diseases or conditions can lead to an animal being tested for potential chemical residues or to determine fitness for harvest: depression, an elevated or subnormal body temperature, hyperemic skin, congested mucous membranes, dehydration, or poor body condition in association with an injury or inflammatory condition, such as abscesses, arthritis, pneumonia, mastitis, metritis or diamond skin.
- **Signs of Treatment** Signs of treatment, as indicated by leakage around jugular veins, subcutaneously, intramuscularly or intraperitoneally, or clinical signs indicative of treatment by mouth, such as discoloration from particles found in any part of the digestive tract, are important signs when examining veal calves for testing.

Additionally, inspectors are aware of common industry practices that could indicate an animal was recently treated. Dairy cows arriving for slaughter with fetlock or ankle bands indicate that the animal has previously received treatment for a medical condition. When observed, inspectors are instructed to determine the appropriateness of additional testing or removal from the food supply.

Food Animal Residue Avoidance Databank (FARAD)

FARAD is a congressionally-mandated risk-management program that is supported by the USDA. The primary mission of FARAD is to provide science-based expert advice to help mitigate unsafe chemical residues (drugs, pesticides, biotoxins, etc.) in products derived from food animals.

FARAD provides the following services:

- Advice on residue avoidance or mitigation
- VetGram search for required withdrawal times for approved food animal drugs
- FARAD-recommended withdrawal intervals for extra-label use of approved food animal drugs

Producers should work with the veterinarian with whom they have a valid VCPR for drug residue information first. The veterinarian is the ideal resource to discuss FARAD-specific information regarding withdrawal times, especially for extra-label drug use.

Visit

WWW.FARAD.ORG
for more information

Records Management

FDA requires veterinarians to maintain records for two years on all animals treated using extra-label drugs (21 CFR 530.5)⁴. Though not a regulatory requirement, a good management practice for producers is to keep records on all animals treated with drugs for two years. The record system should be easily accessible to everyone who works with the animals. Records should be permanent so the veterinarian has a history to which he/she can refer to prescribe effective therapy and to serve as protection in case of regulatory follow-up. The producer needs to show how all drugs purchased were used or disposed.

The treatment record should contain the following basic information:

- Treatment date
- Animal identification
- Dosage
- Route of administration and expected duration
- Withdrawal time for milk and meat
- Individual who administered the drug
- Drug used
- Duration of therapy

Code of Federal Regulations 21 CFR 530.5. Food and Drug Administration. April 1, 2017. http://www.accessdata.fda.gov/scripts/cdrh/cfdocs/cfcfr/CFRSearch.cfm?fr=530.5





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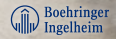
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Residue Overview



Drugs Prohibited from Extra-Label Use in Animals (21 CFR Sec. 530.41)⁵

The Code of Federal Regulations (CFR) provides an updated list of animal drugs prohibited from extra-label use and drugs not approved for use in food animals. The lists below are subject to change. Consult the current version of 21 CFR Sec. 530.41 for the most up-to-date list.

21 CFR Section 530.41(a):

The following drugs, families of drugs and substances are prohibited for extra-label animal drug uses in food-producing animals.

- 1. Chloramphenicol
- 2. Clenbuterol
- 3. Diethylstilbestrol (DES)
- 4. Dimetridazole
- 5. Ipronidazole
- 6. Other nitroimidazoles
- 7. Furazolidone
- 8. Nitrofurazone
- Sulfonamide drugs in lactating dairy cattle (except approved use of sulfadimethoxine, sulfabromomethazine and sulfaethoxypyridazine)
- 10. Fluoroquinolones (examples ciprofloxin, enrofloxacin)
- 11. Glycopeptides
- 12. Phenylbutazone in female dairy cattle 20 months of age or older
- 13. Cephalosporins (not including cephapirin) in cattle, swine, chickens or turkeys:
 - i. For disease prevention purposes;
 - ii. At unapproved doses, frequencies, durations or routes of administration; or
 - iii. If the drug is not approved for that species and production class.

[62 FR 27947, May 22, 1997, as amended at 67 FR 5471, Feb. 6, 2002; 68 FR 9530, Feb. 28, 2003; 68 FR 14134, Mar. 24, 2003; 71 FR 14377, Mar. 22, 2006, 77FR745, Jan. 6, 2012]

5. 5. Code of Federal Regulations. 21CFR 530.41. Food and Drug Administration. April 1, 2017. http://www.accessdata.fda.gov/scripts/cdrh/cfdocs/cfcfr/cfrsearch.cfm?fr=530.411

Drugs Not Approved for Use in Food-Producing Animals

The following drugs are **not approved for use in** any species of food-producing animal:

- Chloramphenicol
- Clenbuterol
- Diethylstilbestrol (DES)
- Dipyrone
- Gentian violet
- Glycopeptides (example vancomycin)
- Nitrofurans (including topical use)
- Nitroimidazoles (including metronidazole)

Following a thorough literature review, the American Veterinary Medical Association (AVMA), the American Association of Bovine Practitioners (AABP) and the Academy of Veterinary Consultants (AVC) recommend that veterinarians refrain from using aminoglycosides (Amikacin, Gentamicin, Kanamycin and Neomycin) in cattle except where approved for use by the Food and Drug Administration as these antibiotics can cause very prolonged tissue residues.

Cephalosporin Extra-Label Use Prohibitions

On April 6, 2012, the U.S. Food and Drug Administration Order of Prohibition of Cephalosporins became effective. The FDA order prohibits certain "extra-label" or unapproved uses of the cephalosporin (excluding cephapirin) class of antimicrobial drugs in cattle, swine, chickens and turkeys.

Specifically, the *prohibited uses* include:

 Using cephalosporin drugs at unapproved dose levels, frequencies, durations or routes of administration

- Using cephalosporin drugs in cattle, swine, chickens or turkeys that are not approved for use in that species (e.g., cephalosporin drugs intended for humans, companion animals or a different species or class of food animal)
- Using cephalosporin drugs for disease prevention

The following exceptions to the prohibition apply:

- Extra-label use of approved cephapirin products in food-producing animals
- Use to treat or control an extra-label disease indication, as long as this use adheres to a labeled dosage regimen (i.e., dose, route, frequency and duration of administration) approved for that particular species and production class
- Extra-label use in food-producing minor species, such as sheep, goats, ducks or rabbits

Cephapirin

Cephapirin drug products are excluded from the prohibition order. Cephapirin is currently only approved for use in food-producing animals as an intramammary infusion formulation for dairy cattle and there are currently no approved cephapirin drug products approved for use in humans.

All cephapirin given to dairy animals must be used for specific disease indications according to label recommendations and withdrawal periods. In dairy animals, cephalosporins can be used in an extra-label manner only for disease indication and only under the recommendation of a veterinarian for which the farm has a current VCPR. Any use of cephapirin in a manner not listed on the label without a VCPR is illegal.

Underlying Causes of Antibiotic Residues in Milk and Meat

Drug residues can be avoided by a well-planned drug use program. Reasons given for milk and

meat residues result from many on-farm situations. These include, but are not limited to, the following:

- Not working under a valid Veterinarian-Client-Patient Relationship
- Not following veterinarian's recommendation when using any drug
- Not following the manufacturer- or veterinarianprescribed label directions for correct treatment for the appropriate withdrawal time
- Poor identification of all cattle including bull calves
- Accidentally milking a treated cow into the bulk tank or not diverting from the bulk tank
- Long-term residue following treatment as a calf
- Use of medicated milk replacers in calves that may be sold for human consumption

When multiple treatments are combined or overlapped, the time to clear those drugs from an animal's system can increase. Producers should consult with their veterinarian for appropriate withdrawal times. Animal liver and kidney function, particularly with poor animal metabolism, may not be able to keep up with multiple circulating drugs and therefore withholding times can be prolonged.

In sustainable farm management, you can maximize the value of your market animals and the good reputation of your farm, while reducing increased regulatory oversight risk, with good record keeping and intelligent risk assessment of animals prior to sending animals to market.

Malicious Contamination

Dairy producers should recognize and remember that drug residues in milk may occur because of intentional, malicious contamination. Ensure your antibiotics are stored securely and monitor your farm for any suspicious activity.

Potential Residue Violations from Extra-Label Drug Use in an Unapproved Class of Cattle

Extra-Label Use (ELDU) in dairy cattle:

- All ELDU must come from the direction of the Veterinarian of Record responsible for the VCPR with the dairy.
- FDA defines a lactating dairy cow as a dairy breed animal over 20 months of age. Springing heifers and dry cows are classified as "lactating dairy cattle."
- Drugs not approved for use in lactating dairy cattle do not have FDA-established tolerances for residues in milk. Further, the tissue tolerances for drugs approved for beef cattle do not apply to lactating dairy cattle.
 - ➤ This means that the level that will result in a violative residue in meat or milk from a drug not approved for use in lactating dairy cattle is ANY detectable level above zero (0).
 - Current tests that may be performed on-farm or on bulk tank milk at a processing facility cannot detect levels low enough to assure the absence of residues.
 - ▷ Animals that are sick or compromised may metabolize drugs at a slower rate than healthy animals, which may result in a significantly extended withdrawal time for both meat and milk.
 - Current scientific literature does not provide clear guidance on the length of withdrawal times that must be applied to allow meat and milk residues to drop to zero (0). The labeled meat withdrawal time does not apply to lactating dairy cows if the drug is not approved for lactating dairy cows.
- Always use drugs approved in the class of animal to which the drug is being administered as a first line of therapy.

- Case selection is important. It is not prudent to give a drug with a high risk of residue to an animal that has a poor chance of recovery. Animals that are suffering and have a poor chance of recovery should be euthanized. Animals that are healthy enough for slaughter and are a poor candidate for treatment should be culled/marketed instead of being treated with an unapproved drug that has a higher risk of creating a milk/meat residue.
- Always record all treatments in your treatment records and keep them for a minimum of two years.
- Regularly review treatment protocols and your treatment records with the Veterinarian of Record.

The FDA establishes tolerances for drug residues in food animals. These tolerances are based on approved labeled use of the drug. This is because the FDA only has data for drug residue depletion on the approved production class. The main production classes are beef, dairy and veal. Many products have been approved for beef and non-lactating dairy (less than 20 months of age), so the FDA does not have established tolerance levels for these products if used in lactating dairy or veal. If a drug is approved in one production class, usage in another class is considered ELDU. Therefore, such use would mean there is not an established tolerance and any detectable level would be a violative drug residue.

What does this mean for dairy producers and their veterinarians? The labeled withdrawal times would not apply to an unapproved production class. While FARAD can provide withdrawal recommendations for ELDU, they generally do not have enough information to project a "zero detectable level," particularly with the sensitivity of current testing methodologies. Veterinarians and cattle producers should therefore exercise extreme caution using drugs not approved for that production class of animal and consider avoiding such use due to unknown withdrawal times.

Remember that the FDA definition of a lactating dairy cow is a dairy breed animal over 20 months of age. Springing heifers and dry cows are classified as "lactating dairy cattle."

What are some examples of ELDU in an unapproved class?

Example Using Nuflor® (florfenicol), Micotil® (tilmicosin) or Draxxin® (tulathromycin) in a dairy animal over 20 months of age. The labeled meat withdrawal time for beef cattle would not apply to use in this production class. The meat withdrawal time would be the amount of time for the detection level to be "zero," which is unknown, may be hard to predict, and is subject to the sensitivity of the residue testing methodology. Using the beef labeled withdrawal time for these drugs in lactating dairy cows could result in a violative residue.

Example Using most products in bob veal calves. There are few medications that are approved for male dairy calves intended for veal. Most medication detected in this production class of animal will likely result in a violation.

What else should a producer do to prevent residue violations and minimize liability?

- Keep accurate treatment records and follow all withdrawal times.
- Only use drugs extra-label if you have a valid VCPR, directions from your veterinarian and can ensure that no residue will occur from such use.
- Refrain from using antibiotics and other drugs that are not approved for that production class (i.e., beef cattle antibiotics in lactating dairy cows).
- For veal producers or dairy bull calves that may be marketed soon, use only products that are approved in pre-ruminant calves. Avoid any products with the statement "not for use in calves to be processed for veal." Consult FARAD's VetGRAM search for products that are approved in veal.
- For extra-label indications in cattle, use a product

- approved in that production class as your first treatment option.
- Do not market recently treated cattle. Dairy farmers need to stop marketing recently treated cows that have not responded to treatment.
 Alternatives for these cows are to hold the animal until she is healthy and free of drug residues or to humanely euthanize. Marketing a cow should not replace euthanasia on dairy farms.
- Do not use prohibited drugs or aminoglycosides (e.g., gentamicin) in cattle. The USDA and FDA are still detecting a significant number of gentamicin residues in cattle.
- Do not use sulfonamide products extra-label in lactating dairy cows.
- Do not use compounded medications in cattle.
- Monitor the residue violators list that is posted on the FSIS web page.
- Veterinarians and producers should consider that any withdrawal times from projections provided by FARAD are current FARAD recommendations and are subject to change as new research and testing methodologies become available.
- The practice of spraying hairy heel warts with antibiotic sprays in the parlor during milk harvest is a potential source for antibiotic contamination of milk. This practice should be avoided.

Resources

- Food Armor HACCP for Proper Drug Use http://www.foodarmor.org
- Food Safety Concerns of Pesticides, Veterinary Drug Residues, and Mycotoxins in Meat and Meat Products Asian Journal of Animal Sciences http://scialert.net/qredirect. php?doi=ajas.2010.46.55&linkid=pdf
- Preventing Drug Residues in Milk and Dairy Cull Cows, Virginia Tech University Extension http://pubs.ext. vt.edu/404/404-403/404-403.html
- Dairy Care 365 Residue Prevention, Merck Animal Health https://www.dairycare365.com/solution/ residue-prevention-education
- Residue Free, Zoetis, Inc. https://www.zoetisus.com/ dairy/avoidresidues/index.html





Examples of Products and Risk Factors for Residues

Ceftiofur

(also known as Ceftiflex*, Excede*, Excenel*, Naxcel*, Spectramast*)

- Using the withholding time for one product when using another.
- The withholding times for each product are different.
- Not keeping accurate records to record the exact product given (Excede versus Excenel).
- Using the drug in an unapproved route of administration. Excede is labeled to be given at the base or pinna of the ear only. Spectramast is the only ceftiofur product labeled for intramammary administration. Using these drugs in a route of administration not listed on the label is prohibited.
- All products have a preslaughter withdrawal period, please consult prescribing veterinarian or manufacturer for withdrawal times.

Enrofloxacin (Baytril 100°)

- · Extra-label use in food animals is prohibited.
- Only labeled for non-lactating dairy animals 20 months of age or less and beef animals for pneumonia.*

Florfenicol (Nuflor°)

- · Sustained release has a longer withdrawal time.
- · Not approved for dairy cattle over 20 months of age.
- No tolerance level for dairy cattle.

Flunixin

(also known as Banamine®, Flu-Nix™, Flunixin meglumine**, Prevail™)

- Using the drug in an unapproved route of administration such as intramuscular or subcutaneous.
 These drugs are only approved for intravenous administration.
- Using another administration route results in extended withdrawal times, well beyond the labeled withholding time.

Gentamicin

- Use of gentamicin results in extended withdrawal times and therefore its use is discouraged by AVMA, AABP and AVC.
- Use of gentamicin in lactating dairy cows for intramammary use is not recommended.
- FARAD recommends not less than a TWO-YEAR withdrawal and, therefore, the use of this drug should not be considered

Neomycin

- · Not following withdrawal time on the bag.
- Feeding medicated milk replacer to calves to be processed for slaughter.
- Extra-label use of oral neomycin products.

Penicillin

- Increasing the dose without using an extended withdrawal period.
- · Increasing the frequency or duration of administration without using an extended withdrawal period.
- Using the drug in a route of administration not approved, such as intramammary or subcutaneous.
- Giving more than 10 CC/injection site (as per label instructions).

Sulfas

- Using any sulfonamide product not labeled for lactating dairy cows is illegal.
- Using a higher dose or frequency of administration will result in extended withdrawal times.
- Inadvertently administering a sustained release product when intending to use a daily use product.

Tetracycline

- Single-site, large-volume injection through non-intravenous route.
- Extra-label use such as uterine infusion to treat an infected post-partum uterus.

^{*}Bovine respiratory disease (BRD); consult product label for actual indications.

^{**}Due to the high risk of a violative residue, flunixin must only be used intravenously and not be given by either subcutaneous or intramuscular routes of administration.

Steps to Prevent Drug Residues

Dairy producers realize the importance of eliminating the possibilities of having drug residues in milk and dairy beef. Producers can take the following steps to mitigate or lessen the chances of antibiotic residues:

- 1. Establish a valid Veterinarian-Client-Patient Relationship (VCPR) to ensure proper diagnosis and treatment of disease.
- 2. Keep records of antibiotic use and identify all treated animals, including treatment protocols.
- 3. Implement a preventive animal health program to reduce the incidence of disease.
- 4. Maintain milk quality and implement an effective mastitis management program to reduce the use of antibiotics, including protocol development and review.
- 5. Implement employee training and awareness of proper animal drug use.
- 6. Use drugs approved for specific disease indications according to labeled recommendations and withdrawal periods. If ELDU is indicated by a veterinarian's prescription, that veterinarian must establish and document appropriate withdrawal periods.
- 7. Do not use drugs that are specifically prohibited for use in milking, dry or growing animals.
- 8. Segregate and milk treated animals after, or in a separate facility from, all non-treated animals to ensure that milk is not accidentally commingled.
- 9. Use drug residue screening tests specific for the drug utilized before marketing milk and/or meat from treated animals.
- 10. If in doubt about residue status, do not market milk and/or dairy beef from treated animals.

Prescription and Extra-label Use

"Federal law restricts this drug to use by or on the order of a licensed veterinarian."

This statement is on every prescription drug sold. Any extra-label use of antibiotics must be used as prescribed by a veterinarian, following the written instructions for the specific lifecycle of animals to be treated, including dose, route of administration, frequency of use, and withdrawal times for milk and/or meat.

Remember, extra-label use will generally require an extended withdrawal time.

Best Management Checklist to Avoid Drug Residues

Establish a Valid Veterinarian-Client-Patient Relationship (VCPR)

| | A veterinarian has assumed the responsibility for making medical judgments regarding the health of the animals. | Veterinarian-Client-Patient Relationship Validation Form | | | | | | |
|----|--|--|--|--|--|--|--|--|
| | A veterinarian has made routine and timely visits to the dairy to gain | Farm Owner/Manager | | | | | | |
| | sufficient knowledge of the animals to initiate general or preliminary | Owner/Manager Name: | | | | | | |
| | diagnosis of the medical condition of the animals. | Farm Address: State: Zip: Zip: Premises ID Number (notional): | | | | | | |
| | A veterinarian is readily available for follow-up in case of adverse | Veterinarian | | | | | | |
| | reactions or failure of treatment. | Name: | | | | | | |
| | Employees are aware that it is policy to follow the instructions of a | | | | | | | |
| | veterinarian. | I hereby certify that a valid Veterinarian-Client-Patient Relationship (VCPR) is established for the above listed owner and will remain in force until canceled by either party. Upon secucion of this Agreement and the establishment of the VCPR. Produce, or behalf of himself and his present or past legal agreementatives producesors, accessors, assigns, agent and him, hereby vinesors and brever discharges Veteriorien from | | | | | | |
| | The veterinarian and producer have established an approved drug | any and all claims, actions, disputes, damages or demands, of law or in equity, their Producer could or may bring in regard to Producer's participation in a dispublication from the PRISP program. Producer expressly waters on jright or claim of right to assert hereother that any claim in such regard has through ignorance, oversight or error, been emitted from the terms of this Agreement." | | | | | | |
| | list. | "In addition, upon neucution of this Aprenent and the establishment of the NCPF, IRAR, on bothed of steel and its present or part legal representatives, produceross, accessors, accessors, called possible representatives producer discharges Veterinarian from any and all claims, actions, disputes, damages or demands, at law or in equity, that FRRM could or may bring in regard to Neterinatives produced in the VEPK or Producer's participation in, or dispublication from the FRRM program. IRAR sequency sheekers only site viction of light to seast rehearded total or do lim as Less regards hat through promotes, | | | | | | |
| | All drugs on the dairy have proper labeling. | ownsight or error, been omitted from the terms of this Agreement. | | | | | | |
| | The veterinarian establishes and reviews antibiotic use protocols in cor | njunction with the producer/ | | | | | | |
| | farm management team. | | | | | | | |
| se | se Only Prescription (Rx) Drugs or FDA-Approved Over-the-Counter (OTC) Drugs | | | | | | | |
| | Veterinarian's Guidance | | | | | | | |
| | Only FDA-approved drugs are used to treat animals. | | | | | | | |
| | Copies of drug inserts and/or product labeling are available for all drugs used on the dairy. | | | | | | | |
| | Only a veterinarian can prescribe drugs in an "extra-label" manner. | | | | | | | |
| | A list of current over-the-counter and prescription drugs has been developed that can be used with the dairy cows. | | | | | | | |
| | Any Veterinary Feed Directive (VFD) feeds on the dairy are stored in such a way that an accidental use cannot occur. | | | | | | | |
| | Administer all drugs properly and identify all treated animals. | | | | | | | |
| | Two or more methods are used to identify treated animals. | | | | | | | |
| | The label and the package insert information is read and followed. | | | | | | | |
| | Package inserts for drugs that the veterinarian and the producer have put on the approved drug list are reviewed. | | | | | | | |
| | A proper facility to segregate treated animals from untreated animals is available. | | | | | | | |

| Maii | italii alia ose i ropei Treatilielle Records oli Att Treated Allilliats |
|------|---|
| | A record system is maintained for all treated animals. |
| | Treatment records are reviewed with the consulting veterinarian. |
| | Records are used to improve management of potential hazards and to reduce risk to milk quality. |
| | Record use is reviewed with employees and/or family members. |
| Imp | lement Employee/Family Training of Proper Drug Use to Avoid Marketing |
| Adu | lterated Milk and Meat Products |
| | Recommendations from the veterinarian are reviewed with employees and/or family members. |
| | Employees and/or family members receive regular training on the prevention of milk and meat residues. |
| | Properly document when all training sessions take place and who is in attendance. |
| | Awareness exists that milk contamination often occurs when the normal pattern of milking changes (vacation, children home from college, sickness, etc.). |
| | Treatment records are checked before marketing animals. |
| | Employees and/or family members understand the cost and consequences of marketing adulterated meat or milk. |
| | Employees and/or family members understand the instructions found on the drug label. |
| | Employees and/or family members understand that all treated animals are milked last and/or their milk is diverted from saleable milk to prevent violative residues. |
| Use | Drug Residue Screening Tests |
| | Withholding times are never decreased for meat or milk from treated animals. |
| | Milk from treated dry cows that freshen early is always tested for residues prior to marketing. |
| | Milk from newly purchased animals is always tested before adding their milk to the bulk tank. |
| | When a cow is treated in an extra-label manner, the milk gets tested. |
| | When using bulk tank tests on individual cows, consult the manufacturer's directions to ensure applicability. |
| Mar | ket Only Healthy Cattle |
| | Cattle have a body condition score of 2 or more. |
| | Cattle are well-hydrated and alert. |
| | Proper withhold times are followed and confirmed prior to sale. |
| | Severely lame cattle are NOT marketed (score of 3 on the FARM Locomotion scale). |

Precautions While Administering Drugs

When treating animals with any product that is given intramuscular (IM), subcutaneous (SQ), intravascular (IV) or intramammary (IMM), take the following precautions:

- Read both the product label and insert, and consult your veterinarian before administering drugs.
- Use a clean injection site and use a sterile needle for all injections.
- Use the labeled dosage and method of administration least likely to create a drug residue.
- Discard milk from all four quarters even when treating only one quarter with an IMM infusion.
- Milk treated cows last or use a segregated facility (divert milk from bulk tank or saleable milk).
- Thoroughly wash all equipment (inflations, hoses, weigh jars, etc.) that has come in contact with milk from treated cows.
- Make certain that any procedure used to divert milk from treated cows cannot accidentally send contaminated milk into the pipeline.
- Keep medicated feeds separated from non-medicated feeds.
- Ensure that calves fed antibiotic waste milk are not sent to slaughter until withdrawal times are met.
- Train employees on proper injection site selection.

Intermediate Owners

Residue issues associated with animals sent to slaughter might occur after the animal leaves the farm. Use a transportation company that is knowledgeable about your animal care expectations and provides for the safety and comfort of the animals during transport. Communicate with the hauler about where the animals are destined to go, especially when selling bull calves. If medicated milk replacers have been given, that animal should be withheld from sale, or the hauler should be clear that the animal has been treated and can affirm that the animal will not go to a terminal market. When not selling animals directly to a terminal market, sell your animals to intermediate owners who have instituted residue prevention programs consistent with those defined in this document. Be sure to document chain-of-custody as you may be held responsible for residues caused outside of your facility.



Approved Drugs & Screening Tests

Approved Drugs and Screening Tests

NMPF does not endorse any of the veterinary drugs or tests identified on the lists in this manual. The lists of veterinary drugs and tests are provided only to inform producers what products may be available, and the producer is responsible for determining whether to use any of the veterinary drugs or tests. All information regarding the veterinary drugs or tests was obtained from the products' manufacturers or sponsors, and NMPF has made no further attempt to validate or corroborate any of that information. NMPF urges producers to consult with their veterinarians before using any veterinary drug or test, including any of the products identified on the lists in this manual.

Data provided by the manufacturer or marketer is current as of January 2018. Veterinarians needing extra-label information should consult the FDA Green Book or contact the Food Animal Residue Avoidance Databank (FARAD) at 888-873-2723 or www.FARAD.org.

FDA-Approved Drugs for Injectable Use Non-Lactating Cattle**

| Active Ingredient | Drug Type | Meat Withholding Time | Product Name | Manufacturer/Marketer |
|------------------------------------|--------------|------------------------------|--|-------------------------------------|
| Ampicillin trihydrate | Rx | 6 days | Polyflex® | Boehringer Ingelheim Vetmedica,Inc. |
| Ceftiofur crystalline-free acid | Rx | 13 days | EXCEDE® | Zoetis, Inc. |
| Ceftiofur hydrochloride | Rx | 4 days | EXCENEL® RTU EZ | Zoetis, Inc. |
| Ceftiofur sodium | Rx | 4 days | Naxcel® Sterile Powder | Zoetis, Inc. |
| Cloprostenol sodium | Rx | None | Estrumate® | Merck Animal Health |
| Dinoprost tromethamine | Rx | None | Lutalyse® Sterile Solution | Zoetis, Inc. |
| | Rx | None | Prostamate® | Bayer HealthCare LLC, Animal Health |
| Doramectin | OTC | 35 days | Dectomax® Injectable | Zoetis, Inc. |
| Enrofloxacin | Rx | 28 Days | Baytril® 100 | Bayer HealthCare LLC, Animal Health |
| | Rx | 28 Days | Enroflox® 100 | Norbrook Laboratories, Ltd. |
| Erythromycin | Rx | 21 days | Gallimycin-100 | Bimeda, Inc. |
| Florfenicol | Rx | 28 or 33 days ## (See label) | Norfenicol® | Norbrook Laboratories, Ltd. |
| | Rx | 28 or 38 days ## (See label) | Nuflor® Injectable Solution | Merck Animal Health |
| Florfenicol and Flunixin meglumine | Rx | 38 days | Resflor Gold® | Merck Animal Health |
| - Iunixin meglumine | Rx | 4 days | Banamine® | Merck Animal Health |
| | Rx | 4 days | Flunazine | Bimeda, Inc. |
| | Rx | 4 days | Flunixin Injection | Norbrook Laboratories, Ltd. |
| | Rx | 4 days | Flu-Nix | Agri Laboratories, Ltd. |
| | Rx | 4 days | Prevail | MWI Veterinary Supply |
| | Rx | 4 days | VetaMeg™ | Aspen Veterinary Resources |
| Gamithromycin | Rx | 35 days | Zactran | Merial, Inc. |
| Gonadorelin diacetate tetrahydrate | Rx | None | Cystorelin | Merial, Inc. |
| , | Rx | None | Fertagyl® | Merck Animal Health |
| | Rx | None | OvaCyst® | Bayer HealthCare LLC, Animal Health |
| Gonadorelin hydrochloride | Rx | None | Factrel® | Zoetis, Inc. |
| Gonadotropin (chorionic) | Rx | None | Chorulon® | Merck Animal Health |
| soflupredone acetate | Rx | 7 days | Predef® 2x | Zoetis, Inc. |
| vermectin* | OTC | 35 days | Agrimectin 1% Injectable | Agri Laboratories, Ltd. |
| | OTC | 35 days | Ivermax® | Aspen Veterinary Resources |
| | | • | | |
| | OTC | 35 days | IVOMEC 1% Injection for Cattle | Merial, Inc. |
| | OTC | 35 days | Noromectin® Injection for Cattle and Swine | Norbrook Laboratories, Ltd. |
| | OTC | 35 days | Vetrimec™ 1% | MWI Veterinary Supply |
| vermectin/Clorsulon* | OTC | 49 days | Agrimectin plus Clorsulon | Agri Laboratories, Ltd. |
| | OTC | 21 days | Ivermax® Plus | Aspen Veterinary Resources |
| | ОТС | 49 days | IVOMEC Plus Injection for Cattle | Merial, Inc. |
| | | | · · | |
| | OTC | 21 days | Noromectin® Plus Injection | Norbrook Laboratories, Ltd. |
| | OTC | 35 days | Vetrimec™ Plus | MWI Veterinary Supply |
| Dxytetracycline | Rx | 28 days | 300 PRO LA | Norbrook Laboratories, Ltd. |
| | OTC | 28 days | Agrimycin 200 | Agri Laboratories, Ltd. |
| | Rx | 28 days | Bio-Mycin® 200 | Boehringer Ingelheim Vetmedica,Inc. |
| | OTC | 28 days | Duramycin 72-200 | Durvet, Inc. |
| | Rx | 28 days | Liquamycin® LA-200® | Zoetis, Inc. |
| | OTC | 28 days | Noromycin® 300 LA | Norbrook Laboratories, Ltd. |
| | OTC | 28 days | Oxytetracycline Injection 200 | Norbrook Laboratories, Ltd. |
| | OTC | 28 days | Terra-Vet™ 200 Injection | Aspen Veterinary Resources |
| | Rx | 28 days | Tetroxy LA | Bimeda, Inc. |
| | Rx | 28 days | Tetroxy LA | Bimeda, Inc. |
| | OTC | 28 days | Vetrimycin™ 200 | MWI Veterinary Supply |

^{**} The term non-lactating cattle is defined as dairy bulls, dairy calves, and replacement heifers. Read label indications carefully. Some products are not approved for non-ruminating calves and female dairy cattle 20 months of age and older. Some products cannot be used with veal calves. Carefully consult the labels.

^{##} Withholding times depend upon labeled dosage used.

FDA-Approved Drugs for Injectable Use

Non-Lactating Cattle** (continued)

| Oxytetracycline hydrochlorideRx18 daysBio-Mycin® CBoehringer Ingelheim VeOTC22 daysDuramycin-100Durvet, Inc.OTC18 daysOxy-Tet™ 100Boehringer Ingelheim VeOTC22 daysOxytet 100Norbrook Laboratories, IOTC22 daysTerra-Vet™ 100Aspen Veterinary ResourOTC22 daysVetrimycin™ 100MWI Veterinary SupplyPegbovigrastim injectionRxNoneImrestor™Elanco Animal HealthPenicillin G (benzathine)OTC30 daysCombi-Pen™-48Bimeda, Inc.Penicillin G (procaine)OTC14 daysAgricillin®Aspen Veterinary ResourOTC14 daysBactracillin G®Aspen Veterinary ResourOTC14 daysNorocillinNorbrook Laboratories, IOTC14 daysPenicillin InjectableDurvet, Inc. | er |
|---|---------------|
| OTC 18 days Oxy-Tet™ 100 Boehringer Ingelheim Ve OTC 22 days Oxytet 100 Norbrook Laboratories, I OTC 22 days Terra-Vet™ 100 Aspen Veterinary Resour OTC 22 days Vetrimycin™ 100 MWI Veterinary Supply Pegbovigrastim injection Rx None Imrestor™ Elanco Animal Health Penicillin G (benzathine) OTC 30 days Combi-Pen™-48 Bimeda, Inc. Penicillin G (procaine) OTC 14 days Agricillin® Agri Laboratories, Ltd. OTC 14 days Bactracillin G® Aspen Veterinary Resour OTC 14 days Norocillin Norbrook Laboratories, I | tmedica,Inc. |
| OTC22 daysOxytet 100Norbrook Laboratories, IOTC22 daysTerra-Vet™ 100Aspen Veterinary ResourOTC22 daysVetrimycin™ 100MWI Veterinary SupplyPegbovigrastim injectionRxNoneImrestor™Elanco Animal HealthPenicillin G (benzathine)OTC30 daysCombi-Pen™-48Bimeda, Inc.Penicillin G (procaine)OTC14 daysAgricillin®Agri Laboratories, Ltd.OTC14 daysBactracillin G®Aspen Veterinary ResourOTC14 daysNorocillinNorbrook Laboratories, I | |
| OTC OTC22 daysTerra-Vet™ 100Aspen Veterinary Resour MWI Veterinary SupplyPegbovigrastim injectionRxNoneImrestor™Elanco Animal HealthPenicillin G (benzathine)OTC30 daysCombi-Pen™-48Bimeda, Inc.Penicillin G (procaine)OTC14 daysAgricillin®Agri Laboratories, Ltd.OTC14 daysBactracillin G®Aspen Veterinary ResourOTC14 daysNorocillinNorbrook Laboratories, Itd. | tmedica,Inc. |
| Pegbovigrastim injectionRxNoneImrestor™Elanco Animal HealthPenicillin G (benzathine)OTC30 daysCombi-Pen™-48Bimeda, Inc.Penicillin G (procaine)OTC14 daysAgricillin®Agri Laboratories, Ltd.OTC14 daysBactracillin G®Aspen Veterinary ResourOTC14 daysNorocillinNorbrook Laboratories, Itd. | Ltd. |
| Pegbovigrastim injectionRxNoneImrestor™Elanco Animal HealthPenicillin G (benzathine)OTC30 daysCombi-Pen™-48Bimeda, Inc.Penicillin G (procaine)OTC14 daysAgricillin®Agri Laboratories, Ltd.OTC14 daysBactracillin G®Aspen Veterinary ResourOTC14 daysNorocillinNorbrook Laboratories, I | ces |
| Penicillin G (benzathine)OTC30 daysCombi-Pen™-48Bimeda, Inc.Penicillin G (procaine)OTC14 daysAgricillin®Agri Laboratories, Ltd.OTC14 daysBactracillin G®Aspen Veterinary ResourOTC14 daysNorocillinNorbrook Laboratories, I | |
| Penicillin G (procaine)OTC14 daysAgricillin®Agri Laboratories, Ltd.OTC14 daysBactracillin G®Aspen Veterinary ResourOTC14 daysNorocillinNorbrook Laboratories, I | |
| OTC 14 days Bactracillin G® Aspen Veterinary Resour OTC 14 days Norocillin Norbrook Laboratories, I | |
| OTC 14 days Norocillin Norbrook Laboratories, I | |
| | ces |
| OTC 14 days Penicillin Iniectable Duryet, Inc. | Ltd. |
| | |
| OTC 14 days PenOne Pro™ MWI Veterinary Supply | |
| OTC 4 days Pro-Pen-G™ Injection Bimeda, Inc. | |
| Selenium (sodium selenite) Rx 30 days BO-SE Merck Animal Health | |
| Sulfachlorpyridazine (sodium) OTC 5 days Vetisulid Injection Boehringer Ingelheim Ve | tmedica, Inc. |
| Sulfadimethoxine Rx 5 days Di-Methox Injection 40% Agri Laboratories, Ltd. | |
| Tilidipirosin Rx 21 days Zuprevo 18%® Merck Animal Health | |
| Tilmicosin phosphate* Rx 42 days Micotil Injection Elanco Animal Health | |
| Tripelennamine HCL Rx 4 days Recovr Injectable Zoetis, Inc. | |
| Tulathromycin Rx 22 days DRAXXIN 25™ Zoetis, Inc. | |
| Rx 18 days DRAXXIN™ Zoetis, Inc. | |
| Tylosin OTC 21 days Tylan Injection 50/200 Elanco Animal Health | |
| OTC 21 days Tylosin Injection Boehringer Ingelheim Ve | tmedica, Inc. |
| Vitamin E Rx 30 days BO-SE Merck Animal Health | |
| Rx None Vital E Merck Animal Health | |
| OTC None Vitamin E 300 Agri Laboratories, Ltd. | |

FDA-Approved Drugs for Intramammary Use

Non-Lactating Cattle**

| Active Ingredient | Drug Type | Milk Withholding Time | Meat Withholding Time | Product Name | Manufacturer/Marketer |
|---|--------------|-----------------------------|-----------------------------|-------------------------------------|--------------------------------------|
| Ceftiofur hydrochloride | Rx | None* | 16 days | SPECTRAMAST™ DC | Zoetis, Inc. |
| Cephapirin (benzathine) | OTC | 72 hours | 42 days | Tomorrow Infusion | Boehringer Ingelheim Vetmedica, Inc. |
| Cloxacillin (benzathine) | Rx | None | 30 days | Dry-Clox® | Boehringer Ingelheim Vetmedica, Inc. |
| | Rx | None* | 28 days | Orbenin®-DC | Merck Animal Health |
| Penicillin G (procaine) | OTC | 72 hours Postcalving | 14 days | Hanford's/US Vet go-dry™ | G.C. Hanford Mfg. Co. |
| Penicillin G (procaine) / dihydrostreptomycin | Rx | 96 hours post calving | 60 days | Quartermaster® Dry Cow Treatment | West Agro Inc. |
| Penicillin G (procaine)/ Novobiocin | OTC | 72 hours Postcalving | 30 days | AlbaDry® Plus Suspension | Zoetis, Inc. |

^{**} The term non-lactating cattle is defined as dairy bulls, dairy calves, and replacement heifers. Read label indications carefully. Some products are not approved for non-ruminating calves and female dairy cattle 20 months of age and older. Some products cannot be used with veal calves. Carefully consult the labels.

[★] Do not use within 4 weeks (28 days) of calving.

FDA-Approved Drugs for Oral Use Non-Lactating Cattle**

| Active Ingredient | Drug Type | Meat Withholding Time | Product Name | Manufacturer/Marketer |
|---------------------------------|--------------|--------------------------|--|--------------------------------------|
| Albendazole | OTC | 27 days | Valbazen® Suspension | Zoetis, Inc. |
| Amprolium | ОТС | 1 day | CORID 20% Powder | Merial, Inc. |
| | ОТС | 1 day | CORID 9.6% Oral Solution | Merial, Inc. |
| Chlortetracycline hydrochloride | Rx | 1 day | Chlortetracyline Soluble Powder Concentrate | Boehringer Ingelheim Vetmedica, Inc. |
| | Rx | 1 day | Pennchlor 64 Soluble Powder | Pharmgate Animal Health LLC |
| Citric acid | OTC | None | Re-Sorb® Powder | Zoetis, Inc. |
| Decoquinate | OTC | None | Deccox-M | Zoetis, Inc. |
| Dextrose | ОТС | None | Re-Sorb® Powder | Zoetis, Inc. |
| Fenbendazole | Rx | 8 days | Panacur 10% Suspension | Merck Animal Health |
| | OTC | 8 days | Safe-Guard 10% Paste | Merck Animal Health |
| | OTC | 8 days | Safe-Guard 10% Suspension | Merck Animal Health |
| Glycine | OTC | None | Re-Sorb® Powder | Zoetis, Inc. |
| Lasalocid | OTC | None | Crystalyx® Iono-Lyx® B300 | Ridley Block Operations |
| Levamisole hydrochloride | ОТС | 2 days | Prohibit Soluble Drench Powder | Agri Laboratories, Ltd. |
| Monensin (sodium) | OTC | None | Rumensin 90 | Elanco Animal Health |
| Neomycin sulfate | Rx | 1 day | Biosol® Liquid | Zoetis, Inc. |
| | Rx | 1 day | Neo-Sol 50 | Zoetis, Inc. |
| | Rx | 1 day | NeoMed 325 Soluble Powder | Bimeda, Inc. |
| | Rx | 1 day | Neomix® 325 | Zoetis, Inc. |
| | Rx | 1 day | Neomix® Ag 325 | Zoetis, Inc. |
| Oxfendazole | ОТС | 7 days | Synanthic® Bovine Dewormer Suspensions, 22.5% and 9.06% | Boehringer Ingelheim Vetmedica, Inc. |
| Oxytetracycline dihydrate | Rx | 5 days | Pennox 343 Soluble Powder | Pharmgate Animal Health LLC |
| Oxytetracycline hydrochloride | Rx | None | Oxy 500 Calf Bolus and Oxy 1000 Calf Bolus | Boehringer Ingelheim Vetmedica, Inc. |
| | Rx | 5 days | Terramycin® 343 Soluble Powder | Zoetis, Inc. |
| | Rx | 7 days | Terramycin® Scours Tablets | Zoetis, Inc. |
| | Rx | 5 days | Terramycin® Soluble Powder | Zoetis, Inc. |
| Potassium citrate | OTC | None | Re-Sorb® Powder | Zoetis, Inc. |
| Potassium dihydrogen phosphate | ОТС | None | Re-Sorb® Powder | Zoetis, Inc. |
| Sodium chloride | OTC | None | Re-Sorb® Powder | Zoetis, Inc. |
| Streptomycin sulfate | ОТС | 2 days | Strep Sol 25% | Huvepharma |
| Sulfachlorpyridazine (sodium) | Rx | 7 days | Vetisulid® Powder | Boehringer Ingelheim Vetmedica, Inc. |
| Sulfadimethoxine | Rx | 7 days | Albon® Concentrated Solution 12.5% | Zoetis, Inc. |
| | Rx | 12 days | Albon® S.R. a (Sustained Release Bolus) | Zoetis, Inc. |
| | Rx | 7 days | Di-Methox 12.5% Oral Solution | Agri Laboratories, Ltd. |

^{**} The term non-lactating cattle is defined as dairy bulls, dairy calves, and replacement heifers. Read label indications carefully. Some products are not approved for non-ruminating calves and female dairy cattle 20 months of age and older. Some products cannot be used with veal calves. Carefully consult the labels.

FDA-Approved Drugs for Oral Use

Non-Lactating Cattle** (continued)

| Active Ingredient | Drug Type | Meat Withholding Time | Product Name | Manufacturer/Marketer |
|----------------------------|--------------|--------------------------|---|--------------------------------------|
| | Rx | 7 days | Di-Methox Soluble Powder | Agri Laboratories, Ltd. |
| | Rx | 7 days | SulfaMed-G | Bimeda, Inc. |
| Sulfamethazine | Rx | 10 days | Sulmet® Oblets | Boehringer Ingelheim Vetmedica, Inc. |
| | Rx | 12 days | Sustain III - Calf | Bimeda, Inc. |
| | Rx | 12 days | Sustain III - Cattle | Bimeda, Inc. |
| Sulfamethazine (sodium) | Rx | 10 days | SMZ-Med | Bimeda, Inc. |
| | Rx | 10 days | Sulmet® Drinking Water Solution | Boehringer Ingelheim Vetmedica, Inc. |
| | Rx | 10 days | Sulmet® Soluble Powder | Boehringer Ingelheim Vetmedica, Inc. |
| Sulfaquinoxaline (sodium) | Rx | 10 days | Liquid Sul-Q-Nox | Boehringer Ingelheim Vetmedica, Inc. |
| Tetracycline hydrochloride | Rx | 4 days | Polyotic® Soluble Powder | Boehringer Ingelheim Vetmedica, Inc. |
| | Rx | 7 days | Polyotic® Soluble Powder Concentrate | Zoetis, Inc. |
| | Rx | 5 days | Tet-Sol 10 | Zoetis, Inc. |
| | Rx | 5 days | Tet-Sol 324 | Zoetis, Inc. |
| | Rx | 5 days | Tetra-Bac 324 | Agri Laboratories, Ltd. |
| | Rx | 5 days | TetraMed 324 HCA | Bimeda, Inc. |

^{**} The term non-lactating cattle is defined as dairy bulls, dairy calves, and replacement heifers. Read label indications carefully. Some products are not approved for non-ruminating calves and female dairy cattle 20 months of age and older. Some products cannot be used with veal calves. Carefully consult the labels.

FDA-Approved Drugs for Topical Use

Non-Lactating Cattle**

| Active Ingredient | Drug Type | Meat Withholding Time | Product Name | Manufacturer/Marketer |
|---|--------------|--------------------------|---|--------------------------------------|
| Doramectin | OTC | 45 days | Dectomax® Pour-On | Zoetis, Inc. |
| Eprinomectin | OTC | None | EPRINEX Pour-On for Beef and Dairy Cattle | Merial, Inc. |
| | OTC | None | Eprizero™ Pour-On for Beef and Dairy Cattle | Norbrook Laboratories, Ltd. |
| Ivermectin* | OTC | 48 days | Agri-Mectin® Pour-On | Agri Laboratories, Ltd. |
| | OTC | 48 days | Ivermax® Pour-On | Aspen Veterinary Resources |
| | OTC | 48 days | Ivermectin Pour-On | Durvet, Inc. |
| | OTC | 48 days | IVOMEC (Ivermectin) Pour-On | Merial, Inc. |
| | OTC | 48 days | Noromectin® Pour-On | Norbrook Laboratories, Ltd. |
| | OTC | 48 days | Vetrimec™ Pour-On | MWI Veterinary Supply |
| Moxidectin | OTC | None | Cydectin® (moxidectin) 0.5% Pour-On for Cattle | Boehringer Ingelheim Vetmedica, Inc. |
| Oxytetracycline hydrochloride/ Polymyxin B sulfate | Rx | None | Terramycin® Ophthalmic Ointment with Polymyxin | Zoetis, Inc. |

^{**} The term non-lactating cattle is defined as dairy bulls, dairy calves, and replacement heifers. Read label indications carefully. Some products are not approved for non-ruminating calves and female dairy cattle 20 months of age and older. Some products cannot be used with veal calves. Carefully consult the labels.

^{*} Not for use in female dairy cattle 20 months of age or older.

FDA-Approved Drugs for Feed Additive Use Non-Lactating Cattle**

| Active Ingredient | Drug Type | Meat Withholding Time | Product Name | Manufacturer/Marketer |
|-----------------------------------|--------------|--------------------------|---|-----------------------------|
| Amprolium | ОТС | 24 hours | Corid 1.25% Type C | Merial, Inc. |
| | OTC | 24 hours | Corid 2.5% Type B | Merial, Inc. |
| | OTC | 24 hours | Corid 25% Type A | Merial, Inc. |
| Bacitracin methylene disalicylate | OTC | None | BMD 30 | Zoetis, Inc. |
| | OTC | None | BMD 50 | Zoetis, Inc. |
| | OTC | None | BMD 60 | Zoetis, Inc. |
| Bacitracin zinc | OTC | None | Baciferm | Zoetis, Inc. |
| Chlortetracycline | VFD | None | Aureomycin G | Zoetis, Inc. |
| | VFD | 1 day | ChlorMax 50 | Zoetis, Inc. |
| Chlortetracycline calcium | VFD | None | Pennchlor™ | Pharmgate Animal Health LLC |
| Chlortetracycline hydrochloride | VFD | 0-10 days ## | CLTC 100 MR | Phibro Animal Health |
| | VFD | 0-10 days ## | Pennchlor™ 100-MR | Pharmgate Animal Health LLC |
| Decoquinate | OTC | None | Deccox | Zoetis, Inc. |
| Fenbendazole | OTC | 13 days | Safe-Guard 0.5% Top Dress Pellets | Merck Animal Health |
| | OTC | 13 days | Safe-Guard 1.96% Free-Choice Mineral | Merck Animal Health |
| | OTC | 13 days | Safe-Guard 20% Salt Free-Choice Mineral | Merck Animal Health |
| | OTC | 11 days | Safe-Guard En-Pro-Al | Molasses Blade |
| Lasalocid | OTC | None | Bovatec Premix | Zoetis, Inc. |
| Monensin (sodium) | OTC | None | Rumensin 90 | Elanco Animal Health |
| Morantel tartrate | OTC | 14 days | Rumatel® 88 | Phibro Animal Health |
| Neomycin sulfate | VFD | 1 day | Neomix Ag® 325 Medicated Premix | Zoetis, Inc. |
| | VFD | 1 day | Neomix® 325 Medicated Premix | Zoetis, Inc. |
| Neomycin-oxytetracycline | VFD | 0-30 days ## | Neo-Oxy 100/100 | Pharmgate Animal Health LLC |
| | VFD | 0-30 days ## | Neo-Oxy 100/50 | Pharmgate Animal Health LLC |
| | VFD | 30 days | Neo-Oxy 100/50 MR | Pharmgate Animal Health LLC |
| | VFD | 0-30 days ## | Neo-Oxy 50/50 | Pharmgate Animal Health LLC |
| | VFD | 0-5 days ## | Neo-Terramycin® 100/100 | Phibro Animal Health |
| | VFD | 0-5 days ## | Neo-Terramycin® 100/100D | Phibro Animal Health |
| | VFD | 0-5 days ## | Neo-Terramycin® 50/50 | Phibro Animal Health |
| | VFD | 0-5 days ## | Neo-Terramycin® 50/50D | Phibro Animal Health |
| Oxytetracycline (quaternary salt) | VFD | 0-5 days## | Pennox™ | Pharmgate Animal Health LLC |
| Oxytetracycline dihydrate | VFD | None | Terramycin® 100 | Phibro Animal Health |
| | VFD | None | Terramycin® 100MR | Phibro Animal Health |
| | VFD | None | Terramycin® 200 | Phibro Animal Health |
| | VFD | None | Terramycin® 50 | Phibro Animal Health |
| Oxytetracycline hydrochloride | OTC | 0-5 days## | Pennox™ 100-MR | Pharmgate Animal Health LLC |
| Poloxalene | ОТС | None | Bloat Guard® Liquid Type A Medicated Article | Phibro Animal Health |
| | ОТС | None | Bloat Guard® Medicated Top Dressing | Phibro Animal Health |
| | OTC | None | Bloat Guard® Type A Medicated Article | Phibro Animal Health |
| Virginiamycin | VFD | None | V-Max [™] | Phibro Animal Health |
| | VFD | None | V-Max™ M | Phibro Animal Health |

^{**} The term non-lactating cattle is defined as dairy bulls, dairy calves, and replacement heifers. Read label indications carefully. Some products are not approved for non-ruminating calves and female dairy cattle 20 months of age and older. Some products cannot be used with veal calves. Carefully consult the labels.

^{##} Withholding times depend upon labeled dosage used.

^{*} Ivermectin is not approved for female dairy cattle of breeding age.



FDA-Approved Drugs for Injectable Use Lactating Cows

| Active Ingredient | Drug Type | Milk Withholding Time | Meat Withholding Time | Product Name | Manufacturer/Marketer |
|------------------------------------|--------------|-----------------------------|-----------------------------|-------------------------------|---------------------------------------|
| Ampicillin trihydrate | Rx | 48 hours | 6 days | Polyflex® | Boehringer Ingelheim Vetmedica, Inc. |
| Ceftiofur crystalline-free acid | Rx | None | 13 days | EXCEDE® | Zoetis, Inc. |
| Ceftiofur hydrochloride | Rx | None | 4 days | EXCENEL® RTU EZ | Zoetis, Inc. |
| Ceftiofur sodium | Rx | None | 4 days | Naxcel® Sterile Powder | Zoetis, Inc. |
| Cloprostenol sodium | Rx | None | None | Estrumate | Merck Animal Health |
| | Rx | None | None | SynchSure | Merial, Inc. |
| Dexamethasone | Rx | None | None | Dexamethasone Solution | Phoenix/Clipper Distributing Co., LLC |
| | Rx | None | None | Dexium | Bimeda, Inc. |
| Dinoprost tromethamine | Rx | None | None | Lutalyse® HighCon Injection | Zoetis, Inc |
| | Rx | None | None | Lutalyse® Sterile Solution | Zoetis, Inc. |
| | Rx | None | None | ProstaMate® | Bayer HealthCare LLC, Animal Health |
| Flunixin meglumine | Rx | 36 hours | 4 days | Banamine® | Merck Animal Health |
| | Rx | 36 hours | 4 days | Flu-Nix™ - D | Agri Laboratories, Ltd. |
| | Rx | 36 hours | 4 days | Flunazine | Bimeda, Inc. |
| | Rx | 36 hours | 4 days | Flunixin Injection | Norbrook Laboratories, Ltd. |
| | Rx | 36 hours | 4 days | Prevail™ | MWI Veterinary Supply |
| | Rx | 36 hours | 4 days | VetaMeg™ | Aspen Veterinary Resources |
| Gonadorelin diacetate tetrahydrate | Rx | None | None | Cystorelin Injectable | Merial, Inc. |
| | Rx | None | None | Fertagyl [®] | Merck Animal Health |
| | Rx | None | None | OvaCyst® | Bayer HealthCare LLC, Animal Health |
| Gonadorelin hydrochloride | Rx | None | None | Factrel® | Zoetis, Inc. |
| Gonadotropin (chorionic) | Rx | None | None | Chorulon® | Merck Animal Health |
| Isoflupredone acetate | Rx | None | 7 days | Predef® 2x | Zoetis, Inc. |
| Oxytetracycline | OTC | 96 hours | 28 days | Agrimycin 200 | Agri Laboratories, Ltd. |
| | OTC | 96 hours | 28 days | Bio-Mycin® 200 | Boehringer Ingelheim Vetmedica, Inc. |
| | OTC | 96 hours | 28 days | Duramycin 72-200 | Durvet, Inc. |
| | OTC | 96 hours | 28 days | Liquamycin® LA-200® | Zoetis, Inc. |
| | OTC | 96 hours | 28 days | Oxytetracycline Injection 200 | Norbrook Laboratories, Ltd. |
| | OTC | 96 hours | 28 days | Terra-Vet™ 200 Injection | Aspen Veterinary Resources |
| | OTC | 96 hours | 28 days | Vetrimycin™ 200 | MWI Veterinary Supply |
| Oxytocin | Rx | None | None | Oxytocin Injection | Bimeda, Inc. |
| Pegbovigrastim injection | Rx | None | None | Imrestor™ | Elanco Animal Health |
| Penicillin G (procaine) | OTC | 48 hours | 10 days | Agricillin® | Agri Laboratories, Ltd. |
| | OTC | 48 hours | 14 days | Bactracillin G® | Aspen Veterinary Resources |
| | OTC | 48 hours | 14 days | Norocillin | Norbrook Laboratories, Ltd. |
| | OTC | 48 hours | 14 days | Penicillin Injectable | Durvet, Inc. |
| | OTC | 48 hours | 14 days | PenOne Pro™ | MWI Veterinary Supply |
| | OTC | 48 hours | 4 days | Pro-Pen-G™ Injection | Bimeda, Inc. |
| Sometribove zinc | OTC | None | None | Posilac | Elanco Animal Health |
| Sulfadimethoxine | Rx | 60 hours | 5 days | Di-Methox Injection 40% | Agri Laboratories, Ltd. |
| Tripelennamine hydrochloride | Rx | 24 hours | 4 days | Recovr Injectable | Zoetis, Inc. |
| | | | | • | |

FDA-Approved Drugs for Intramammary Use

Lactating Cows

| Active Ingredient | Drug Type | Milk Withholding Time | Meat Withholding Time | Product Name | Manufacturer/Marketer |
|-------------------------|--------------|-----------------------------|-----------------------------|---------------------------------|--------------------------------------|
| Amoxicillin trihydrate | Rx | 60 hours | 12 days | Amoxi-Mast® | Merck Animal Health |
| Ceftiofur hydrochloride | Rx | 72 hours | 2 days | SPECTRAMAST™ LC | Zoetis, Inc. |
| Cephapirin (sodium) | ОТС | 96 hours | 4 days | Today [®] | Boehringer Ingelheim Vetmedica, Inc. |
| Cloxacillin (sodium) | Rx | 48 hours | 10 days | Dariclox® | Merck Animal Health |
| Hetacillin (potassium) | Rx | 72 hours | 10 days | Hetacin®K | Boehringer Ingelheim Vetmedica, Inc. |
| Penicillin G (procaine) | ОТС | 60 hours | 3 days | Hanford's/US Vet MASTICLEAR® | G.C. Hanford Mfg. Co. |
| Pirlimycin | Rx | 36 hours | 9 days * | Pirsue® Sterile Solution | Zoetis, Inc. |

FDA-Approved Drugs for Oral Use

Lactating Cows

| Active Ingredient | Drug Type | Milk Withholding Time | Meat Withholding Time | Product Name | Manufacturer/Marketer |
|---------------------|--------------|-----------------------------|-----------------------------|-----------------------------------|-----------------------|
| Fenbendazole | ОТС | None | 8 days | Safe-Guard 10% Paste | Merck Animal Health |
| | ОТС | None | 8 days | Safe-Guard 10% Suspension | Merck Animal Health |
| Magnesium hydroxide | ОТС | 12 hours | None | Carmilax Bolus | Zoetis, Inc. |
| | ОТС | 12 hours | None | Carmilax Powder | Zoetis, Inc. |
| Poloxalene | ОТС | None | None | Bloat Guard® Top Dressing | Phibro Animal Health |
| | ОТС | None | None | TheraBloat® Drench Concentrate | Zoetis, Inc. |
| Sulfadimethoxine | Rx | 60 hours | 7 days | ALBON® Bolus | Zoetis, Inc. |

^{* 9-}day meat withold following infusion twice at a 24-hour interval 21-day meat withhold following any extended duration of therapy (infusion longer that twice at 24-hour interval up to 8 consecutive days).

FDA-Approved Drugs for Feed Additive Use

Lactating Cows

| Active Ingredient | Drug Type | Milk Withholding Time | Meat Withholding Time | Product Name | Manufacturer/Marketer |
|-------------------|--------------|-----------------------------|-----------------------------|---|-----------------------|
| Fenbendazole | ОТС | None | 13 days | Safe-Guard 0.5% Top Dress Pellets | Merck Animal Health |
| | OTC | None | 13 days | Safe-Guard 1.96% | Merck Animal Health |
| Monensin (sodium) | OTC | None | 14 days | Rumatel® 88 | Phibro Animal Health |
| | OTC | None | None | Rumensin 90 | Elanco Animal Health |
| Poloxalene | OTC | None | None | Bloat Guard® Liquid - Type A Medicated Article | Phibro Animal Health |
| | ОТС | None | None | Bloat Guard® Medicated Top Dressing | Phibro Animal Health |
| | ОТС | None | None | Bloat Guard® Type A Medicated Article | Phibro Animal Health |

FDA-Approved Drugs for Intravaginal Administration Use Lactating Cows

| Active Ingredient | Drug Type | Milk Withholding Time | Meat Withholding Time | Product Name | Manufacturer/Marketer |
|-------------------|--------------|-----------------------------|-----------------------------|------------------------------------|-----------------------|
| Progesterone | OTC | None | None | EAZI-Breed™ CIDR® Cattle Insert | Zoetis, Inc. |

FDA-Approved Drugs for Topical Use

Lactating Cows

| Active Ingredient | Drug Type | Milk Withholding Time | Meat Withholding Time | Product Name | Manufacturer/Marketer |
|---|--------------|-----------------------------|-----------------------------|---|--------------------------------------|
| Balsam peru oil | OTC | None | None | Granulex Aerosol Spray | Mylan Institutional, Inc. |
| Castor oil | OTC | None | None | Granulex Aerosol Spray | Mylan Institutional, Inc. |
| Eprinomectin | OTC | None | None | EPRINEX Pour-On for Beef & Dairy Cattle | Merial, Inc. |
| | OTC | None | None | Eprizero™ Pour-On for Beef and Dairy Cattle | Norbook Laboratories Limited |
| Moxidectin | OTC | None | None | Cydectin® (moxidectin) 0.5% Pour-On for Cattle | Boehringer Ingelheim Vetmedica, Inc. |
| Oxytetracycline hydrochloride/ Polymyxin B sulfate | Rx | None | None | Terramycin® Ophthalmic Ointment with Polymyxin | Zoetis, Inc. |
| Trypsin | OTC | None | None | Granulex Aerosol Spray | Mylan Institutional, Inc. |



Serum and Urine Screening Tests

Screening Tests Avilable as of January 2018

Can be used in any dairy animal for detecting drug residues in serum and urine.§

| Residues Detected | Test Name | Sponsor | Specimen | Sensitivity (ppb) |
|--|-------------------------------------|----------------------------------|----------|----------------------|
| Amoxicillin | Charm II Beta-lactam Test | Charm Sciences | Serum | 500 |
| | Charm II Beta-lactam Test | Charm Sciences | Urine | 2000 |
| | Charm KIS Test | Charm Sciences | Serum | 100 |
| | Charm KIS Test | Charm Sciences | Urine | 100 |
| | Charm SL Beta-lactam Test for Urine | Charm Sciences | Urine | 40 |
| | Meatsafe™ ß-Lactam One-Step Test | Silver Lake Research Corporation | Urine | # |
| | Premi®test | DSM Food Specialties USA, Inc | Urine | 5 |
| mpicillin | Charm II Beta-lactam Test | Charm Sciences | Serum | 200 |
| | Charm II Beta-lactam Test | Charm Sciences | Urine | 800 |
| | Charm KIS Test | Charm Sciences | Serum | 100 |
| | Charm KIS Test | Charm Sciences | Urine | 100 |
| | Charm SL Beta-lactam Test for Urine | Charm Sciences | Urine | 55 |
| | Meatsafe™ ß-Lactam One-Step Test | Silver Lake Research Corporation | Urine | |
| | Premi®test | DSM Food Specialties USA, Inc | Urine | 5 |
| Ceftiofur | Charm II Beta-lactam Test | Charm Sciences | Serum | 500 |
| | Charm II Beta-lactam Test | Charm Sciences | Urine | 2000 |
| | Charm KIS Test | Charm Sciences | Serum | 1000 |
| | Charm KIS Test | Charm Sciences | Urine | 1000 |
| | Charm SL Beta-lactam Test for Urine | Charm Sciences | Urine | 300 |
| | Charm SL Beta-lactam Test for Urine | Charm Sciences | Urine | 100 |
| Cephalexin | Charm II Beta-lactam Test | Charm Sciences | Serum | 500 |
| (unapproved in dairy cattle) | Charm II Beta-lactam Test | Charm Sciences | Urine | 2000 |
| | Charm KIS Test | Charm Sciences | Serum | 1000 |
| | Charm KIS Test | Charm Sciences | Urine | 1000 |
| | Charm SL Beta-lactum Test for Urine | Charm Sciences | Urine | 300 |
| | Charm SL Beta-lactum Test for Urine | Charm Sciences | Urine | 1000 |
| Cephapirin | Charm II Beta-lactam Test | Charm Sciences | Serum | 200 |
| | Charm II Beta-lactam Test | Charm Sciences | Urine | 800 |
| | Charm KIS Test | Charm Sciences | Serum | 100 |
| | Charm KIS Test | Charm Sciences | Urine | 100 |
| | Charm SL Beta-lactam Test for Urine | Charm Sciences | Urine | 85 |
| | Premi®test | DSM Food Specialties USA, Inc | Urine | 100 |
| hloramphenicol ¢ | Charm II Amphenicol Test | Charm Sciences | Serum | 10 |
| (prohibited) | Charm II Amphenicol Test | Charm Sciences | Urine | 10 |
| | Charm II Chloramphenicol Test | Charm Sciences | Serum | 0.3 |
| | Charm II Chloramphenicol Test | Charm Sciences | Urine | 10 |
| Chlortetracycline | Charm II Tetracycline Test | Charm Sciences | Serum | 200 |
| (prohibited as feed additive for lactating dairy cows) | Charm II Tetracycline Test | Charm Sciences | Urine | 3000 |

[§] Inclusion of product names and associated information does not constitute an endorsement by the NMPF. Unless otherwise noted, all information contained herein was provided by the product's sponsor and no further attempts were made to validate or corroborate the sponsor's information. Neither the AVMA, NMPF, FDA, nor FARAD assumes any responsibility for penalties which may result from the use of this table or any of the products listed herein.

Predicts pass or fail on USDA tissue residue tests.

The use of chloramphenicol in any food-producing animal is strictly forbidden under federal law. Consider testing for chloramphenicol in purchased new additions to the lactating herd or in other instances where the drug-treatment history is unknown.

Serum and Urine Screening Tests Screening Tests Avilable as of January 2018

| Residues Detected | Test Name | Sponsor | Specimen | Sensitivity (ppb) |
|---------------------|---------------------------------------|----------------------------------|----------|----------------------|
| | Charm KIS Test | Charm Sciences | Serum | 10,000 |
| | Charm KIS Test | Charm Sciences | Urine | 10,000 |
| | Premi®test | DSM Food Specialties USA, Inc | Urine | 50 |
| | Veratox for Tetracycline | Neogen Corporation | Serum | 2 |
| | Veratox for Tetracycline | Neogen Corporation | Urine | 2 |
| Cloxacillin | Charm II Beta-lactam Test | Charm Sciences | Serum | 2500 |
| | Charm II Beta-lactam Test | Charm Sciences | Urine | 10,000 |
| | Charm KIS Test | Charm Sciences | Serum | 500 |
| | Charm KIS Test | Charm Sciences | Urine | 500 |
| | Charm SL Beta-lactam Test for Urine | Charm Sciences | Urine | 300 |
| | Meatsafe™ ß-Lactam One-Step Test | Silver Lake Research Corporation | Urine | |
| | Premi®test | DSM Food Specialties USA, Inc | Urine | 50 |
| Danofloxacin | Premi®test | DSM Food Specialties USA, Inc | Urine | 600 |
| | Veratox for Fluoroquinolone | Neogen Corporation | Serum | 1 |
| | Veratox for Fluoroquinolone | Neogen Corporation | Urine | 1 |
| Dihydrostreptomycin | Charm II Streptomycin Test | Charm Sciences | Serum | 100 |
| | Charm II Streptomycin Test | Charm Sciences | Urine | 2000 |
| | Charm KIS Test | Charm Sciences | Serum | 5000 |
| | Charm KIS Test | Charm Sciences | Urine | 5000 |
| | Premi®test | DSM Food Specialties USA, Inc | Urine | 3000 |
| Enrofloxacin * | Charm Enroflox Test (ROSA Test) | Charm Sciences | Urine | 100 |
| | Premi®test | DSM Food Specialties USA, Inc | Urine | 600 |
| | Veratox for Enrofloxacin | Neogen Corporation | Serum | 1 |
| | Veratox for Enrofloxacin | Neogen Corporation | Urine | 1 |
| | Veratox for Fluoroquinolone | Neogen Corporation | Serum | 1 |
| | Veratox for Fluoroquinolone | Neogen Corporation | Urine | 1 |
| Erythromycin | Charm II Macrolide Test | Charm Sciences | Serum | 500 |
| | Charm II Macrolide Test | Charm Sciences | Urine | 500 |
| | Charm KIS Test | Charm Sciences | Serum | 500 |
| | Charm KIS Test | Charm Sciences | Urine | 500 |
| | Premi®test | DSM Food Specialties USA, Inc | Urine | 100 |
| Florfenicol | Charm II Amphenicol Test | Charm Sciences | Serum | 400 |
| | Charm II Amphenicol Test | Charm Sciences | Urine | 400 |
| | Veratox for Florfenicol | Neogen Corporation | Serum | 2 |
| | Veratox for Florfenicol | Neogen Corporation | Urine | 2 |
| Gentamicin | Charm II Gentamicin and Neomycin Test | Charm Sciences | Urine | 2000 |
| | Charm KIS Test | Charm Sciences | Serum | 600 |
| | Charm KIS Test | Charm Sciences | Urine | 600 |
| | Meatsafe™ Gentamicin Strip Test | Silver Lake Research Corporation | Urine | ‡ |
| | Premi®test | DSM Food Specialties USA, Inc | Urine | 100 |
| | Veratox for Gentamicin | Neogen Corporation | Serum | 5 |
| | Veratox for Gentamicin | Neogen Corporation | Urine | 5 |

ullet Predicts pass or fail on USDA tissue residue tests.

^{*} Prohibited from use in any kind of lactating cattle.

Serum and Urine Screening Tests Screening Tests Avilable as of January 2018

| Residues Detected | Test Name | Sponsor | Specimen | Sensitivity (ppb) |
|--|---------------------------------------|----------------------------------|----------|----------------------|
| | Charm II Gentamicin and Neomycin Test | Charm Sciences | Serum | 250 |
| Hetacillin | Charm II Beta-lactam Test | Charm Sciences | Serum | 200 |
| Hetacıllın | Charm II Beta-lactam Test | Charm Sciences | Urine | 1000 |
| | Charm KIS Test | Charm Sciences | Serum | 100 |
| | Charm KIS Test | Charm Sciences | Urine | 100 |
| | Charm SL Beta-lactam Test for Urine | Charm Sciences | Urine | 250 |
| | Meatsafe™ ß-Lactam One-Step Test | Silver Lake Research Corporation | Urine | + |
| Kanamycin | Charm II Gentamicin and Neomycin Test | Charm Sciences | Urine | 2000 |
| (unapproved in dairy cattle) (AVMA, AABP and Academy of | Charm KIS Test | Charm Sciences | Serum | 5000 |
| Veterinary Consultants [AVC] advocate their members | Charm KIS Test | Charm Sciences | Urine | 5000 |
| voluntarily refrain from use) | Charm II Gentamicin and Neomycin Test | Charm Sciences | Serum | >2000 |
| Lincomycin | Charm II Macrolide Test | Charm Sciences | Serum | 2000 |
| (unapproved in dairy cattle) | Charm II Macrolide Test | Charm Sciences | Urine | 2000 |
| | Charm KIS Test | Charm Sciences | Serum | 2000 |
| | Charm KIS Test | Charm Sciences | Urine | 2000 |
| | Premi®test | DSM Food Specialties USA, Inc | Urine | 100 |
| Neomycin | Charm II Gentamicin and Neomycin Test | Charm Sciences | Serum | 50 |
| | Charm II Gentamicin and Neomycin Test | Charm Sciences | Urine | 10,000 |
| | Charm KIS Test | Charm Sciences | Serum | 1000 |
| | Charm KIS Test | Charm Sciences | Urine | 1000 |
| | Premi®test | DSM Food Specialties USA, Inc | Urine | 300 |
| | Veratox for Neomycin | Neogen Corporation | Urine | 40 |
| Oxacillin | Charm II Beta-lactam Test | Charm Sciences | Serum | 2500 |
| | Charm II Beta-lactam Test | Charm Sciences | Urine | 10,000 |
| | Charm KIS Test | Charm Sciences | Serum | 1000 |
| | Charm KIS Test | Charm Sciences | Urine | 1000 |
| | Charm SL Beta-lactam Test for Urine | Charm Sciences | Urine | 300 |
| Oxytetracycline | Charm II Tetracycline Test | Charm Sciences | Serum | 100 |
| (prohibited as feed additive for lactating dairy cows) | Charm II Tetracycline Test | Charm Sciences | Urine | 2500 |
| | Charm KIS Test | Charm Sciences | Serum | 3500 |
| | Charm KIS Test | Charm Sciences | Urine | 3500 |
| | Premi®test | DSM Food Specialties USA, Inc | Urine | 50 |
| | Veratox for Oxytetracycline | Neogen Corporation | Serum | 6 |
| | Veratox for Oxytetracycline | Neogen Corporation | Urine | 6 |
| Penicillin | Charm II Beta-lactam Test | Charm Sciences | Serum | 200 |
| | Charm II Beta-lactam Test | Charm Sciences | Urine | 800 |
| | Charm KIS Test | Charm Sciences | Serum | 30 |
| | Charm KIS Test | Charm Sciences | Urine | 30 |
| | Charm SL Beta-lactam Test for Urine | Charm Sciences | Urine | 25 |
| Sulfamethoxazole* | Charm II Sulfonamide Test | Charm Sciences | Serum | 120 |
| (unapproved in dairy cattle) | Charm II Sulfonamide Test | Charm Sciences | Urine | 300 |
| | Charm KIS Test | Charm Sciences | Serum | 5000 |

[≠] Predicts pass or fail on USDA tissue residue tests.

Serum and Urine Screening Tests Screening Tests Avilable as of January 2018

| Residues Detected | Test Name | Sponsor | Specimen | Sensitivity (ppb) |
|--|----------------------------|-------------------------------|----------|----------------------|
| | Charm KIS Test | Charm Sciences | Urine | 5000 |
| | Veratox for Sulfonamides | Neogen Corporation | Serum | 2.5 |
| Sulfanilamide* | Charm II Sulfonamide Test | Charm Sciences | Serum | 1600 |
| (unapproved in dairy cattle) | Charm II Sulfonamide Test | Charm Sciences | Urine | 4000 |
| | Charm KIS Test | Charm Sciences | Serum | 10,000 |
| | Charm KIS Test | Charm Sciences | Urine | 10,000 |
| | Veratox for Sulfonamides | Neogen Corporation | Serum | 3 |
| Sulfapyridine* | Charm II Sulfonamide Test | Charm Sciences | Serum | 400 |
| (unapproved in dairy cattle) | Charm II Sulfonamide Test | Charm Sciences | Urine | 1000 |
| | Charm KIS Test | Charm Sciences | Serum | 10,000 |
| | Veratox for Sulfonamides | Neogen Corporation | Serum | 3 |
| Sulfaquinoxaline* (unapproved in dairy cattle) | Charm II Sulfonamide Test | Charm Sciences | Serum | 150 |
| | Charm II Sulfonamide Test | Charm Sciences | Urine | 500 |
| | Charm KIS Test | Charm Sciences | Serum | 5000 |
| | Charm KIS Test | Charm Sciences | Urine | 5000 |
| | Veratox for Sulfonamides | Neogen Corporation | Serum | 2.5 |
| Sulfathiazole * | Charm II Sulfonamide Test | Charm Sciences | Serum | 100 |
| (unapproved in dairy cattle) | Charm II Sulfonamide Test | Charm Sciences | Urine | 1000 |
| | Charm KIS Test | Charm Sciences | Serum | 250 |
| | Charm KIS Test | Charm Sciences | Serum | 2500 |
| | Charm KIS Test | Charm Sciences | Serum | 5000 |
| | Charm KIS Test | Charm Sciences | Urine | 600 |
| | Veratox for Sulfonamides | Neogen Corporation | Serum | 2.5 |
| Sulfonamides | Veratox for Sulfonamides | Neogen Corporation | Serum | 2.5 |
| Tetracycline | Charm II Tetracycline Test | Charm Sciences | Serum | 40 |
| • | Charm II Tetracycline Test | Charm Sciences | Urine | 600 |
| | Charm KIS Test | Charm Sciences | Serum | 10,000 |
| | Charm KIS Test | Charm Sciences | Urine | 10,000 |
| Tilmicosin | Charm KIS Test | Charm Sciences | Serum | 1000 |
| (prohibited as feed additive | Charm KIS Test | Charm Sciences | Urine | 1000 |
| for lactating dairy cows) | Premi®test | DSM Food Specialties USA, Inc | Urine | 50 |
| Tulathromycin * | Charm II Macrolide Test | Charm Sciences | Serum | 500 |
| (unapproved in dairy cattle) | Charm II Macrolide Test | Charm Sciences | Urine | 500 |
| | Charm KIS Test | Charm Sciences | Serum | 500 |
| | Charm KIS Test | Charm Sciences | Urine | 500 |
| | Premi®test | DSM Food Specialties USA, Inc | Urine | 18,000 |
| Tylosin | Charm II Macrolide Test | Charm Sciences | Serum | 2000 |
| | Charm II Macrolide Test | Charm Sciences | Urine | 2000 |
| | Charm KIS Test | Charm Sciences | Serum | 200 |
| | Charm KIS Test | Charm Sciences | Urine | 200 |
| | Premi®test | DSM Food Specialties USA, Inc | Urine | 50 |
| | Veratox for Tylosin | Neogen Corporation | Serum | 20 |
| | veratox for Tytosiii | Medgen corporation | Seruiii | 20 |

^{*} Prohibited from use in any kind of lactating cattle.



| esidues Detected | Tolerance (ppb) | Test Name | Sponsor | Sensitivi (ppb) |
|------------------|--------------------|--|-------------------------------|--------------------|
| , 4-D | 100# | 2,4-D RaPID Assay® | Strategic Diagnostics, Inc. | 50 |
| flatoxin M1 | 0.5 | Charm II Aflatoxin Test (Competitive) | Charm Sciences | 0.5 |
| | | Charm II Aflatoxin Test (Quantitative) | Charm Sciences | 0.02 |
| | | Charm II Aflatoxin Test (Sequential) | Charm Sciences | 0.5 |
| | | Charm ROSA MRL Aflatoxin Quantitative Test | Charm Sciences | 0.05 |
| | | Charm ROSA SL Aflatoxin Test (Quantitative) | Charm Sciences | 0.5 |
| | | Reveal for Aflatoxin M1 | Neogen Corporation | 0.5 |
| | | Reveal Q+ for Aflatoxin M1 (Quantitative) | Neogen Corporation | 0.015 |
| | | SNAP Aflatoxin M1 | IDEXX Labs, Inc. | 0.5 |
| moxicillin | 10 # | BetaStar® Advanced for Beta-lactams ♠ | Neogen Corporation | 9.2 |
| | | Charm 3 SL3 Beta-lactam Test ♦ | Charm Sciences | 8.4 • |
| | | Charm <i>B. stearothermophilus</i> Tablet Disc Assay ♠ | Charm Sciences | 7.5 • |
| | | Charm Blue Yellow II Test | Charm Sciences | 3 |
| | | Charm Cowside II Test | Charm Sciences | 4 |
| | | Charm Flunixin and Beta-lactam Test ♠ | Charm Sciences | 5.9 • |
| | | Charm HPLC-Receptogram | Charm Sciences | 10 |
| | | Charm II Beta-lactam Test ♦ (Competitive) | Charm Sciences | 7.5 • |
| | | Charm II Beta-lactam Test ♦ (Quantitative) | Charm Sciences | 8.1 • |
| | | Charm II Beta-lactam Test ♠ (Sequential) | Charm Sciences | 8.1 • |
| | | Charm MRL Beta-lactam 1 Minute Test | Charm Sciences | 4 |
| | | Charm MRL Beta-lactam 3 Minute Test | Charm Sciences | 5 |
| | | Charm MRL Beta-lactam and Tetracycline 2 Minute Test | Charm Sciences | 5 |
| | | Charm MRL Beta-lactam and Tetracycline Test | Charm Sciences | 4 |
| | | Charm MRL Beta-lactam RF Tetracycline 2 Minute Test | Charm Sciences | 4 |
| | | Charm MRL Beta-lactam Test | Charm Sciences | 4 |
| | | Charm Quad 1 Test | Charm Sciences | 4 |
| | | Charm Quad Test | Charm Sciences | 4 |
| | | Charm SL Beta-lactam Test ♠ | Charm Sciences | 5.6 ● |
| | | Charm TRIO Test ♦ | Charm Sciences | 3.5 |
| | | Delvotest P 5 Pack ♦ | DSM Food Specialties USA, Inc | 4.6 ● |
| | | Delvotest P/Delvotest P Mini ♠ | DSM Food Specialties USA, Inc | 7.7 • |
| | | Delvotest SP-NT | DSM Food Specialties USA, Inc | 2-3.0 |
| | | Delvotest T | DSM Food Specialties USA, Inc | 4 |
| | | Eclipse® 3G | ZEU-Inmunotec | 3 |
| | | New SNAP Beta-lactam (Visual) | IDEXX Labs, Inc. | 6.9 |
| | | New SNAP Beta-lactam • | IDEXX Labs, Inc. | 7.3 |
| | | SNAP Beta-Lactam ST Plus | IDEXX Labs, Inc. | 2 |
| | | SNAP duo ST Plus | IDEXX Labs, Inc. | 3 |
| | | SNAP TRIO JAPAN | IDEXX Labs, Inc. | 5 |
| npicillin | 10# | BetaStar® Advanced for Beta-lactams ♠ | Neogen Corporation | 8.6 |
| | | Charm 3 SL3 Beta-lactam Test ♦ | Charm Sciences | 8.0 • |
| | | Charm <i>B. stearothermophilus</i> Tablet Disc Assay ♠ | Charm Sciences | 6.7 • |
| | | Charm Blue Yellow II Test | Charm Sciences | 3 |
| | | Charm Cowside II Test | Charm Sciences | 3 4 |
| | | Charm Flunixin and Beta-lactam Test ♠ | Charm Sciences | |
| | | Charm HPLC-Receptogram | Charm Sciences | 6.8 • 2 |
| | | | | |

[#] Tolerance is the maximum legally allowable level or concentration of a drug or chemical in a food product at the time milk is marketed or the animal is slaughtered.

Evaluated by FDA and Accepted by National Conference on Interstate Milk Shipments (NCIMS).

Sensitivities based on evaluations of raw commingled bovine milk samples by test sponsors, independent laboratories, and FDA and reported FDA memo M-a-85 Revision #15 and FDA memorandum (8/29/16).

| Residues Detected | Tolerance (ppb) | Test Name | Sponsor | Sensitivity (ppb) |
|--------------------------|--------------------|--|-------------------------------|----------------------|
| | | Charm II Beta-lactam Test ♦ (Quantitative) | Charm Sciences | 6.6 • |
| | | Charm II Beta-lactam Test ♦ (Sequential) | Charm Sciences | 6.6 • |
| | | Charm MRL Beta-lactam 1 Minute Test | Charm Sciences | 4 |
| | | Charm MRL Beta-lactam 3 Minute Test | Charm Sciences | 4 |
| | | Charm MRL Beta-lactam and Tetracycline 2 Minute Test | Charm Sciences | 4 |
| | | Charm MRL Beta-lactam and Tetracycline Test | Charm Sciences | 4 |
| | | Charm MRL Beta-lactam RF Tetracycline 2 Minute Test | Charm Sciences | 4 |
| | | Charm MRL Beta-lactam Test | Charm Sciences | 4 |
| | | Charm Quad 1 Test | Charm Sciences | 4 |
| | | Charm Quad Test | Charm Sciences | 4 |
| | | Charm SL Beta-lactam Test ♠ | Charm Sciences | 8.5 • |
| | | Charm TRIO Test ♦ | Charm Sciences | 8.8 |
| | | Delvotest P 5 Pack ♠ | DSM Food Specialties USA, Inc | 4.0 • |
| | | Delvotest P/Delvotest P Mini ♣ | DSM Food Specialties USA, Inc | 5.1 • |
| | | Delvotest SP-NT | DSM Food Specialties USA, Inc | 2 |
| | | Delvotest T | DSM Food Specialties USA, Inc | 3 |
| | | Eclipse® 3G | ZEU-Inmunotec | 3 |
| | | New SNAP Beta-lactam (Visual) | IDEXX Labs, Inc. | 6.2 |
| | | New SNAP Beta-lactam ♦ | IDEXX Labs, Inc. | 5.8 • |
| | | Penzyme® Milk Test | Neogen Corporation | 7 |
| | | SNAP Beta-Lactam ST Plus | IDEXX Labs, Inc. | 4 |
| | | SNAP duo ST Plus | IDEXX Labs, Inc. | 4 |
| | | SNAP TRIO JAPAN | IDEXX Labs, Inc. | 4 |
| Atrazine | 20# | Atrazine RaPID Assay® | Strategic Diagnostics, Inc. | 5 |
| Bacitracin | 500# | Delvotest P/Delvotest P Mini | DSM Food Specialties USA, Inc | >1000 |
| (unapproved in lactating | 300# | Delvotest 17 Delvotest 1 Milli | DSM Food Specialties USA, Inc | 580 |
| dairy cows) | | Eclipse® 3G | ZEU-Inmunotec | 600 |
| Carbendazim | 20# | Benomyl RaPID Assay® | Strategic Diagnostics, Inc. | 5 |
| Cefoperazone | None ¥ | Charm 3 SL3 Beta-lactam Test | Charm Sciences | 1 |
| ceroperazone | None - | Charm B. stearothermophilus Tablet Disc Assay | Charm Sciences | 5 |
| | | Charm Blue Yellow II Test | Charm Sciences | 30 |
| | | Charm Cowside II Test | Charm Sciences | 30 |
| | | Charm Flunixin and Beta-lactam Test | Charm Sciences | 9 |
| | | Charm II Beta-lactam Test (Competitive) | Charm Sciences | 20 |
| | | Charm II Beta-lactam Test (Quantitative) | Charm Sciences | 20 |
| | | Charm II Beta-lactam Test (Sequential) | Charm Sciences | 5 |
| | | Charm MRL Beta-lactam 1 Minute Test | Charm Sciences | 3 |
| | | Charm MRL Beta-lactam 3 Minute Test | Charm Sciences | 2 |
| | | Charm MRL Beta-lactam and Tetracycline 2 Minute Test | Charm Sciences | 3 |
| | | Charm MRL Beta-lactam and Tetracycline Test | Charm Sciences | 8 |
| | | Charm MRL Beta-lactam RF Tetracycline 2 Minute Test | Charm Sciences | 2 |
| | | Charm MRL Beta-lactam Test | Charm Sciences | 9 |
| | | Charm Quad 1 Test | Charm Sciences | 3 |
| | | Charm Quad Test | Charm Sciences | 3 |
| | | Charm SL Beta-lactam Test | Charm Sciences | 15 |
| | | Charm TRIO Test | Charm Sciences | 40 |
| | | Delvotest SP-NT | DSM Food Specialties USA, Inc | 580 |
| | | Delvotest T | DSM Food Specialties USA, Inc | 40 |

f a No official tolerance or target testing levels have been established by the FDA.

[•] Evaluated by FDA and Accepted by National Conference on Interstate Milk Shipments (NCIMS).

[#] Tolerance is the maximum legally allowable level or concentration of a drug or chemical in a food product at the time milk is marketed or the animal is slaughtered.

[•] Sensitivities based on evaluations of raw commingled bovine milk samples by test sponsors, independent laboratories, and FDA and reported FDA memo M-a-85 Revision #15 and FDA memorandum (8/29/16).

| Residues Detected | Tolerance (ppb) | Test Name | Sponsor | Sensitivity (ppb) |
|-------------------|--------------------|---|-----------------------------------|----------------------|
| | | SNAP Beta-Lactam ST Plus | IDEXX Labs, Inc. | 20 |
| | | SNAP duo ST Plus | IDEXX Labs, Inc. | 35 |
| Cefquinome | None ¥ | Charm 3 SL3 Beta-lactam Test | Charm Sciences | 50 |
| | | Charm B. stearothermophilus Tablet Disc Assay | Charm Sciences | 100 |
| | | Charm Blue Yellow II Test | Charm Sciences | 60 |
| | | Charm Cowside II Test | Charm Sciences | 60 |
| | | Charm Flunixin and Beta-lactamTest | Charm Sciences | 75 |
| | | Charm II Beta-lactam Test (Competitive) | Charm Sciences | 40 |
| | | Charm II Beta-lactam Test (Quantitative) | Charm Sciences | 40 |
| | | Charm II Beta-lactam Test (Sequential) | Charm Sciences | 10 |
| | | Charm MRL Beta-lactam 1 Minute Test | Charm Sciences | 40 |
| | | Charm MRL Beta-lactam 3 Minute Test | Charm Sciences | 25 |
| | | Charm MRL Beta-lactam and Tetracycline 2 Minute Test | Charm Sciences | 25 |
| | | Charm MRL Beta-lactam and Tetracycline Test | Charm Sciences | 20 |
| | | Charm MRL Beta-lactam RF Tetracycline 2 Minute Test | Charm Sciences | 25 |
| | | Charm MRL Beta-lactam Test | Charm Sciences | 20 |
| | | Charm Quad Test | CharmSciences | 20 |
| | | Charm Quad1 Test | Charm Sciences | 15 |
| | | Charm SL Beta-lactam Test | Charm Sciences | 30 |
| | | Delvotest T | DSM Food Specialties USA, Inc | 40 |
| | | SNAP Beta-Lactam ST Plus | IDEXX Labs, Inc. | 12 |
| Ceftiofur | 100 £ | SNAP duo ST Plus BetaStar® Advanced for Beta-lactams ◆ | IDEXX Labs, Inc. | 16 92.7 |
| Certiolui | 100 - | Charm 3 SL3 Beta-lactam Test • | Neogen Corporation Charm Sciences | |
| | | | | 79 • |
| | | Charm B. stearothermophilus Tablet Disc Assay ♠ | Charm Sciences | >100 • |
| | | Charm Blue Yellow II Test | Charm Sciences | 100 |
| | | Charm Cowside II Test | Charm Sciences | >100 |
| | | Charm Flunixin and Beta-lactam Test • | Charm Sciences | 63 • |
| | | Charm HPLC-Receptogram | Charm Sciences | 30-40 |
| | | Charm II Beta-lactam Test ♠ (Competitive) | Charm Sciences | 47 • |
| | | Charm II Beta-lactam Test ♠ (Quantitative) | Charm Sciences | 8.0 • |
| | | Charm II Beta-lactam Test ♠ (Sequential) | Charm Sciences | 58 • |
| | | Charm MRL Beta-lactam RF Tetracycline 2 Minute Test | Charm Sciences | 70 |
| | | Charm MRL Beta-lactam 1 Minute Test | Charm Sciences | 100 |
| | | Charm MRL Beta-lactam 3 Minute Test | Charm Sciences | 40 |
| | | Charm MRL Beta-lactam and Tetracycline 2 Minute Test | Charm Sciences | 70 |
| | | Charm MRL Beta-lactam and Tetracycline Test | Charm Sciences | 20 |
| | | Charm MRL Beta-lactam Test | Charm Sciences | 20 |
| | | Charm Quad Test | Charm Sciences | 40 |
| | | Charm Quad1 Test | Charm Sciences | 70 |
| | | Charm SL Beta-lactam Test ♠ | Charm Sciences | 77 • |
| | | Charm TRIO Test ♠ | Charm Sciences | 50 |
| | | Delvotest P 5 Pack ♠ | DSM Food Specialties USA, Inc | >100 |
| | | Delvotest P/Delvotest P Mini ♠ | DSM Food Specialties USA, Inc | >100 |
| | | Delvotest SP-NT | DSM Food Specialties USA, Inc | 130 |

 $oldsymbol{\psi}$ No official tolerance or target testing levels have been established by the FDA.

[•] Evaluated by FDA and Accepted by National Conference on Interstate Milk Shipments (NCIMS).

The tolerance was established for the marker residue, not the parent compound. The ceftiofur tolerance has been changed from 50 ppb ceftiofur (parent drug) to 100 ppb ceftiofur marker residue (DCA, desfuroylceftiofur metabolite derivative).

[•] Sensitivities based on evaluations of raw commingled bovine milk samples by test sponsors, independent laboratories, and FDA and reported FDA memo M-a-85 Revision #15 and FDA memorandum (8/29/16).

| Residues Detected | Tolerance (ppb) | Test Name | Sponsor | Sensitivity (ppb) |
|-----------------------------|--------------------|--|-------------------------------|----------------------|
| | | Delvotest T | DSM Food Specialties USA, Inc | 80 |
| | | Eclipse® 3G | ZEU-Inmunotec | 60 |
| | | New SNAP Beta-Lactam ♦ | IDEXX Labs, Inc. | 12 • |
| | | SNAP Beta-Lactam ST Plus | IDEXX Labs, Inc. | 9 |
| | | SNAP duo ST Plus | IDEXX Labs, Inc. | 8 |
| | | SNAP TRIO JAPAN | IDEXX Labs, Inc. | 20 |
| Cephalexin | None ¥ | Charm 3 SL3 Beta-lactam Test | Charm Sciences | 3000 |
| (unapproved in dairy cattle |) | Charm B. stearothermophilus Tablet Disc Assay | Charm Sciences | 85 |
| | | Charm Blue Yellow II Test | Charm Sciences | 100 |
| | | Charm Cowside II Test | Charm Sciences | 50 |
| | | Charm Flunixin and Beta-lactam Test | Charm Sciences | 50 • |
| | | Charm II Beta-lactam Test (Competitive) | Charm Sciences | 45 |
| | | Charm II Beta-lactam Test (Quantitative) | Charm Sciences | 40 |
| | | Charm II Beta-lactam Test (Sequential) | Charm Sciences | 40 |
| | | Charm MRL Beta-lactam | Charm Sciences | 30 |
| | | Charm MRL Beta-lactam 1 Minute Test | Charm Sciences | 1000 |
| | | Charm MRL Beta-lactam 3 Minute Test | Charm Sciences | 1000 |
| | | Charm MRL Beta-lactam and RF Tetracycline 2 Minute Test | Charm Sciences | 2000 |
| | | Charm MRL Beta-lactam and Tetracycline 2 Minute Test | Charm Sciences | 2000 |
| | | Charm MRL Beta-lactam Test | Charm Sciences | 60 |
| | | Charm Quad 1 Test | Charm Sciences | 80 |
| | | Charm Quad Test | Charm Sciences | 1000 |
| | | Charm SL Beta-lactam Test | Charm Sciences | 50 |
| | | Charm TRIO Test | Charm Sciences | 750 |
| | | Delvotest P 5 Pack ◆ | DSM Food Specialties USA, Inc | 60-100 |
| | | Delvotest P/Delvotest P Mini ♠ | DSM Food Specialties USA, Inc | 60-100 |
| | | Delvotest SP-NT | DSM Food Specialties USA, Inc | 5-6.0 |
| | | Delvotest T | DSM Food Specialties USA, Inc | 30 |
| | | Eclipse® 3G | ZEU-Inmunotec | 60 |
| | | RF Tetracycline 2 Minute Test | | |
| | | SNAP Beta-Lactam ST Plus | IDEXX Labs, Inc. | 40 |
| | | SNAP duo ST Plus | IDEXX Labs, Inc. | 30 |
| Cephapirin | 20 # | BetaStar® Advanced for Beta-lactams ♦ | Neogen Corporation | 18.1 |
| | | Charm 3 SL3 Beta-lactam Test ♦ | Charm Sciences | 20.0 • |
| | | Charm B. stearothermophilus Tablet Disc Assay 🖣 | Charm Sciences | 11.7 • |
| | | Charm Blue Yellow II Test | Charm Sciences | 6 |
| | | Charm Cowside II Test | Charm Sciences | 10 |
| | | Charm Flunixin and Beta-lactam Test ♠ | Charm Sciences | 13.4 • |
| | | Charm HPLC-Receptogram | Charm Sciences | 2 |
| | | Charm II Beta-lactam Test ♠ (Competitive) | Charm Sciences | 4.2 • |
| | | Charm II Beta-lactam Test ♦ (Quantitative) | Charm Sciences | 4.1 • |
| | | Charm II Beta-lactam Test ♦ (Sequential) | Charm Sciences | 4.1 |
| | | Charm MRL Beta-lactam 1 Minute Test | Charm Sciences | 20 |
| | | J M. E Bota (actam 2 millate 1600 | 2.10.111 00.01.000 | |

 $f{lpha}$ No official tolerance or target testing levels have been established by the FDA.

Evaluated by FDA and Accepted by National Conference on Interstate Milk Shipments (NCIMS).

[#] Tolerance is the maximum legally allowable level or concentration of a drug or chemical in a food product at the time milk is marketed or the animal is slaughtered.

[•] Sensitivities based on evaluations of raw commingled bovine milk samples by test sponsors, independent laboratories, and FDA and reported FDA memo M-a-85 Revision #15 and FDA memorandum (8/29/16).

| Residues Detected | Tolerance (ppb) | Test Name | Sponsor | Sensitivity (ppb) |
|--|--------------------|--|-------------------------------|----------------------|
| | | Charm MRL Beta-lactam 3 Minute Test | Charm Sciences | 30 |
| | | Charm MRL Beta-lactam and Tetracycline 2 Minute Test | Charm Sciences | 25 |
| | | Charm MRL Beta-lactam and Tetracycline Test | Charm Sciences | 8 |
| | | Charm MRL Beta-lactam RF Tetracycline 2 Minute Test | Charm Sciences | 20 |
| | | Charm MRL Beta-lactam Test | Charm Sciences | 10 |
| | | Charm Quad 1 Test | Charm Sciences | 10 |
| | | Charm Quad Test | Charm Sciences | 30 |
| | | Charm SL Beta-lactam Test ♦ | Charm Sciences | 13.7 • |
| | | Charm TRIO Test ♦ | Charm Sciences | 14.5 |
| | | Delvotest P 5 Pack ◆ | DSM Food Specialties USA, Inc | 8.2 • |
| | | Delvotest P/Delvotest P Mini ♠ | DSM Food Specialties USA, Inc | 7 |
| | | Delvotest SP-NT | DSM Food Specialties USA, Inc | 4-6.0 |
| | | Delvotest T | DSM Food Specialties USA, Inc | 5 |
| | | Eclipse® 3G | ZEU-Inmunotec | 8 |
| | | New SNAP Beta-lactam (Visual) | IDEXX Labs, Inc. | 11.9 |
| | | New SNAP Beta-lactam ♠ | IDEXX Labs, Inc. | 11.7 • |
| | | Penzyme® Milk Test | Neogen Corporation | 11.6 |
| | | SNAP Beta-Lactam ST Plus | IDEXX Labs, Inc. | 25 |
| | | SNAP duo ST Plus | IDEXX Labs, Inc. | 30 |
| | | SNAP TRIO JAPAN | IDEXX Labs, Inc. | 10 |
| Chloramphenicol ¢ | None ¥ | BetaStar 4D Beta-lactam, Tetracycline, Streptomycin, Chloramphenicol Test | Neogen Corporation | 0.3 |
| (prohibited in food producing animals) | | Charm B. stearothermophilus Tablet Disc Assay | Charm Sciences | 20,000 |
| , | | Charm HPLC-Receptogram | Charm Sciences | 1 |
| | | Charm II Amphenicol Test ♦ | Charm Sciences | 1 |
| | | Charm II Chloramphenicol Test • | Charm Sciences | 0.1 |
| | | Charm Quad Test | Charm Sciences | 0.3 |
| | | Charm ROSA Amphenicol Test | Charm Sciences | 0.1 |
| | | Charm ROSA Chloramphenicol Test | Charm Sciences | 0.15 |
| | | Delvotest SP-NT | DSM Food Specialties USA, Inc | 2500 |
| | | Delvotest T | DSM Food Specialties USA, Inc | 3080 |
| | | Eclipse® 3G | ZEU-Inmunotec | 5000 |
| Chlortetracycline | 300# | BetaStar 4D | Neogen Corporation | 5 |
| (prohibited as feed additive in lactating dairy cows) | 2 | BetaStar® Advanced for Tetracyclines ♠ | Neogen Corporation | 254 |
| ,, | | Charm B. stearothermophilus Tablet Disc Assay | Charm Sciences | 1000 † |
| | | Charm Blue Yellow II Test | Charm Sciences | 200 |
| | | Charm Cowside II Test | Charm Sciences | 100 |
| | | Charm HPLC-Receptogram | Charm Sciences | 15 |
| | | Charm II Tetracycline Drug Test ♦ (Competitive Assay) | Charm Sciences | 257 • |
| | | Charm MRL Beta-lactam and Tetracycline 2 Minute Test | Charm Sciences | 100 |
| | | Charm MRL Beta-lactam and Tetracycline Test | Charm Sciences | 100 |
| | | Charm MRL Beta-lactam RF Tetracycline 2 Minute Test | Charm Sciences | 10 |
| | | Charm Quad 1 Test | Charm Sciences | 70 |
| | | Charm Quad Test | Charm Sciences | 6 |
| | | | | |

 $f{lpha}$ No official tolerance or target testing levels have been established by the FDA.

Evaluated by FDA and Accepted by National Conference on Interstate Milk Shipments (NCIMS).
 The use of chloramphenicol in any food-producing animal is strictly forbidden under federal law. Consider testing for chloramphenicol in purchased new additions to the lactating herd or in other instances where the drug-treatment history is unknown.

To learnce is the maximum legally allowable level or concentration of a drug or chemical in a food product at the time milk is marketed or the animal is slaughtered.

The sensitivity of the test method was determined by independent research at Virginia Polytechnic Institute and State University.

Sensitivities based on evaluations of raw commingled bovine milk samples by test sponsors, independent laboratories, and FDA and reported FDA memo M-a-85 Revision #15 and FDA memorandum (8/29/16).

| Residues Detected | Tolerance (ppb) | Test Name | Sponsor | Sensitivity (ppb) |
|---|--------------------|--|--|----------------------|
| | | Charm ROSA Tetracycline Test (dilution confirmation) ♠ | Charm Sciences | 292 |
| | | Charm TRIO Test | Charm Sciences | 34 |
| | | Delvotest P 5 Pack | DSM Food Specialties USA, Inc | 250-300 |
| | | Delvotest P/Delvotest P Mini | DSM Food Specialties USA, Inc | 200 |
| | | Delvotest SP-NT | DSM Food Specialties USA, Inc | 250-300 |
| | | Delvotest T | DSM Food Specialties USA, Inc | 150 |
| | | SNAP Tetracycline | IDEXX Labs, Inc. | 60 |
| | | SNAP Tetracycline (Dilution confirmation) • | IDEXX Labs, Inc. | 600 |
| | | SNAP duo ST Plus | IDEXX Labs, Inc. | 40 |
| Clindamycin | None ¥ | Charm II Macrolide Test | Charm Sciences | 50 |
| (unapproved in dairy cattle) | | Charm ROSA Macrolide Test | Charm Sciences | 80 |
| Cloxacillin | 10# | BetaStar® Advanced for Beta-lactams ◆ | Neogen Corporation | 9 |
| | | Charm 3 SL3 Beta-lactam Test ♠ | Charm Sciences | 8.6 • |
| | | Charm <i>B. stearothermophilus</i> Tablet Disc Assay ♠ | Charm Sciences | 48❖• |
| | | Charm Blue Yellow II Test | Charm Sciences | 20 |
| | | Charm Cowside II Test | Charm Sciences | 25 |
| | | Charm Flunixin and Beta-lactam Test ♦ | Charm Sciences | 75 • |
| | | Charm HPLC-Receptogram | Charm Sciences | 10 |
| | | Charm II Beta-lactam Test ♦ (Competitive) | Charm Sciences | 70❖∙ |
| | | Charm II Beta-lactam Test ♦ (Sequential) | CharmSciences | 50 *• |
| | | Charm II Beta-lactam Test ♠(Quantitative) | Charm Sciences | 8.5 • |
| | | Charm II for Cloxacillin in Milk ♠ (Competitive) | Charm Sciences | 8.5 ● |
| | | Charm MRL Beta-lactam 1 Minute Test | Charm Sciences | 20 |
| | | Charm MRL Beta-lactam 3 Minute Test | Charm Sciences | 30 |
| | | Charm MRL Beta-lactam and Tetracycline 2 Minute Test | Charm Sciences | 20 |
| | | Charm MRL Beta-lactam and Tetracycline Test | Charm Sciences | 35 |
| | | Charm MRL Beta-lactam RF Tetracycline 2 Minute Test | Charm Sciences | 20 |
| | | Charm MRL Beta-lactam Test | Charm Sciences | 35 |
| | | Charm Quad 1 Test | Charm Sciences | 25 |
| | | Charm Quad Test | Charm Sciences | 30 |
| | | Charm SL Beta-lactam Test ♦ | Charm Sciences | 50 * |
| | | Charm TRIO Test • | Charm Sciences | 8.5 |
| | | Delvo P/Delvotest P Mini ♣ | DSM Food Specialties USA, Inc | 25*• |
| | | Delvotest P 5 Pack ◆ | DSM Food Specialties USA, Inc | 30� |
| | | Delvotest SP-NT Delvotest T | DSM Food Specialties USA, Inc | 11 5 |
| | | Eclipse® 3G | DSM Food Specialties USA, Inc ZEU-Inmunotec | 30 |
| | | New SNAP Beta-Lactam ♠ | IDEXX Labs, Inc. | 50 *• |
| | | SNAP Beta-Lactam ST Plus | IDEXX Labs, Inc. | 3 |
| | | SNAP duo ST Plus | IDEXX Labs, Inc. | 4 |
| | | SNAP TRIO JAPAN | IDEXX Labs, Inc. | 6 |
| Danofloxacin | None ¥ | BetaStar for Quinolone | Neogen Corporation | 5 |
| (extra-label use in food animals is prohibited) | | Charm Quad 1 Test | Charm Sciences | 20 |
| ariiriais is profilotted) | | Charm Quinolone Test | Charm Sciences | 10 |
| | | | | |

 $m{¥}$ No official tolerance or target testing levels have been established by the FDA.

Evaluated by FDA and Accepted by National Conference on Interstate Milk Shipments (NCIMS).

^{• 90/95%} concentrations were not determined for sensitivities significantly above the tolerance/safe level.

[#] Tolerance is the maximum legally allowable level or concentration of a drug or chemical in a food product at the time milk is marketed or the animal is slaughtered.

Sensitivities based on evaluations of raw commingled bovine milk samples by test sponsors, independent laboratories, and FDA and reported FDA memo M-a-85 Revision #15 and FDA memorandum (8/29/16).

| Residues Detected | Tolerance (ppb) | Test Name | Sponsor | Sensitivity (ppb) |
|---|--------------------|---|-------------------------------|-------------------------|
| Dapson | None ¥ | Charm Cowside II Test | Charm Sciences | 2 |
| | | Charm II Sulfa Drug Test (Competitive) | Charm Sciences | 2 |
| | | Charm II Sulfa Drug Test (Sequential) | Charm Sciences | 2 |
| | | Delvotest T | DSM Food Specialties USA, Inc | 40 |
| Dicloxacillin | None ¥ | Charm 3 SL3 Beta-lactam Test | Charm Sciences | 7 |
| (unapproved in dairy cattle) | | Charm B. stearothermophilus Tablet Disc Assay | Charm Sciences | 40 |
| | | Charm Blue Yellow II Test | Charm Sciences | 30 |
| | | Charm Cowside II Test | Charm Sciences | 10 |
| | | Charm Flunixin and Beta-lactam Test | Charm Sciences | 60 |
| | | Charm HPLC Receptogram | Charm Sciences | 10 |
| | | Charm II Beta-lactam Test (Competitive) | Charm Sciences | 45 |
| | | Charm II Beta-lactam Test (Quantitative) | Charm Sciences | 5 |
| | | Charm II Beta-lactam Test (Sequential) | Charm Sciences | 45 |
| | | Charm II for Cloxacillin in Milk | Charm Sciences | 9 |
| | | Charm MRL Beta-lactam 1 Minute Test | Charm Sciences | 15 |
| | | Charm MRL Beta-lactam 3 Minute Test | Charm Sciences | 25 |
| | | Charm MRL Beta-lactam and Tetracycline 2 Minute Test | Charm Sciences | 20 |
| | | Charm MRL Beta-lactam and Tetracycline Test | Charm Sciences | 30 |
| | | Charm MRL Beta-lactam RF Tetracycline 2 Minute Test | Charm Sciences | 20 |
| | | Charm MRL Beta-lactam Test | Charm Sciences | 30 |
| | | Charm Quad 1 Test | Charm Sciences | 20 |
| | | Charm Quad Test | Charm Sciences | 30 |
| | | Charm SL Beta-lactam Test | Charm Sciences | 50 |
| | | Charm TRIO Test | Charm Sciences | 10 |
| | | Delvotest P 5 Pack | DSM Food Specialties USA, Inc | 15 |
| | | Delvotest P/Delvotest P Mini | DSM Food Specialties USA, Inc | 20 |
| | | Delvotest SP-NT | DSM Food Specialties USA, Inc | 6 |
| | | New SNAP Beta-lactam | IDEXX Labs, Inc. | 50 |
| | | SNAP Beta-Lactam ST Plus | IDEXX Labs, Inc. | 4 |
| | | SNAP duo ST Plus | IDEXX Labs, Inc. | 4 |
| | | SNAP TRIO JAPAN | IDEXX Labs, Inc. | 6 |
| Dihydrostreptomycin | 125# | BetaStar 4D Beta-lactam, Tetracycline, Chloramphenicol, Streptomycin Test | Neogen Corporation | 200 |
| | | Charm II Streptomycin Test | Charm Sciences | 75 |
| | | Charm Quad 3 Test | Charm Sciences | 100 |
| | | Charm ROSA Neomycin and Streptomycin Test | Charm Sciences | 125 |
| | | Charm Streptomycin Test | Charm Sciences | 75 |
| | | Delvotest P/Delvotest P Mini | DSM Food Specialties USA, Inc | 5000 |
| | | Delvotest SP-NT | Charm Sciences | 680 |
| - 0 | | Delvotest T | DSM Food Specialties USA, Inc | 800 |
| Enrofloxacin (not approved in lactating | None | BetaStar for Quinolone | Neogen Corporation | 1.5 |
| dairy cows 20 months of | | Charm Enroflox Test (ROSA Test) | Charm Sciences | 7 |
| age or older) | | Charm Quad 1 Test | Charm Sciences | 15 |
| | | Charm Quinolone Test | Charm Sciences | 10 |
| En the same | F0.4 | Delvotest SP-NT | DSM Food Specialties USA, Inc | 1000-1500 |
| Erythromycin | 50 ^ | Charm <i>B. stearothermophilus</i> Tablet Disc Assay Charm Blue Yellow II Test | Charm Sciences Charm Sciences | 400 [†] 150 |

Nalues indicate the FDA-established target testing levels and do not represent official tolerance levels. Target testing levels are used by the FDA as guides for deciding whether or not to prosecute. They are not and cannot be transformed into tolerances that are established for animal drugs under section 512 (b) of the Federal Food, Drug & Cosmetic Act. They are not binding, do not dictate any result, do not limit the FDA's discretion in any way, and do not protect milk producers (or milk) from court enforcement action.

Evaluated by FDA and Accepted by National Conference on Interstate Milk Shipments (NCIMS).

[#] Tolerance is the maximum legally allowable level or concentration of a drug or chemical in a food product at the time milk is marketed or the animal is slaughtered.

[➡] Predicts pass or fail on USDA tissue residue tests.

[†] The sensitivity of the test method was determined by independent research at Virginia Polytechnic Institute and State University.

[•] Sensitivities based on evaluations of raw commingled bovine milk samples by test sponsors, independent laboratories, and FDA and reported FDA memo M-a-85 Revision #15 and FDA memorandum (8/29/16).

| Residues Detected | Tolerance (ppb) | Test Name | Sponsor | Sensitivity (ppb) |
|---|--------------------|--|-------------------------------|----------------------|
| | | Charm Cowside II Test | Charm Sciences | 100 |
| | | Charm II Macrolide Test | Charm Sciences | 25 [†] |
| | | Charm Quad 2 Test | Charm Sciences | 30 |
| | | Charm ROSA Macrolide Test | Charm Sciences | 10 |
| | | Delvotest P 5 Pack | DSM Food Specialties USA, Inc | 250 |
| | | Delvotest P/Delvotest P Mini | DSM Food Specialties USA, Inc | 500 |
| | | Delvotest SP-NT | DSM Food Specialties USA, Inc | 90 |
| | | Delvotest T | DSM Food Specialties USA, Inc | 150 |
| | | Eclipse® 3G | ZEU-Inmunotec | 200 |
| Florfenicol | None | Charm II Amphenicol Test | Charm Sciences | 40 |
| (unapproved in lactating cows, consult veterinaria) | n) | Charm ROSA Amphenicol Test | Charm Sciences | 50 |
| Flunixin | 2 | Charm Flunixin and Beta-lactam Test ♦ | Charm Sciences | 1.9 = • |
| Gentamicin | 30 ^ | Charm B. stearothermophilus Tablet Disc Assay | Charm Sciences | 100 |
| (AVMA, AABP and Academy | | Charm Blue Yellow II Test | Charm Sciences | 100 |
| Veterinary Consultants [A advocate their members | VCJ | Charm Cowside II Test | Charm Sciences | 100 |
| voluntarily refrain from us | se) | Charm II Gentamicin and Neomycin Test | Charm Sciences | 24 |
| | | Charm II Gentamicin and Streptomycin Test | Charm Sciences | 30 [†] |
| | | Delvotest P/Delvotest P Mini | DSM Food Specialties USA, Inc | 1000 |
| | | Delvotest SP-NT | DSM Food Specialties USA, Inc | 100 |
| | | Delvotest T | DSM Food Specialties USA, Inc | 80 |
| | | Eclipse® 3G | ZEU-Inmunotec | >1000 |
| | | SNAP Gentamicin | IDEXX Labs, Inc. | 30 † |
| Hetacillin | None ¥ | Charm B. stearothermophilus Tablet Disc Assay | Charm Sciences | 7.5 |
| | | Charm 3 SL3 Beta-lactam Test | Charm Sciences | 8 |
| | | Charm Blue Yellow II Test | Charm Sciences | 3 |
| | | Charm Cowside II Test | Charm Sciences | 4 |
| | | Charm Flunixin and Beta-lactam Test | Charm Sciences | 5.9 |
| | | Charm II Beta-lactam Test (Competitive) | Charm Sciences | 7.5 |
| | | Charm II Beta-lactam Test (Quantitative) | Charm Sciences | 7.5 |
| | | Charm II Beta-lactam Test (Sequential) | Charm Sciences | 7.5 |
| | | Charm MRL Beta-lactam | Charm Sciences | 4 |
| | | Charm MRL Beta-lactam 1 Minute Test and Tetracycline Test | Charm Sciences | 4 |
| | | Charm MRL Beta-lactam 3 Minute Test | Charm Sciences | 4 |
| | | Charm MRL Beta-lactam and Tetracycline 2 Minute Test | Charm Sciences | 4 |
| | | Charm MRL Beta-lactam RF Tetracycline 2 Minute Test | Charm Sciences | 4 |
| | | Charm MRL Beta-lactam Test | Charm Sciences | 4 |
| | | Charm Quad 1 Test | Charm Sciences | 4 |
| | | Charm Quad Test | Charm Sciences | 4 |
| | | Charm SL Beta-lactam Test | Charm Sciences | 7.5 |
| | | Charm TRIO Test | Charm Sciences | 4 |
| | | Delvotest P 5 Pack | DSM Food Specialties USA, Inc | 5 |
| | | Delvotest P/Delvotest P Mini | DSM Food Specialties USA, Inc | 5 |
| Kanamycin | None ¥ | Charm B. stearothermophilus Tablet Disc Assay | Charm Sciences | 1000 |
| (AVMA, AABP and Academy | | Charm II Gentamicin and Streptomycin Test | Charm Sciences | 1000 |
| Veterinary Consultants [A advocate their members | VCJ | Charm Quad 3 Test | Charm Sciences | 100 |
| voluntarily refrain from us | se) | Delvotest SP-NT | DSM Food Specialties USA, Inc | 5000 |
| | | | | |

 $m{¥}$ No official tolerance or target testing levels have been established by the FDA.

Values indicate the FDA-established target testing levels and do not represent official tolerance levels. Target testing levels are used by the FDA as guides for deciding whether or not to prosecute. They are not and cannot be transformed into tolerances that are established for animal drugs under section 512 (b) of the Federal Food, Drug & Cosmetic Act. They are not binding, do not dictate any result, do not limit the FDA's discretion in any way, and do not protect milk producers (or milk) from court enforcement action.

[†] The sensitivity of the test method was determined by independent research at Virginia Polytechnic Institute and State University.

| Residues Detected | Tolerance (ppb) | Test Name | Sponsor | Sensitivity (ppb) |
|--|--------------------|--|-------------------------------|----------------------|
| | | Delvotest T | DSM Food Specialties USA, Inc | 1310 |
| | | Eclipse® 3G | ZEU-Inmunotec | >2000 |
| Lincomycin | None ¥ | Charm Blue Yellow II Test | Charm Sciences | 150 |
| (unapproved in dairy cattle) | | Charm Cowside II Test | Charm Sciences | 150 |
| | | Charm II Macrolide Test | Charm Sciences | 100 |
| | | Charm Quad 2 Test | Charm Sciences | 150 |
| | | Delvotest P 5 Pack | DSM Food Specialties USA, Inc | 400-1000 |
| | | Delvotest P/Delvotest P Mini | DSM Food Specialties USA, Inc | 400-1000 |
| | | Delvotest SP-NT | DSM Food Specialties USA, Inc | 156 |
| | | Delvotest T | DSM Food Specialties USA, Inc | 180 |
| | | Eclipse® 3G | ZEU-Inmunotec | 150 |
| Neomycin | 150# | Charm Blue Yellow II Test | Charm Sciences | 150 |
| (AVMA, AABP and Academy of Veterinary Consultants [AV | | Charm Cowside II Test | Charm Sciences | 150 |
| advocate their members | Cj | Charm II Gentamicin and Neomycin Test | Charm Sciences | 20 [†] |
| voluntarily refrain from use | 2) | Charm Quad 3 Test | Charm Sciences | 250 |
| | | Charm ROSA Neomycin and Streptomycin Test | Charm Sciences | 150 |
| | | Delvotest P/Delvotest P Mini | DSM Food Specialties USA, Inc | 1000-5000 † |
| | | Delvotest SP-NT | DSM Food Specialties USA, Inc | 810 |
| | | Delvotest T | DSM Food Specialties USA, Inc | 60 |
| | | Eclipse® 3G | ZEU-Inmunotec | 1500 |
| Novobiocin | 100# | Charm B. stearothermophilus Tablet Disc Assay | Charm Sciences | 1000 † |
| | | Charm II Novobiocin Test | Charm Sciences | 100 † |
| | | Delvotest P/Delvotest P Mini | DSM Food Specialties USA, Inc | 600 |
| | | Delvotest SP-NT | DSM Food Specialties USA, Inc | 750-800 |
| Oxytetracycline | 300# | BetaStar 4D | Neogen Corporation | 5 |
| (prohibited as feed additive | | BetaStar® Advanced for Tetracyclines ♠ | Neogen Corporation | 190 |
| in lactating dairy cows) | | Charm B. stearothermophilus Tablet Disc Assay | Charm Sciences | 1000 † |
| | | Charm Blue Yellow II Test | Charm Sciences | 100 |
| | | Charm Cowside II Test | Charm Sciences | 100 |
| | | Charm HPLC-Receptogram | Charm Sciences | 15 |
| | | Charm II Tetracycline Drug Test ♦ (Competitive Assay) | Charm Sciences | 119 • |
| | | Charm MRL Beta-lactam and Tetracycline 2 Minute Test | Charm Sciences | 100 |
| | | Charm MRL Beta-lactam and Tetracycline Test | Charm Sciences | 100 |
| | | Charm MRL Beta-lactam RF Tetracycline 2 Minute Test | Charm Sciences | 10 |
| | | Charm Quad 1 Test | Charm Sciences | 70 |
| | | Charm Quad Test | Charm Sciences | 6 |
| | | Charm ROSA Tetracycline Test (dilution confirmation) ♦ | Charm Sciences | 243 |
| | | Charm ROSA Tetracycline Test | Charm Sciences | 94 |
| | | Charm TRIO Test | Charm Sciences | 53 |
| | | Delvotest P 5 Pack | DSM Food Specialties USA, Inc | 400 |
| | | Delvotest P/Delvotest P Mini | DSM Food Specialties USA, Inc | 300 |
| | | Delvotest SP-NT | DSM Food Specialties USA, Inc | 235 |
| | | Delvotest T | DSM Food Specialties USA, Inc | 80 |
| | | Eclipse® 3G | ZEU-Inmunotec | 100 |
| | | SNAP Tetracycline | IDEXX Labs, Inc. | 18 |
| | | SNAP Tetracycline (Dilution confirmation) | IDEXX Labs, Inc. | 180 |
| | | SIVAL TELLACYCLINE (DITUTION CONTINUATION) | IDEAN Laus, IIIC. | 100 |

[#] Tolerance is the maximum legally allowable level or concentration of a drug or chemical in a food product at the time milk is marketed or the animal is slaughtered.

Evaluated by FDA and Accepted by National Conference on Interstate Milk Shipments (NCIMS).

[\]times Values indicate the FDA-established target testing levels and do not represent official tolerance levels. Target testing levels are used by the FDA as guides for deciding whether or not to prosecute. They are not and cannot be transformed into tolerances that are established for animal drugs under section 512 (b) of the Federal Food, Drug & Cosmetic Act. They are not binding, do not dictate any result, do not limit the FDA's discretion in any way, and do not protect milk producers (or milk) from court enforcement action.

[†] The sensitivity of the test method was determined by independent research at Virginia Polytechnic Institute and State University.

[•] Sensitivities based on evaluations of raw commingled bovine milk samples by test sponsors, independent laboratories, and FDA and reported FDA memo M-a-85 Revision #15 and FDA memorandum (8/29/16).

| Residues Detected | Tolerance (ppb) | Test Name | Sponsor | Sensitivity (ppb) |
|-------------------|--------------------|--|-------------------------------|----------------------|
| | | SNAP duo ST Plus | IDEXX Labs, Inc. | 18 |
| | | SNAP TRIO JAPAN | IDEXX Labs, Inc. | 60 |
| Penicillin | 5 ^ | BetaStar® Advanced for Beta-lactams ♦ | Neogen Corporation | 4.6 |
| | | Charm 3 SL3 Beta-lactam Test ♦ | Charm Sciences | 3.8 ● |
| | | Charm B. stearothermophilus Tablet Disc Assay 🌢 | Charm Sciences | 3.8 • |
| | | Charm Blue Yellow II Test | Charm Sciences | 2 |
| | | Charm Cowside II Test | Charm Sciences | 3 |
| | | Charm Flunixin and Beta-lactam Test ♦ | Charm Sciences | 2.0 • |
| | | Charm HPLC-Receptogram | Charm Sciences | 5 |
| | | Charm II Beta-lactam Test ♠ (Competitive) | Charm Sciences | 3.0 • |
| | | Charm II Beta-lactam Test ♦ (Quantitative) | Charm Sciences | 3.4 ● |
| | | Charm II Beta-lactam Test ♦ (Sequential) | Charm Sciences | 3.4 • |
| | | Charm MRL Beta-lactam 1 Minute Test | Charm Sciences | 3.4 |
| | | Charm MRL Beta-lactam 3 Minute Test | Charm Sciences | 3 |
| | | Charm MRL Beta-lactam and Tetracycline 2 Minute Test | Charm Sciences | 3 |
| | | Charm MRL Beta-lactam and Tetracycline Test | Charm Sciences | 3 |
| | | Charm MRL Beta-lactam RF Tetracycline 2 Minute Test | Charm Sciences | 2.5 |
| | | Charm MRL Beta-lactam Test | Charm Sciences | 3 |
| | | Charm Quad 1 Test | Charm Sciences | 4 |
| | | Charm Quad Test | Charm Sciences | 3.0 |
| | | Charm SL Beta-lactam Test ♠ | Charm Sciences | 3.6 • |
| | | Charm TRIO Test ♠ | Charm Sciences | 2 |
| | | Delvotest P 5 Pack ♠ | DSM Food Specialties USA, Inc | 2.1 • |
| | | Delvotest P/Delvotest P Mini ♠ | DSM Food Specialties USA, Inc | 3.1 • |
| | | Delvotest SP-NT | DSM Food Specialties USA, Inc | 1.5 |
| | | Delvotest T | DSM Food Specialties USA, Inc | 2 |
| | | Eclipse® 3G | ZEU-Inmunotec | 2-3.0 |
| | | New SNAP Beta-lactam (Visual) | IDEXX Labs, Inc. | 3.1 |
| | | New SNAP Beta-lactam ♠ | IDEXX Labs, Inc. | 3 |
| | | Penzyme® Milk Test | Neogen Corporation | 5 |
| | | SNAP Beta-Lactam ST Plus | IDEXX Labs, Inc. | 2 |
| | | SNAP duo ST Plus | IDEXX Labs, Inc. | 2 |
| | | SNAP TRIO JAPAN | IDEXX Labs, Inc. | 3 |
| Pirlimycin | 400# | Charm B. stearothermophilus Tablet Disc Assay | Charm Sciences | 100 |
| | | Charm Blue Yellow II Test | Charm Sciences | 100 |
| | | Charm Cowside II Test | Charm Sciences | 50 |
| | | Charm II Macrolide Test Charm Ouad 2 Test | Charm Sciences | 80 |
| | | Charm ROSA Macrolide Test | Charm Sciences Charm Sciences | 100 80 |
| | | Charm ROSA Pirlimycin Test | Charm Sciences | 250 |
| | | Delvotest P 5 Pack | DSM Food Specialties USA, Inc | 80 |
| | | Delvotest P/Delvotest P Mini | DSM Food Specialties USA, Inc | 80 |
| | | Delvotest SP-NT | DSM Food Specialties USA, Inc | 20-80 |
| | | | | |

 $oldsymbol{\psi}$ No official tolerance or target testing levels have been established by the FDA.

[•] Evaluated by FDA and Accepted by National Conference on Interstate Milk Shipments (NCIMS).

[#] Tolerance is the maximum legally allowable level or concentration of a drug or chemical in a food product at the time milk is marketed or the animal is slaughtered.

The sensitivity of the test method was determined by independent research at Virginia Polytechnic Institute and State University.

Sensitivities based on evaluations of raw commingled bovine milk samples by test sponsors, independent laboratories, and FDA and reported FDA memo M-a-85 Revision #15 and FDA memorandum (8/29/16).

| Residues Detected | Tolerance (ppb) | Test Name | Sponsor | Sensitivity (ppb) |
|---|--------------------|---|--|----------------------|
| Polymixin B | None ¥ | Delvotest P/Delvotest P Mini | DSM Food Specialties USA, Inc | 30 |
| Rifaximin | None ¥ | Delvotest T | DSM Food Specialties USA, Inc | 40 |
| Spectinomycin | None ¥ | Charm B. stearothermophilus Tablet Disc Assay | Charm Sciences | 1000 † |
| | | Charm Cowside II Test | Charm Sciences | 1000 |
| | | Charm Quad 3 Test | Charm Sciences | 200 |
| | | Delvotest T | DSM Food Specialties USA, Inc | 1850 |
| | | Eclipse® 3G | ZEU-Inmunotec | >2500 |
| Streptomycin (AVMA, AABP and Academy | None ¥ | BetaStar 4D Beta-lactam, Tetracycline, Chloramphenicol, Streptomycin Test | Neogen Corporation | 200 |
| Veterinary Consultants [A | | Charm <i>B. stearothermophilus</i> Tablet Disc Assay ♠ | Charm Sciences | 1000 † |
| advocate their members voluntarily refrain from us | se) | Charm Cowside II Test | Charm Sciences | 1000 |
| votanianty renam nom as | 30) | Charm II Gentamicin and Streptomycin Test | Charm Sciences | 20 † |
| | | Charm Quad 3 Test | Charm Sciences | 175 |
| | | Charm ROSA Neomycin and Streptomycin Test | Charm Sciences | 150 |
| | | Charm ROSA Streptomycin Test | Charm Sciences | 75 |
| | | Delvotest P/Delvotest P Mini Delvotest SP-NT | DSM Food Specialties USA, Inc | 4000 |
| | | Delvotest T | DSM Food Specialties USA, Inc DSM Food Specialties USA, Inc | 1200 400 |
| | | Eclipse® 3G | ZEU-Inmunotec | 1500 |
| Sulfachlorpyridazine * | 10 ^ | BetaStar S for Sulfonamides | Neogen Corporation | 1 |
| (unapproved in lactating | | Charm HPLC Receptogram | Charm Sciences | 10 |
| dairy cows) | | Charm II Sulfa Drug Test ♠ | Charm Sciences | 5 |
| | | Charm Quad 1 Test | Charm Sciences | 20 |
| | | Charm ROSA Sulfa Test | Charm Sciences | 2 |
| | | Charm TRIO Test | Charm Sciences | 1 |
| | | Charm Blue Yellow II Test | Charm Sciences | 50 |
| | | Charm Cowside II Test | Charm Sciences | 50 |
| Sulfadiazine * | 10 ^ | BetaStar S for Sulfonamides | Neogen Corporation | 40 |
| (unapproved in lactating dairy cows) | | Charm Blue Yellow II Test | Charm Sciences | 50 |
| daily cows, | | Charm Cowside II Test | Charm Sciences | 50 |
| | | Charm HPLC-Receptogram | Charm Sciences | 5 |
| | | Charm II Sulfa Drug Test (Competitive Assay) | Charm Sciences | 4.9 • |
| | | Charm Quad 1 Test | Charm Sciences | 20 |
| | | Charm ROSA Sulfa Test | Charm Sciences | 4 |
| | | Charm TRIO Test | Charm Sciences | 3 |
| | | Delvotest SP-NT | DSM Food Specialties USA, Inc | 50 |
| | | Delvotest T | DSM Food Specialties USA, Inc | 50 |
| | | Eclipse® 3G | ZEU-Inmunotec | 100 |
| Sulfadimethoxine | 10# | BetaStar S for Sulfonamides Charm B. stearothermophilus Tablet Disc Assay Charm Cowside II Test | Neogen Corporation Charm Sciences Charm Sciences | 10 10,000 25 |
| | | Charm HPLC-Receptogram | Charm Sciences | 5 |
| | | Charm II Sulfa Drug Test ♦ (Competitive Assay) | Charm Sciences | 4.0 • |
| | | ona Salia brag rest + (competitive rissay) | 3.13.111 301011003 | 1 .∪ - |

[¥] No official tolerance or target testing levels have been established by the FDA.

[#] Tolerance is the maximum legally allowable level or concentration of a drug or chemical in a food product at the time milk is marketed or the animal is slaughtered.

A Values indicate the FDA-established target testing levels and do not represent official tolerance levels. Target testing levels are used by the FDA as guides for deciding whether or not to prosecute. They are not and cannot be transformed into tolerances that are established for animal drugs under section 512 (b) of the Federal Food, Drug & Cosmetic Act. They are not binding, do not dictate any result, do not limit the FDA's discretion in any way, and do not protect milk producers (or milk) from court enforcement action.

Evaluated by FDA and Accepted by National Conference on Interstate Milk Shipments (NCIMS).

[†] The sensitivity of the test method was determined by independent research at Virginia Polytechnic Institute and State University.

Sensitivities based on evaluations of raw commingled bovine milk samples by test sponsors, independent laboratories, and FDA and reported FDA memo M-a-85 Revision #15 and FDA memorandum (8/29/16).

| Residues Detected | Tolerance (ppb) | Test Name | Sponsor | Sensitivity (ppb) |
|--|--------------------|--|-------------------------------|----------------------|
| | | Charm ROSA Sulfa Test ♠ | Charm Sciences | 7.7 |
| | | Charm TRIO Test | Charm Sciences | 7.6 |
| | | Delvotest SP-NT | DSM Food Specialties USA, Inc | 100 |
| | | Delvotest T | DSM Food Specialties USA, Inc | 40 |
| Sulfadoxine * (unapproved in lactating | None ¥ | BetaStar S for Sulfonamides | Neogen Corporation | 30-40 |
| dairy cows) | | Charm Blue Yellow II Test | Charm Sciences | 100 |
| | | Charm Cowside II Test | Charm Sciences | 100 |
| | | Charm II Sulfa Drug Test | Charm Sciences | 7 |
| | | Charm Quad 1 Test | Charm Sciences | 100 |
| | | Charm ROSA Sulfa Test • | Charm Sciences | 18 |
| | | Charm TRIO Test | Charm Sciences | 20 |
| | | Delvotest SP-NT | DSM Food Specialties USA, Inc | 110 |
| Sulfaethosxypyridazine | 10 ^ | BetaStar S for Sulfonamides | Neogen Corporation | 1 |
| Sulfamerazine * | 10 ^ | BetaStar S for Sulfonamides | Neogen Corporation | 10 |
| (unapproved in lactating dairy cows) | | Charm Blue Yellow II Test | Charm Sciences | 100 |
| dany cows) | | Charm Cowside II Test | Charm Sciences | 100 |
| | | Charm HPLC-Receptogram | Charm Sciences | 5 |
| | | Charm II Sulfa Drug Test | Charm Sciences | 4.0 † |
| | | Charm Quad 1 Test | Charm Sciences | 40 |
| | | Charm ROSA Sulfa Test | Charm Sciences | 4 |
| | | Charm TRIO Test | Charm Sciences | 4 |
| | | Delvotest SP-NT | DSM Food Specialties USA, Inc | 50-100 |
| Sulfamethazine × | 10 ^ | BetaStar S for Sulfonamides | Neogen Corporation | 30 |
| (unapproved in lactating dairy cows) | | Charm Blue Yellow II Test | Charm Sciences | 100 |
| adii y 66 116) | | Charm Cowside II Test | Charm Sciences | 100 |
| | | Charm HPLC-Receptogram | Charm Sciences | 5 |
| | | Charm II Sulfa Drug Test (Competitive Assay) | Charm Sciences | 9.4 • |
| | | Charm Quad 1 Test | Charm Sciences | 20 |
| | | Charm ROSA Sulfa Test ♦ Charm TRIO Test | Charm Sciences Charm Sciences | 7.8 9.2 |
| | | Delvotest SP-NT | DSM Food Specialties USA, Inc | 9.2 150 |
| | | Delvotest T | DSM Food Specialties USA, Inc | 150 |
| | | Eclipse® 3G | ZEU-Inmunotec | 150 |
| | | SNAP Sulfamethazine Test | IDEXX Labs, Inc. | 10 |
| Sulfamethizole * | 10 ^ | Charm Blue Yellow II Test | Charm Sciences | 50 |
| (unapproved in lactating dairy cows) | | Charm Cowside II Test | Charm Sciences | 20 |
| daily cows, | | Charm HPLC-Receptogram | Charm Sciences | 5 |
| | | Charm II Sulfa Drug Test | Charm Sciences | 6.0 † |
| | | Charm Quad 1 Test | Charm Sciences | 50 |
| | | Charm ROSA Sulfa Test | Charm Sciences | 1 |
| | | Charm TRIO Test | Charm Sciences | 1 |

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Prohibited from use in any kind of lactating cattle.

The sensitivity of the test method was determined by independent research at Virginia Polytechnic Institute and State University.

[•] Sensitivities based on evaluations of raw commingled bovine milk samples by test sponsors, independent laboratories, and FDA and reported FDA memo M-a-85 Revision #15 and FDA memorandum (8/29/16).

| Residues Detected | Tolerance (ppb) | Test Name | Sponsor | Sensitivity (ppb) |
|--------------------------------------|--------------------|--|-------------------------------|----------------------|
| Sulfamethoxazole* None ¥ | | Charm Blue Yellow II Test | Charm Sciences | 50 |
| | | Charm Cowside II Test | Charm Sciences | 50 |
| | | Charm HPLC-Receptogram | Charm Sciences | 5 |
| | | Charm II Sulfa Drug Test | Charm Sciences | 20 † |
| | | Charm Quad 1 Test | Charm Sciences | 50 |
| | | Charm ROSA Sulfa Test | Charm Sciences | 3 |
| | | Charm TRIO Test | Charm Sciences | 2 |
| | | Delvotest SP-NT | DSM Food Specialties USA, Inc | 50 † |
| | | BetaStar S for Sulfonamides | Neogen Corporation | 70-90 |
| | | Charm ROSA Sulfa Test | Charm Sciences | 3 |
| Sulfanilamide * | 10 ^ | Charm Blue Yellow II Test | Charm Sciences | 200 |
| (unapproved in lactating dairy cows) | | Charm Cowside II Test | Charm Sciences | 200 |
| dany cons, | | Charm HPLC-Receptogram | Charm Sciences | 10 |
| | | Charm II Sulfa Drug Test | Charm Sciences | 20 |
| | | Charm ROSA Sulfa Test | Charm Sciences | 1000 |
| | | Charm TRIO Test | Charm Sciences | 1000 |
| | | Delvotest SP-NT | DSM Food Specialties USA, Inc | 100 |
| Sulfapyridine * | 10 ^ | Charm Blue Yellow II Test | Charm Sciences | 100 |
| (unapproved in lactating dairy cows) | | Charm Cowside II Test | Charm Sciences | 100 |
| | | Charm HPLC-Receptogram | Charm Sciences | 5 |
| | | Charm II Sulfa Drug Test | Charm Sciences | 10 |
| | | Charm Quad 1 Test | Charm Sciences | 20 |
| | | Charm ROSA Sulfa Test | Charm Sciences | 10 |
| | | Charm TRIO Test | Charm Sciences | 5 |
| Sulfaquinoxaline * | 10 ^ | BetaStar S for Sulfonamides | Neogen Corporation | 10 |
| (unapproved in lactating | | Charm Blue Yellow II Test | Charm Sciences | 100 |
| dairy cows) | | Charm Cowside II Test | Charm Sciences | 100 |
| | | Charm HPLC Receptorgram | Charm Sciences | 2 |
| | | Charm II Sulfa Drug Test ♠ | Charm Sciences | 3 |
| | | Charm Quad 1 Test | Charm Sciences | 20 |
| | | Charm ROSA Sulfa Test | Charm Sciences | 4 |
| | | Charm TRIO Test | Charm Sciences | 3 |
| Sulfathiazole * | 10 ^ | BetaStar S for Sulfonamides | Neogen Corporation | 1 |
| (unapproved in lactating dairy cows) | | Charm Blue Yellow II Test | Charm Sciences | 50 |
| dairy cows) | | Charm Cowside II Test | Charm Sciences | 50 |
| | | Charm HPLC-Receptogram | Charm Sciences | 5 |
| | | Charm II Sulfa Drug Test ♠ (Competitive Assay) | Charm Sciences | 7.3 • |
| | | Charm Quad 1 Test | Charm Sciences | 20 |
| | | Charm ROSA Sulfa Test | Charm Sciences | 2 |

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Evaluated by FDA and Accepted by National Conference on Interstate Milk Shipments (NCIMS).

^{*} Prohibited from use in any kind of lactating cattle.

Sensitivities based on evaluations of raw commingled bovine milk samples by test sponsors, independent laboratories, and FDA and reported FDA memo M-a-85 Revision #15 and FDA memorandum (8/29/16).

| Residues Detected | Tolerance (ppb) | Test Name | Sponsor | Sensitivity (ppb) |
|--|--------------------|--|---------------------------------------|----------------------|
| | | Charm TRIO Test | Charm Sciences | 1 |
| | | Delvotest SP-NT | DSM Food Specialties USA, Inc | 50 |
| | | Delvotest T | DSM Food Specialties USA, Inc | 50 |
| | | Eclipse® 3G | ZEU-Inmunotec | 100 |
| Sulfisoxazole * | None ¥ | Charm Blue Yellow II Test | Charm Sciences | 50 |
| (unapproved in lactating | | Charm Cowside II Test | Charm Sciences | 50 |
| dairy cows) | | Charm II Sulfa Drug Test | Charm Sciences | 6 |
| | | Charm Quad 1 Test | Charm Sciences | 20 |
| | | Charm ROSA Sulfa Test | Charm Sciences | 20 |
| | | Charm TRIO Test | Charm Sciences | 15 |
| Totrocycline | 300# | | | 10 |
| Tetracycline (prohibited as feed additive | | BetaStar 4D BetaStar® Advanced for Tetracyclines ♦ | Neogen Corporation Neogen Corporation | 245 |
| for lactating dairy cows) | | Charm <i>B. stearothermophilus</i> Tablet Disc Assay | Charm Sciences | 1000 |
| | | Charm Blue Yellow II Test | Charm Sciences | 1000 |
| | | Charm Cowside II Test | Charm Sciences | 100 |
| | | Charm HPLC-Receptogram | Charm Sciences | 5.0 |
| | | Charm II Tetracycline Drug Test ♦ (Competitive Assay) | Charm Sciences | 67 • |
| | | Charm MRL Beta-lactam and Tetracycline 2 Minute Test | Charm Sciences | 30 |
| | | Charm MRL Beta-lactam and Tetracycline Test | Charm Sciences | 30 |
| | | Charm MRL Beta-lactam RF Tetracycline 2 Minute Test | Charm Sciences | 10 |
| | | Charm Quad 1 Test | Charm Sciences | 20 |
| | | Charm Quad Test | Charm Sciences | 6 |
| | | Charm ROSA Tetracycline Test (dilution confirmation) • | Charm Sciences | 74 |
| | | Charm ROSA Tetracycline Test | Charm Sciences | 46 |
| | | Charm TRIO Test | Charm Sciences | 42 |
| | | Delvotest P 5 Pack | DSM Food Specialties USA, Inc | 300 |
| | | Delvotest P/Delvotest P Mini | DSM Food Specialties USA, Inc | 300 |
| | | Delvotest SP-NT | DSM Food Specialties USA, Inc | 270 |
| | | Delvotest T | DSM Food Specialties USA, Inc | 75 |
| | | Eclipse® 3G | ZEU-Inmunotec | 100 |
| | | SNAP Tetracycline | IDEXX Labs, Inc. | 30 |
| | | SNAP Tetracycline (Dilution confirmation) • | IDEXX Labs, Inc. | 292 |
| | | SNAP duo ST Plus | IDEXX Labs, Inc. | 16 |
| | | SNAP TRIO JAPAN | IDEXX Labs, Inc. | 80 |
| Thiamphenicol ¥ | None | Charm Il Amphenicol Test | Charm Sciences | 50 |
| | None | Charm ROSA Amphenicol Test | Charm Sciences | 5 |
| Tilmicosin ¥ | None | Charm Cowside II Test | Charm Sciences | 50 |
| | | Charm II Macrolide Test | Charm Sciences | 20 |
| | | Charm Quad 2 Test | Charm Sciences | 40 |
| | | Charm ROSA Macrolide Test | Charm Sciences | 40 |
| | | Delvotest SP-NT | DSM Food Specialties USA, Inc | 50 |
| | | Delvotest T | DSM Food Specialties USA, Inc | 60 |
| Trimethoprim ¥ | None | Charm Cowside II Test | Charm Sciences | 300 |
| | | Delvotest T | DSM Food Specialties USA, Inc | 110 |

 $oldsymbol{\psi}$ No official tolerance or target testing levels have been established by the FDA.

[#] Tolerance is the maximum legally allowable level or concentration of a drug or chemical in a food product at the time milk is marketed or the animal is slaughtered.

| Residues Detected | Tolerance (ppb) | Test Name | Sponsor | Sensitivity (ppb) |
|---|--------------------|------------------------------|-------------------------------|----------------------|
| Tulathromycin ¥ None (unapproved in lactating dairy cows) | | Charm II Macrolide Test | Charm Sciences | 20 |
| Tylosin | 50# | Charm Cowside II Test | Charm Sciences | 30 |
| (unapproved in lactating dairy cows) | | Charm II Macrolide Test | Charm Sciences | 50 [†] |
| dairy cows) | | Charm Quad 2 Test | Charm Sciences | 30 |
| | | Charm ROSA Macrolide Test | Charm Sciences | 40 |
| | | Delvotest P 5 Pack | DSM Food Specialties USA, Inc | 100 |
| | | Delvotest P/Delvotest P Mini | DSM Food Specialties USA, Inc | 100 |
| | | Delvotest SP-NT | DSM Food Specialties USA, Inc | 50 |
| | | Delvotest T | DSM Food Specialties USA, Inc | 50 |
| | | Eclipse® 3G | ZEU-Inmunotec | 40 |

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[#] Tolerance is the maximum legally allowable level or concentration of a drug or chemical in a food product at the time milk is marketed or the animal is slaughtered.

[†] The sensitivity of the test method was determined by independent research at Virginia Polytechnic Institute and State University.

Only Use Drugs Approved for Lactating Dairy Cows

Screening Tests Available as of January 2018 for Detecting Residues in Bulk Tank Milk.

Tests listed below have been neither evaluated by FDA nor accepted by the National Conference on Interstate Milk Shipments (NCIMS) for residue testing. Refer to M-a-85 or M-I-92-11 (latest revisions) for current listing.

| Test Name | Residues Detected At or Below Safe/Tolerance Levels | | | | |
|--|---|--|--|--|--|
| 2,4 D RaPID Assay | 2,4-D | | | | |
| Atrazine RaPID Assay | Atrazine | | | | |
| Benomyl RaPID Assay | Carbendazim | | | | |
| BetaStar 4D | Beta-lactam, Tetracycline, Streptomycin, Chloramphenicol | | | | |
| BetaStar for Quinolone | Quinolones | | | | |
| BetaStar S | Beta-lactam | | | | |
| BetaStar S Combo | Beta-lactam, Tetracycline | | | | |
| Charm Blue Yellow II Test | Amoxicillin, Ampicillin, Ceftiofur, Cephapirin, Chlortetracycline, Hetacillin, Lincomycin, Neomycin, Oxytetracycline, Penicillin, Pirlimycin, Tetracycline, Tilmycosin, Tylosin | | | | |
| Charm Cowside II Test | Amoxicillin, Ampicillin, Cephapirin, Chlortetracycline, Hetacillin, Neomycin, Oxytetracycline, Penicillin, Pirlimycin, Tetracycline, Tilmicosin, Tylosin | | | | |
| Charm MRL Beta-lactam 1 Minute Test | Amoxicillin, Ampicillin, Ceftiofur, Cephapirin, Hetacillin, Penicillin | | | | |
| Charm MRL Beta-lactam 3 Minute Test | Amoxicillin, Ampicillin, Ceftiofur, Cephapirin, Hetacillin, Penicillin | | | | |
| Charm MRL Beta-lactam and RF Tetracycline 2 Minute Test | Amoxicillin, Ampicillin, Ceftiofur, Cephapirin, Chlortetracycline, Hetacillin, Oxytetracycline, Penicillin, Tetracycline | | | | |
| Charm MRL Beta-lactam and Tetracycline 2 Minute Test | Amoxicillin, Ampicillin, Ceftiofur, Cephapirin, Chlortetracycline, Hetacillin, Oxytetracycline, Penicillin, Tetracycline | | | | |
| Charm MRL Beta-lactam and Tetracycline Test | Amoxicillin, Ampicillin, Ceftiofur, Cephapirin, Chlortetracycline, Hetacillin, Oxytetracycline, Penicillin, Tetracycline | | | | |
| Charm MRL Beta-lactam Test | Amoxicillin, Ampicillin, Ceftiofur, Cephapirin, Hetacillin, Penicillin | | | | |
| Charm Quad 1 Test | Amoxicillin, Ampicillin, Ceftiofur, Cephapirin, Chlortetracycline, Hetacillin, Oxytetracycline, Penicillin, Tetracycline | | | | |
| Charm Quad 2 Test | Erythromycin, Lincomycin, Pirlimycin, Tilmicosin, Tylosin | | | | |
| Charm Quad 3 Test | Dihydrostreptomycin, Neomycin | | | | |
| Charm Quad Test | Amoxicillin, Ampicillin, Ceftiofur, Cephapirin, Chlortetracycline, Dihydrostreptomycin, Hetacillin, Oxytetracycline, Penicillin, Streptomcyin, Tetracycline | | | | |
| Charm ROSA Tetracycline Test (dilution confirmation) | Chlortetracycline, Oxytetracycline, Tetracycline | | | | |

Only Use Drugs Approved for Lactating Dairy Cows

Screening Tests Available as of January 2018 for Detecting Residues in Bulk Tank Milk.

| Test Name | Residues Detected At or Below Safe/Tolerance Levels |
|--|--|
| Charm 3 SL3 Beta-lactam Test | Amoxicillin, Ampicillin, Ceftiofur, Cephapirin, Cloxacillin, Penicillin |
| Charm <i>B. stearothermophilus</i> Tablet Disc Assay | Amoxicillin, Ampicillin, Cephapirin, Penicillin |
| Charm Flunixin and Beta-lactam Test | Amoxicillin, Ampicillin, Ceftiofur, Cephapirin, Cloxacillin, Flunixin, Penicillin |
| Charm II Beta-lactam Test (Competitive) | Amoxicillin, Ampicillin, Ceftiofur, Cephapirin, Penicillin |
| Charm II Beta-lactam Test (Quantitative) | Amoxicillin, Ampicillin, Ceftiofur, Cephapirin, Cloxacillin, Penicillin |
| Charm II Beta-lactam Test (Sequential) | Amoxicillin, Ampicillin, Ceftiofur, Cephapirin, Penicillin |
| Charm II Sulfa Drug Test (Competitive Assay) | Sulfadiazine, Sulfadimethoxine, Sulfamethazine, Sulfathiazole |
| Charm II Test for Cloxacillin in Milk (Competitive Assay) | Cloxacillin |
| Charm II Tetracycline Test | Chlortetracycline, Oxytetracycline, Tetracycline |
| Charm SL Beta-lactam Test | Amoxicillin, Ampicillin, Ceftiofur, Cephapirin, Penicillin |
| Charm ROSA Sulfa Test | Sulfadiazine, Sulfadimethoxine, Sulfamethazine, Sulfathiazole, Sulfachlorpyridazine, Sulfamerazine, Sulfamethizole, Sulfamethoxazole, Sulfapyridine, Sulfaquinoxaline |
| Charm TRIO Test | Amoxicillin, Ampicillin, Ceftiofur, Cephapirin, Chlortetracycline, Hetacillin, Oxytetracycline, Penicillin, Sulfachlorpyridazine, Sulfadiazine, Sulfadimethoxine, Sulfamerazine, Sulfamethazine, Sulfamethizole, Sulfaquinoxaline, Sulfathiazole, Tetracycline |
| Delvotest P 5 Pack | Amoxicillin, Ampicillin, Cephapirin, Penicillin |
| Delvotest P/Delvotest P Mini | Amoxicillin, Ampicillin, Cephapirin, Penicillin |
| New SNAP Beta-Lactam Test Kit | Amoxicillin, Ampicillin, Ceftiofur, Cephapirin, Penicillin |

Only Use Drugs Approved for Lactating Dairy Cows

Screening Tests Available as of January 2018 for Detecting Residues in Bulk Tank Milk.

Tests listed below have NEITHER been evaluated by FDA nor accepted by the National Conference on Interstate Milk Shipments (NCIMS) for residue testing. Refer to M-a-85 (latest revision) or M-1-92-11.

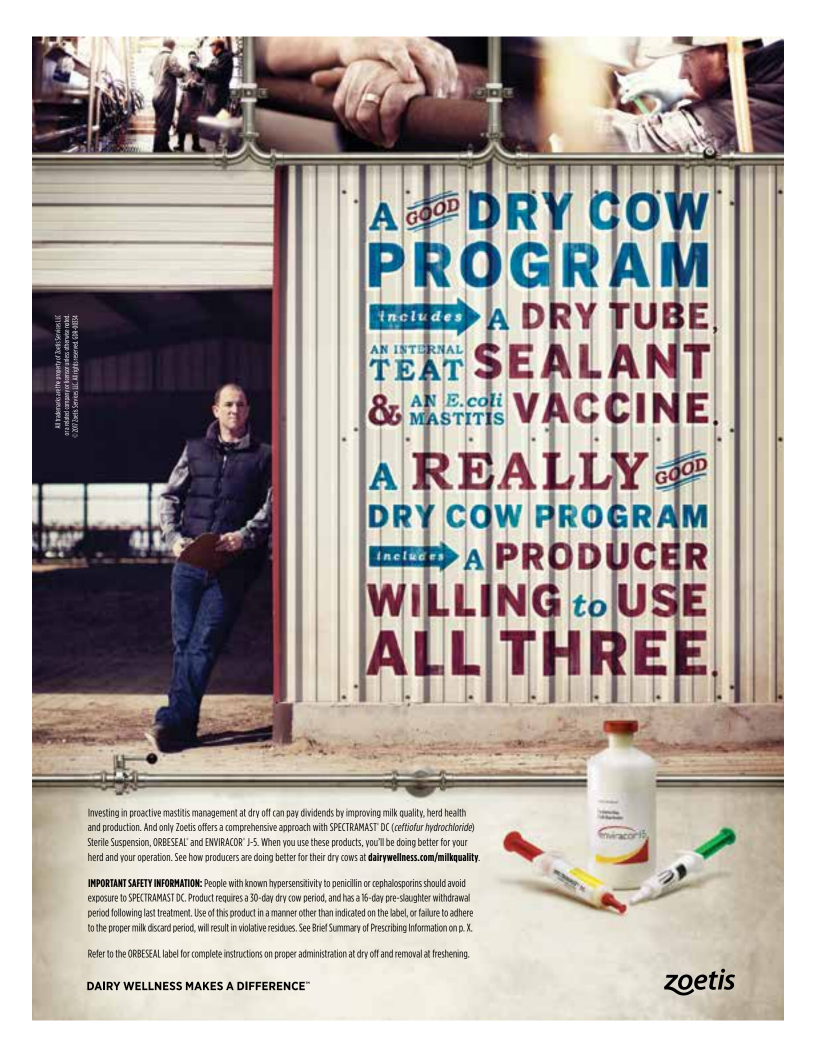
| Test Name | Residues Detected At or Below Safe/Tolerance Levels |
|---|---|
| Charm 3 SL3 Beta-lactam Test | Hetacillin |
| Charm B. stearothermophilus Tablet Disc Assay | Hetacillin, Pirlimycin |
| Charm HPLC-Receptogram | Amoxicillin, Ampicillin, Ceftiofur, Cephapirin, Chlortetracycline, Cloxacillin, Penicillin, Sulfadiazine, Sulfadimethoxine, Sulfamethazine, Sulfachlorpyridazine, Sulfamerizine, Sulfamethizole, Sulfanilamide, Sulfapyridine, Sulfaquinoxaline, Sulfathiazole, Oxytetracycline, Tetracycline |
| Charm II Aflatoxin Test | Aflatoxin M1 |
| Charm II Beta-lactam Test (Competitive) | Hetacillin |
| Charm II Beta-lactam Test (Quantitative) | Hetacillin |
| Charm II Gentamicin and Neomycin Test | Gentamicin, Neomycin |
| Charm II Macrolide Test | Erythromycin, Pirlimycin, Tilmicosin, Tulathromycin, Tylosin |
| Charm II Novobiocin Test | Novobiocin |
| Charm II Streptomycin Test | Dihydrostreptomycin, Gentamicin |
| Charm MRL Aflatoxin Quantitative Test | Aflatoxin M1 |
| Charm Pirlimycin Test | Pirlimycin |
| Charm ROSA Macrolide Test | Erythromycin, Pirlimycin, Tilmicosin, Tulathromcyin |
| Charm ROSA Streptomycin Test | Dihydrostreptomycin |
| Charm ROSA Tetracycline Test | Chlortetracycline, Oxytetracycline, Tetracycline |
| Charm SL Aflatoxin Test (Quantitative) | Aflatoxin M1 |

Only Use Drugs Approved for Lactating Dairy Cows

Screening Tests Available as of January 2018 for Detecting Residues in Bulk Tank Milk. (continued)

Tests listed below have NEITHER been evaluated by FDA nor accepted by the National Conference on Interstate Milk Shipments (NCIMS) for residue testing. Refer to M-a-85 (latest revision) or M-1-92-11.

| Test Name | Residues Detected At or Below Safe/Tolerance Levels |
|--------------------------------|---|
| Charm SL Beta-lactam Test | Hetacillin |
| Delvost P 5 Pack | Pirlimycin, Tetracycline |
| Delvost P/Delvotest P Mini | Pirlimycin, Tetracycline |
| Penzyme [®] Milk Test | Amoxicillin, Ampicillin, Cephapirin, Penicillin |
| Reveal for Aflatoxin in M1 | Aflatoxin M1 |
| SNAP Aflatoxin M1 Test | Aflatoxin M1 |
| SNAP Gentamicin Test | Gentamicin |
| SNAP Sulfamethazine Test | Sulfamethazine |
| SNAP Tetracycline Test | Chlortetracycline, Oxytetracycline, Tetracycline |



SPECTRAMAST® DC

brand of ceftiofur hydrochloride sterile suspension

For Intramammary Infusion in Dry Dairy Cattle Only

FOR USE IN ANIMALS ONLY — NOT FOR HUMAN USE

CAUTION: Federal (USA) law restricts this drug to use by or on the order of a licensed veterinarian. Federal Law prohibits extra-label use of this drug in dry dairy cattle for disease prevention purposes; at unapproved doses, frequencies, durations, or routes of administration; and in unapproved major food producing species/production classes.

INDICATIONS FOR USE

SPECTRAMAST* DC Ceftiofur Hydrochloride Sterile Suspension is indicated for the treatment of subclinical mastitis in dairy cattle at the time of dry off associated with Staphylococcus aureus, Streptococcus dysgalactiae, and Streptococcus uberis.

SPECTRAMAST* DC Ceftiofur Hydrochloride Sterile Suspension has been proven effective against Staphylococcus aureus, Streptococcus dysgalactiae, and Streptococcus uperis.

and Streptococcus uberis.

Discard Empty Container: DO NOT REUSE KEEP OUT OF REACH OF CHILDREN

CONTRAINDICATIONS

As with all drugs, the use of SPECTRAMAST® DC Sterile Suspension is contraindicated in animals previously found to be hypersensitive to the drug.

Penicillins and cephalosporins can cause allergic reactions in sensitized individuals. Topical exposures to such antimicrobials, including ceftiofur, may elicit mild to severe allergic reactions in some individuals. Repeated or prolonged exposure may lead to sensitization. Avoid

or prolonged exposure may lead to sensitization. Avoid direct contact of the product with the skin, eyes, mouth and clothing. Sensitization of the skin may be avoided by wearing latex gloves.

Persons with a known hypersensitivity to penicillin or cephalosporins should avoid exposure to this product. In case of accidental eye exposure, flush with water for 15 minutes. In case of accidental skin exposure, wash with soap and water. Remove contaminated clothing. If allergic reaction occurs (e.g., skin rash, hives, difficult breathing), seek medical attention.

The material safety data sheet contains more detailed occupational safety information. To report adverse

occupational safety information. To report adverse effects in users, to obtain more information or to obtain a material safety data sheet, call Zoetis Inc, at 1-888-963-8471.

RESIDUE WARNINGS

- Milk taken from cows completing a 30-day dry cow period may be used for food with no milk discard due to ceftiofur residues.
- Following label use, no pre-slaughter with-drawal period is required for neonatal calves born from treated cows regardless
- of colostrum consumption.

 3. Following intramammary infusion, a 16-day pre-slaughter withdrawal period is required for treated cows.

 4. Use of this product in a manner other than
- indicated under DOSAGE might result in violative residues.

ANIMAL SAFETY

An udder irritation study was conducted in 22 healthy lactating dairy cows to assess udder irritation following and tuder illimitation study was conflucted in 22 ineality lactating dairy cows to assess udder irritation following a single intramammary infusion of a sterile oil-based suspension containing 500 mg of cetifotur into all four quarters followed by milk-out 12 hours later. Throughout the 10-day post-treatment observation period there was a clinically insignificant rise in SCC to mean levels <200,000 cells/mL from the pre-infusion level of <89,000 cells/mL. No clinical signs of udder irritation (swelling, pain, or redness), changes in rectal temperature, or changes in milk production were noted in this study. Clinical observations were made during a GLP residue depletion study of 36 cows following a single intramammary infusion of a sterile oil-based suspension containing 500 mg of ceftiofur into all four quarters at the end of lactation. No report of udder irritation or adverse reaction was noted in the daily visual observations over the 14 days immediately following treatment. Collectively, these studies demonstrate that the intramammary infusion of an oil-based sterile suspension containing infusion of an oil-based sterile suspension containing 500 mg of ceftiofur once into all four quarters at the end of lactation is clinically safe and nonirritating to the udder of nonlactating dairy cows.

STORAGE CONDITIONS

Store at controlled room temperature 20° to 25° C (68° to 77° F). Protect from light. Store plastets in carton until used.

HOW SUPPLIED SPECTRAMAST* DC Sterile Suspension is available in cartons containing 1 unbroken package of 12-10 mL PLASTET® Disposable Syringes with 12 individually wrapped 70% isopropyl alcohol pads and in pails containing 12 unbroken packages of 12–10 mL PLASTET® Disposable Syringes with 144 individually wrapped 70% isopropyl alcohol pads.

NADA# 141-239, Approved by FDA Distributed by:

Kalamazoo, MI 49007



www.spectramast.com or call 1-888-963-8471 Revised September 2013

30150900A&P SPM14012

Contact Information for

Companies Marketing Drug Residue Tests

Charm Sciences Inc.

659 Andover St.

Lawrence, MA 01843

Phone: 800-343-2170

DSM Food Specialties USA, Inc.

45 Waterview Blvd.

Parsippany, NJ 07054

Phone: 800-662-4478

IDEXX Laboratories, Inc.

One IDEXX Drive

Westbrook, ME 04092

Phone: 800-548-9997

Neogen Corporation

620 Lesher Place

Lansing, MI 48912

Phone: 800-234-5333

Silver Lake

Research Corporation

911 So. Primrose Ave. Ste. N

Monrovia, CA 91016

Phone: 888-438-1942

Strategic Diagnostics,

111 Pencader Drive

Newark, DE 19702

Phone: 800-544-8881

ZEU-Inmunotec, S.L.

Polígono Plaza

C/Bari, 25 dpdo.

50197 Zaragoza SPAIN

(34) 976.731533



Appendix

CONSIDERATIONS FOR CULLING & TRANSPORTING DAIRY ANIMALS TO MARKET



Do not move non-ambulatory animals to market under any circumstances.



Make the decision to treat, to cull, or to euthanize animals promptly. Sick and injured animals should be segregated from the herd.



Delay transport of an animal that appears to be exhausted or dehydrated until the animal is rested, fed and rehydrated.



Milk all cows that are still lactating just prior to transporting to a packing plant or a processing facility.





Use a transportation company that is knowledgeable about your animal care expectations and provides for the safety and comfort of the animals during transport.



Do not transport animals to a packing or processing facility until all proper treatment withdrawal times have been followed.





Do not transport animals with a poor body condition, generally a Body Condition Score of less than 2 (1 - 5 scale).



Do not transport heifers or cows where calving is imminent and likely to occur during the transportation or marketing process.



Do not transport animals that require mechanical assistance to rise and walk, except to receive veterinary treatment. When using any handling device, abuse is never tolerated (see FARM Willful Mistreatment Protocol, chapter 8).

Do not to or injurie unrelate directly

Do not transport animals with bone fractures of the limbs or injuries to the spine. Animals with a recent fracture unrelated to mobility should be culled and transported directly to a packing or processing facility.

11

Do not transport animals with conditions that will not pass pre-slaughter inspection at a packing or processing facility. If unsure, consult with your veterinarian before transporting an animal to a packing or processing facility.



CONDITIONS THAT WILL NOT PASS PRE-SLAUGHTER INSPECTION

Dairy producers should not transport animals with conditions that are unlikely to pass pre-slaughter inspection.

These conditions include, but are not limited to:

- Cancer eye
- Blindness in both eyes
- Fever greater than 103°F
- Drug residues
- Peritonitis
- Fractures or lameness (3 on the NDFP scale)
- Unreduced prolapses
- Cows that are calving or have a high likelihood of calving during transport
- Distended udders causing pain and ambulatory issues
- Suspected centra nervous system symptoms
- Visible open wounds







Pharmaceutical Administration

Injections — Site and Techniques

Moving the injection site area to the neck stops costly damage to economically important cuts of beef. It also makes it easier for packers to identify lesions at the plant level, so they do not inadvertently end up on a consumer's plate. To lessen injection site defects, the preferred site for all injections has now been reduced to the smaller injection area of the neck region compared with the larger area introduced as the preferred site in the 1990s (Fig. 2).

This is particularly important when administering intramuscular (IM) products. The reason for this is even the shoulder chuck primal contains value-added cuts in today's beef trade. The food industry has introduced a number of new, "value added" beef cuts utilizing this area of the carcass. Furthermore, the food industry has moved to a modified atmosphere packaging process for case-ready meats. This process contains 80% oxygen and 20% carbon dioxide mixture, which can cause green discoloration of the meat close to an injection site, even when no blemish or lesion has occurred.

Several animal health products are now approved for injection into the ear of cattle. This location is excellent from a Quality Assurance perspective as ears are removed at harvest and do not enter the food chain. Certain antibiotics are approved for the ear injection site. The exact location on the ear depends on the product. However, the route approved for lactating dairy cows is the base of the ear. The ear must be very clean, and care must be taken to avoid blood vessels. Read product labels carefully. An example of the base of ear (BOE) injection technique can be found on the internet at: https://www.zoetisus.com/products/pages/excede_beef/RouteOfAdmin.aspx

Whenever possible, choose products formulated and labeled for injection under the skin (subcutaneous/SQ) rather than intramuscular (IM). Figures 1 and 2 illustrate proper injection site and techniques.

Fig 1. "Tent" Technique for SQ injection

Calf necropsy demonstrations prove that when SQ products are given with one hand sliding the needle under the skin, some of the product and needle penetrate the muscle. The

"tent" technique ensures that the product is truly being administered in the subcutaneous region.

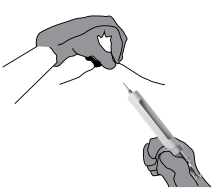
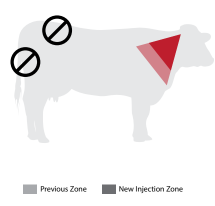


Fig. 2. New Injection Zone

To lessen injection site defects the preferred injection site has been reduced to the smaller (dark red) injection area shown above

-- particularly
with IM products.
This has become
necessary to
ensure the
quality of new
value-added
products from
the chuck. Even
in the absence
of blemishes.



case-ready packaging processes can cause discoloration of meat near an injection site.

| Route of Administration | | | | | | | | | |
|--|------------------------------------|----------------|--------------------------|----------------|----------------|----------------------------|----------------|----------------|----------------|
| | SQ (1/2 - 3/4 inch needle) | | IV (11/2 inch needle) | | | IM (1-11/2 inch needle) | | | |
| | Cattle Weight lbs. | | Cattle Weight lbs. | | | Cattle Weight lbs. | | | |
| Injectable Viscosity | <300 | 300- 700 | >700 | <300 | 300- 700 | >700 | <300 | 300- 700 | >700 |
| Thin Example: Saline | 18 gauge | 18-16 gauge | 16 gauge | 18-16 gauge | 16 gauge | 16-14 gauge | 20-18 gauge | 18-16 gauge | 18-16 gauge |
| Thick Example: Tetracycline | 18-16 gauge | 18-16 gauge | 16 gauge | 16 gauge | 16-14 gauge | 16-14 gauge | 18 gauge | 16 gauge | 16 gauge |
| SELECT THE NEEDLE TO FIT THE CATTLE SIZE (THE SMALLEST PRACTICAL SIZE WITHOUT BENDING) | | | | | | | | | |

Needle Selection

Primary considerations in needle selection are: route of administration, size of the animal, and location or site of the injection. Secondary considerations include: viscosity of the fluid (how thick and tenacious the fluid is) and volume injected

Proper Sanitation is Essential

- Keep the contents of the bottle sterile.
- Clean transfer needles regularly to avoid contamination.
- Do not go back into the vaccine bottle with a needle once it has been used for anything else.
- When vaccinating groups, change needles frequently.
- When using killed vaccines, keep a saucer or sponge of alcohol or disinfectant nearby, and wipe off the needle after each use. However, do not disinfect needles between injections when using a modified live vaccine, as the disinfectant can destroy the vaccine.
- Make sure the injection site is clean. Injecting into a wet or muddy site increases the risk for spreading disease, and it increases the incidence of injection site lesions.

Cleaning Syringes and Needles

The use of disposable equipment is recommended and preferred. However, if used, reusable syringes, needles, and other injection equipment should be heat-sterilized by boiling. If any disinfectants are used—including alcohol—they must be thoroughly rinsed from equipment because they neutralize vaccines and chemically react with some antibiotics. If disinfectant is used, syringes should be thoroughly rinsed with sterile water before use. Sterile water can be purchased.

Distilled water is not sterile water. Consult your veterinarian before sterilizing equipment to ensure proper techniques. Improper sterilization can reduce the effectiveness of future injections and result in infection at the injection site. Do not contaminate modified live virus products with disinfectants as effectiveness will be decreased or even eliminated.

Needle Quality Control and Safety

Single-use needles are preferred; they also help prevent the spread of blood-borne diseases like Leukosis. This virus is a leading cause of carcass condemnation in slaughter facilities. At the very least, be sure to change needles at a maximum of every 10 head to prevent using a dull needle, which can develop a burr on the end.

Change needles immediately if the needle bends. Do not straighten it or use it again. Obtain a new needle if the needle in use becomes contaminated with feces or an irritating chemical. Your veterinarian must determine how animals will be handled should a needle break in the neck muscle. A broken needle is an emergency, and time is of the essence. Broken needles migrate in tissue. If not immediately handled, they will be impossible to find — requiring the animal to be destroyed. Under no circumstances should animals with broken needles be sold or sent to a packer.

Needle Storage/Disposal

Store used needles in protected area using these disposal guidelines:

- · Place in container with secure lid.
- Place container in rigid container lined with plastic.
- Dispose of as solid waste.

Drug Storage

Maintain complete physical control over the drug inventory on your dairy, limit access to authorized persons who are trained in proper drug use, and keep complete records of treatment. Animal health products usually have specific storage requirements. Some require refrigeration. All should be stored in a clean place where they cannot become dirty or contaminated. Observe and obey the manufacturer's recommended storage instructions for each product. Where refrigeration is needed, be sure it is kept clean and located in a safe place—not likely to be overheated or contaminated by dirt or manure. Animal health products should be stored away from feed ingredient or mixing areas unless regularly mixed feed additives. Storage of partially used medication or vaccine bottles is discouraged because they may become contaminated and could cause infections or tissue reactions, if re-used.

The *Grade "A" Pasteurized Milk Ordinance* requires that drugs intended for treatment of non-lactating dairy animals be segregated from those drugs used for lactating animals. Drugs indicated for use in dry dairy animals shall be stored with the "Non-Lactating Drugs". Therefore, drugs intended for use in dairy calves, dairy heifers, dairy bulls and dry dairy cows must be segregated from drugs for cows that are currently being milked. The only drugs that should be stored with the "Lactating Drugs" are drugs that are specifically indicated on the manufacturer's drug label or on a veterinarian's prescription label for extra-label drug use to be used in lactating dairy animals. Therefore the Grade "A" Pasteurized Milk Ordinance requires separate shelves in cabinets, refrigerators or other storage facilities for "Non-Lactating Drugs" and "Lactating Drugs".

Resources

1 2015 Grade "A" Pasteurized Milk Ordinance PMO - Drug Residue Testing and Farm Surveillance https://www.fda.gov/downloads/food/ guidanceregulation/guidancedocumentsregulatoryinformation/milk/ ucm513508.pdf

Appendix



Resources

Sample Record-Keeping Forms • Veterinarian-Client-Patient Relationship (VCPR) Form • 8-Step Plan for Keeping Records Recommended or Approved Drug List • Sample Animal Treatment Plan • Beginning Drug Inventory • Record of Drug Purchases • Daily Treatment Record • Drug Disposal Record Certificate of Review



Farm Owner/Manager

| Owner/Manager Name: | | |
|----------------------------------|--------|--------|
| Farm Address: | | |
| City: | State: | _ Zip: |
| Premises ID Number (optional): . | | |
| | | |
| Veterinarian | | |
| Name: | | |
| City: | State: | _ Zip: |
| Clinic Name: | | |
| Phone Number: () | | |
| | | |

I hereby certify that a valid Veterinarian-Client-Patient Relationship (VCPR) is established for the above listed owner and will remain in force until canceled by either party.

Upon execution of this Agreement and the establishment of the VCPR, Producer, on behalf of himself and his present or past legal representatives, predecessors, successors, assigns, agents and heirs, hereby releases and forever discharges Veterinarian from any and all claims, actions, disputes, damages or demands, at law or in equity, that Producer could or may bring in regard to Producer's participation in, or disqualification from the FARM program. Producer expressly waives any right or claim of right to assert hereafter that any claim in such regard has through ignorance, oversight or error, been omitted from the terms of this Agreement."

"In addition, upon execution of this Agreement and the establishment of the VCPR, FARM, on behalf of itself and its present or past legal representatives, predecessors, successors, assigns, agents and affiliates, hereby releases and forever discharges Veterinarian from any and all claims, actions, disputes, damages or demands, at law or in equity, that FARM could or may bring in regard to Veterinarian's participation in the VCPR; or Producer's participation in, or disqualification from the FARM program. FARM expressly waives any right or claim of right to assert hereafter that any claim in such regard has through ignorance, oversight or error, been omitted from the terms of this Agreement.



Veterinarian-Client-Patient Relationship Validation Form

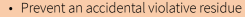
| Producer Signature: | Veterinarian's Signature: |
|---------------------|---------------------------|
| Date: | Date: |
| Producer Signature: | Veterinarian's Signature: |
| Date: | Date: |
| Producer Signature: | Veterinarian's Signature: |
| Date: | Date· |

Resources

8-STEP PLAN for Keeping Records

(Please duplicate record pages for additional records as needed.)

Why keep drug records?



- Save money
- Ensure effective herd health plan
- Reduce liability (drug records are required by law)
- Improve your veterinarian's effectiveness

STEP 1

Recommended or Approved Drug List (Page 79) Early in your discussion with your herd health veterinarian you need to make a narrow list of drugs to be used on your dairy. The intent is to reduce the scope of drugs used. A short list will permit you to focus your knowledge and will help toprevent an accidental violation of antibiotic residue laws.

STEP 2

Animal Treatment Plan (Page 80) When practicing preventive medicine or treating early symptoms of a disease or infection, it is important to be consistent. The second step is for you to establish a treatment plan for your herd health practices. Review with your herd health veterinarian.

STEP 3

Beginning Inventory (Page 81) You and your herd health veterinarian should discard all old drugs and all drugs not on your approved drug list (Step 1) then annually inventory the remaining drugs and other appropriate information.

STEP 4

Record Medicated Feed Purchases Accidental antibiotic residues can occur from feeding practices as well as injections or other medical treatments. Be sure to clean feed equipment between batches. Carefully avoid disposing of leftover feed from feeder calves, hogs, etc., to lactating dairy cattle.

STEP 5

Record of Drug Purchases (Page 82) Most successful dairy producers will record every purchase of drugs the day they are purchased. The FDA requires a paper trail of all drugs used on your dairy, so it is important to record the purchase of drugs promptly.

STEP 6

Daily Treatment Record (Page 83) Milking and the sale of market cows will bring your Daily Treatment Record into use. Dairy producers that have accidently marketed milk or dairy beef with violative residues state that it is important to keep these records. Properly identify treated cows. Develop good habits to properly manage antibiotics.

STEP 7

Monthly Economic Comparison (Page 74) When do you "cull" a market cow from your herd? Every month you should review the investment you are making in each cow in the milking string. Compare your expenses by using the Daily Treatment Records.

STEP 8

Drug Disposal (Page 84) Periodic review of drugs in storage will mean you occasionally throw away drugs which have expired. By recording your daily animal treatments and any discarded drugs, you create a paper trail of what has happened to all drugs purchased. This eight-step antibiotic management system may prevent you from incurring a costly and embarrassing antibiotic accident!

| | Reco | (These | |
|-----------|----------------|----------|-----------|
| ERS ASSUL | NATIONAL DAIRY | IN A WAY | BLE MANNO |
| 1 | ANT | RESPO | N. |

mmended or Approved Drug List for are the only drugs to be used on my dairy.)

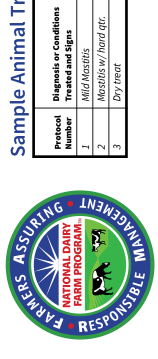
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| Drug (Active Ingredient) | Company Name | Product Source | Animal Condition | Notes |
|-----------------------------|-----------------|-------------------|---------------------|-------|
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Sample Animal Treatment Plan

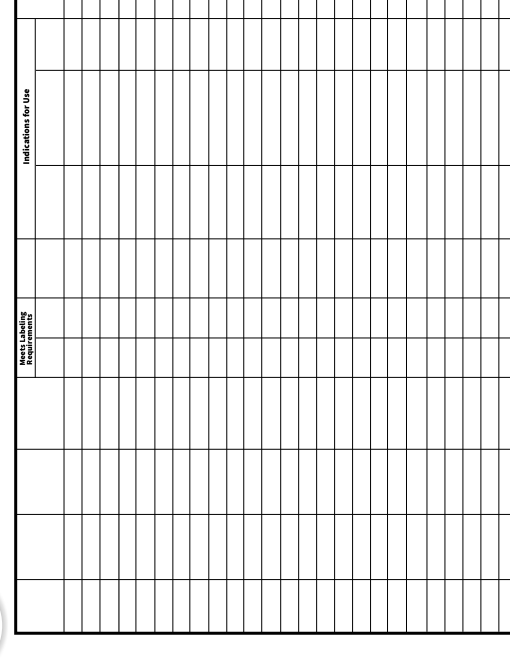


| | | 4. | Treatment Plan | | Withdra | Withdrawal Time | |
|--------------------|---|----------------------------|------------------------|------------------------|--------------------------|-----------------|--|
| Protocol Number | Protocol Diagnosis or Conditions Number Treated and Signs | Antibiotic or Drug Used | Dose and Route | Length of Treatment | Milk Meat (hrs) (days | Meat (days) | Appropriate Antibiotic Screening Test |
| I | Mild Mastitis | Oxytocin | 2cc IM | 4 Milkings | | | |
| 2 | Mastitis w/ hard qtr. | Pirsue | 24 hrs./2 times 2 days | 2 days | 36 | 6 | none |
| 3 | Dry treat | Tomorrow | 1 tube/qtr. | once | 72 | 42 | follow label |

Animal Treatment Plan (review with veterinarian)

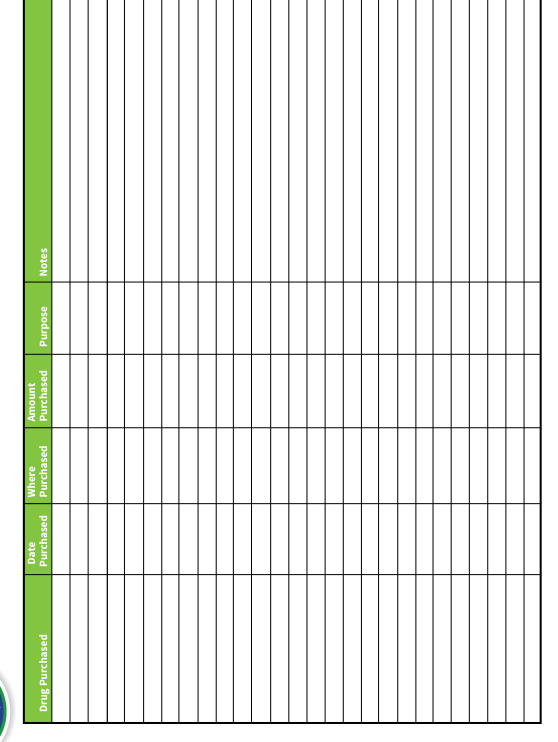
| | | Ė | Treatment Plan | | Withd | Withdrawal | |
|--------------------|--|----------------------------|-------------------|------------------------|---------------|----------------|--|
| Protocol Number | Diagnosis or Conditions Treated and Signs | Antibiotic or Drug Used | Dose and Route | Length of Treatment | Milk (hrs) | Meat (days) | Appropriate Antibiotic Screening Test |
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Beginning Drug Inventory





Record of Drug Purchases





Daily Treatment Record NATIONALE MAINTER Beveloped by the American Association of Bovine Practitioners

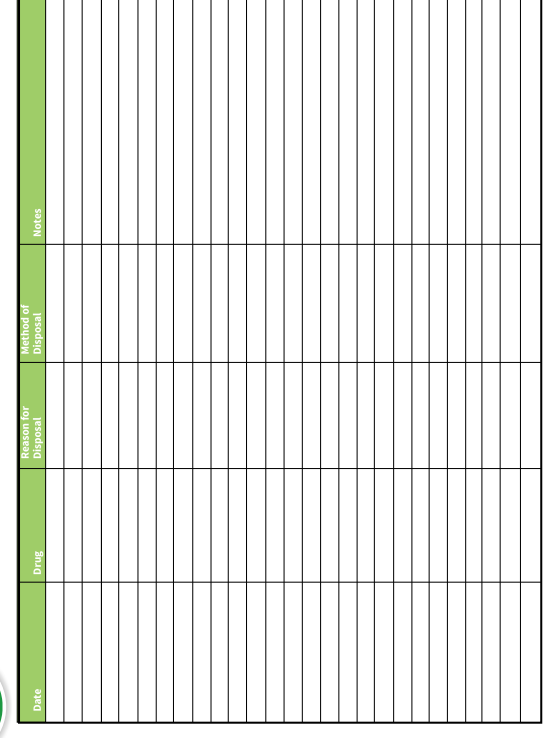
Herd_____

___Veterinarian ____

| | Tim | Time of Treatment | eatme | Ħ | | | | | Withdrawal Time | Calculated Withdrawal | Actual Date In | Residue Test | | Remarks for example: |
|--------|------|-------------------|-------|----|-----|----------------|-----------|-----------|---------------------------|-----------------------------|-------------------|-----------------|-----------------|---|
| Cow ID | Date | AM | PM | 3X | Pen | Dia | Diagnosis | Treatment | Milk Meat (hrs) (days) | Period Expires Milk/Meat | Tank | Date Tested | Test Results | initials of person treating or testing |
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Drug Disposal Record







2018 Milk and Dairy Beef Residue Prevention

Producer's Certificate of Participation presented to

| Permit Number | Date | I have reviewed the Milk and Dairy Beef Residue Prevention manual with I have explained the manual to the producer named above. The producer acknowledges that he/she understands the best management practices and the actions that need to be implemented. Upon request by the dairy producer, I will provide additional recommendations designed specifically for this dairy including individual consultation as needed. | Consulting Veterinarian's Signature Date |
|---------------------|--|--|--|
| Producer/Dairy Name | Field Representative of Cooperative or Proprietary Dairy | I have reviewed the Milk and Dairy Beef Residue Prevention manual with D.V.M., V.M.D. I agree to implement appropriate management procedures to avoid violative drug residues from the milk or dairy beef produced at my dairy. I understand that I am responsible for any drug residues that occur in my milk or meat animals. I am renewing my commitment to meeting the consumers' concern for quality. | Date |
| Producer/ | Field Representative of Coo | I have reviewed the Milk and Dairy Beef Residue Prevention manual with D.V.M., V.M.D. I agree to implement appropriate management procedures to avoid violative drug residues from the milk or dairy beef produced at my dairy. I understand that I am responsible for any drug residues that occur in my milk or meat animals. I am renewing my commitment to meeting the consumers' concern for quality. | Producer Signature |



National Milk Producers Federation (NMPF) has prepared the Milk and Dairy Beef Residue Manual as part of its Farmers Assuring Responsible Management (FARM) program. This certificate affirms both the commit ment of the the dairy producer to adhere to the terms of that manual, and the oversight and supervision of the producer's consulting veterinarian NMPF makes no separate guarantees or representations with respect to producer's adherence.

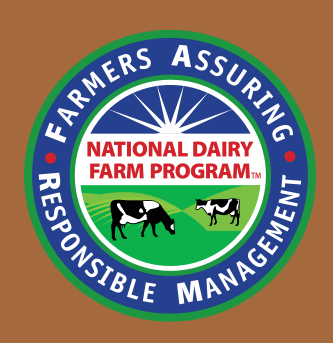




CONNECTING COWS, COOPERATIVES, CAPITOL HILL & CONSUMERS



For more information visit WWW.NMPF.ORG or contact us directly at info@nmpf.org



Learn more about the National Dairy FARM Program

NATIONAL DAIRY FARM. COM

Contact the National Milk Producers Federation

(703) 243-6111 DAIRYFARM@NMPF.ORG

