Center for Veterinary Biologics Operations Manual

Document Number: CVB-MAN-5100    Revision: 01

Previous Number:

Vault: CVB-Released

Section/Area: CVB-MAN-QM

Effective Date: 22 Jul 2020

Notes:
Center for Veterinary Biologies
Operations Manual

“Center-focused Emphasis on Program Excellence”

The integrity and success of the Center for Veterinary Biologies Quality Management System is based on the commitment by each individual working at the Center for Veterinary Biologies that they are personally responsible for understanding and carrying out the policies and processes defined in the CVB Operations Manual, and for ensuring that the Quality Objectives are met.

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1. Responsibilities

The Center for Veterinary Biologics (CVB) is a unit of the United States Department of Agriculture (USDA), Animal and Plant Health Inspection Service (APHIS), Veterinary Services (VS). The CVB is responsible for implementing the provisions of the Virus-Serum-Toxin Act of 1913 (amended 1985), regulating veterinary biologics (vaccines, bacterins, antisera, diagnostic kits, and other products of biological origin) to ensure that the veterinary biologics available for the diagnosis, prevention, and treatment of animal diseases are not worthless, dangerous, contaminated, or harmful.

The CVB is structured into three functional areas: Licensing, Laboratory, and Inspection and Compliance. These three functional areas are linked by, and interact through, a process approach system of Program Management to assure and improve both the quality of product and the satisfaction of the customer.

The CVB Licensing staff provides analytical, consistent, and timely evaluation of product development and production data submitted by veterinary biologics manufacturers in support of product licensure. The CVB Licensing staff is responsible for establishing licensing standards and issuing, suspending, and revoking licenses and permits. Licensing policies are science- and performance-based, processes are transparent, and priorities are strategically aligned to ensure that needed products are available for the American Public and the world.

The CVB Laboratory staff provides quality testing services to the Licensing staff and to the Inspection and Compliance (IC) staff to facilitate the evaluation of biological products, both pre- and post-licensing. Additionally, the CVB Laboratory staff develops test protocols and produces high quality test references and reagents that keep pace with emerging and/or innovative scientific and technological developments. These testing aids are also distributed externally to biologics manufacturers and associated research laboratories for the testing of biological products.

The CVB IC staff is responsible for ensuring that veterinary biological products are prepared, maintained, and distributed in compliance with the Virus-Serum-Toxin Act and associated Federal Regulations. Using performance- and risk-based policies and processes, the IC staff assesses production facilities, manufacturing methods, documentation, and records to evaluate compliance. The IC staff formally investigates high risk violations of the regulated industry and alleged violations of unlicensed entities. Additionally, the IC staff collects and evaluates adverse events reported on licensed veterinary biological product.
2. The Center for Veterinary Biologics (CVB) Quality Program

2.1 The CVB Statement of Scope

The Center for Veterinary Biologics Quality Management System is applicable to:


These activities take place at the USDA National Centers for Animal Health, Center for Veterinary Biologics, 1920 Dayton Avenue, Ames, IA 50010.

2.2 The CVB Operations Manual

The CVB Operations Manual outlines the policies and basic processes that ensure that the Objectives, as stated in the Quality Policy Statement, are understood and met. The CVB Operations Manual undergoes full program review and revision as needed and is reissued under the authorities of the CVB Directors. Revisions may also be made at any time to an individual chapter or section of the Operations Manual at the request of the CVB Directors. Clerical corrections or updates of current information (e.g., updating electronic links) can also be made by the QM Program Assistant as needed. The revision number will be updated in the footer. CVB employees will be notified of applicable updates, additions, or changes to the Operations Manual.

The Operations Manual is maintained in MasterControl.

Each individual working at the CVB is personally responsible for understanding and carrying out the policies and processes defined in the Operations Manual and for ensuring that the CVB Objectives are met.

3. Center for Veterinary Biologics (CVB) Management

3.1 Authorities and Responsibility

The Federal Regulations under which the Veterinary Biologics Program operates and is authorized to enforce are found in title 9, Code of Federal Regulations (9 CFR), parts 101 through 124 (http://www.ecfr.gov) and in the Federal Register (https://www.federalregister.gov/).

Virus-Serum-Toxin Act

VS Memo 800.1

CVB-SOP-0016, Delegation of Authority for the Center of Veterinary Biologics
**CVB-SOP-0024, Delegation of Authority for Center for Veterinary Biologics - Inspection and Compliance**

**CVB-SOP-0052, Delegation of Administrative Authority in the Center for Veterinary Biologics-Policy, Evaluation, and Licensing**

**CVB-SOP-0002, Delegation of Authority for Center for Veterinary Biologics Assistant Director Unit**

### 3.2 Organizational Structure

Complete organizational charts are maintained and are updated when personnel changes occur. Organizational charts can be accessed on the CVB SharePoint site.

### 3.3 Personnel

#### 3.3.1 Knowledge, Skills, Abilities, and Performance

Hiring at the CVB is competitive, and candidates must meet the minimum requirements of their defined General Schedule (GS) series and receive satisfactory ratings for the knowledge, skills, and abilities required for the particular job series and position description advertised. Once hired, employees receive training or orientation appropriate to their specific responsibilities and duties.

Employee performance is evaluated at a minimum of twice yearly by the employee’s supervisor using defined performance elements, and the performance is given a documented rating at the end of the fiscal year.

Unsatisfactory performance by an employee is documented and addressed by the supervisor as soon as it is identified. Unsatisfactory performance of duties by an employee that is not corrected may result in removal of the employee from that position.

All employees have on file a position description (PD) that defines their duties, responsibilities, and reporting structure.

#### 3.3.2 Training

Employees are encouraged to develop with their supervisors an Individual Development Plan (IDP).

All employees are additionally required to take training required as employees of Veterinary Services. Examples of such training would be Security and Privacy Basics, Dealing with Conflict in the Workplace,
Incident Command System, or Scientific Integrity Policy training. These training records are maintained electronically in the AgLearn system.

A Training SharePoint site is available to all NCAH employees.

Some positions at the CVB require specific competency training for product-quality related work. This training is addressed in Section 7.2, Licensing Personnel; in Section 8.2, Inspection and Compliance Personnel; or in Section 9.2, Laboratory Personnel, of this Operations Manual. In some instances, the original documentation of training for individuals that were employed at the CVB prior to 2007 may not be available. In those cases, statements of competency provided by management suffice in lieu of training records. Program training and competency documents are retained at the CVB indefinitely as these may relate to program records for active biological products.

Training specific to the ISO 9001 Standard is arranged for or provided to CVB employees by the QM Section as needed. Training is provided to new employees covering the basic QMS topics, additional training may be provided based on any significant findings from audits or reviews or as requested by CVB employees.

3.3.3 Ethics and Public Trust

All employees of the CVB, as public servants, are required to adhere to principles of ethical conduct, as per 5 CFR 2635 and all supplemental agency regulations.

Since the NCAH is designated as a Biosafety Level (BSL) -3 facility, all employees of the CVB must submit to an appropriate level of background investigation and receive personnel suitability level (PSL) clearance of 2 or 3, dependent on their access to or responsibility for BSL-3 pathogens. Also, individuals with responsibility for Select Agents require Department of Justice (DOJ) clearance.

Additionally, all individuals at the CVB whose positions have been designated by the agency as, by the nature of the duties, having a potential for conflict of interest, are required to file a yearly Confidential Financial Disclosure Report (OGE Form 450). Identified individuals are also required to complete ethics training annually.

All employees have on record an official handwritten signature and initials.
4. Shared Campus Services

4.1 Infrastructure and Work Environment

The NCAH facility is compliant with all Federal requirements regarding work conditions, space, lighting, temperature, noise, accessibility, security, and safety.

The CVB infrastructure has been designed to provide a balance of human and physical resources to allow employees to perform their functions efficiently. All personnel are provided with space, equipment, and access to resources appropriate to their job position and description.

Discussions regarding the creation of new positions, filling vacancies, upgrading equipment, providing training/development, and space utilization occur at the various management meetings, and proposals are submitted for consideration to the appropriate levels for approval.

4.2 Campus Safety and Security Program

As per Executive Order 12196, “Occupational Safety and Health Programs for Federal Employees,” CVB complies with the Occupational Safety and Health Administration (OSHA) and approved agency occupational safety and health standards. The CVB participates in a campus-wide employee safety program. The Campus Safety Program is administered by the NCAH Safety and Security Unit (SSU). Policies are defined and procedures are issued in campus-wide NCAH documents. Information regarding this program, and also USDA and APHIS issued Directives and other guidance, can be accessed on the SSU SharePoint site.

Physical security of the CVB assets is of national concern and is administered by the NCAH Safety and Security Unit (SSU). The SSU falls under the responsibility of the IC Director. Security policies and procedures are specified in the NCAH Campus Security Plan, which is an agency mandated and approved document that defines the requirements for physical property security, information security, agent accountability and biosecurity, personnel suitability, and the emergency response program.

Both employees and non-employees at the CVB are granted access to defined property and assets, based on a graded protection system in accordance with the value of the particular assets. Access to areas and assets is monitored at all times by a contract guard force and recorded through the use of key cards, biometrics, cameras, and other electronic devices.

The CVB shares certain common services with other Federal agencies that are located in the NCAH facility – the NVSL and the NADC. These USDA agencies are all funded by the Federal government and bound by Federal Regulations.
regarding procurement, personnel management, safety, security, and animal welfare. These agencies are required to adhere to high standards in all areas and are held accountable for providing quality services needed for internal agency function.

Specific responsibilities and services supplied by some of the shared common service units are defined in a Customer Service Plan (CSP) or in a Memorandum of Understanding (MOU) and signed by the appropriate NCAH Directors. CSPs and MOUs concerning services to the CVB can be accessed on the QM SharePoint site. Periodic audits of some of the shared common service units are performed by the CVB to assess compliance with the terms of the CSP or MOU when the services directly impact CVB product quality. CSPs and MOUs are reviewed, revised, and reissued as needed.

The shared common services are:

1. Administrative Unit. This Unit is responsible for managing all purchases and contracts made by the CVB to outside vendors, assisting the CVB in the process of hiring qualified individuals, and providing general employee training required of all CVB employees as part of the VS pool. This Unit is certified as conforming to ISO 9001 Standards for a Quality Management System by a third party registrar. All work is accomplished in accordance with Federal Regulations and Directives.

2. Sample Processing Section. This Section is a subset of the Laboratory Resources Unit and supports the CVB program by receiving, inspecting, storing, delivering, and disposing of veterinary biological materials supplied by biologics manufacturers or permittees. This Section is certified as conforming to ISO 9001 Standards for a Quality Management System by a third party registrar. All work is accomplished in accordance with Federal Regulations and Directives.

3. Information Management Unit. This Unit is responsible for maintaining the electronic information services. Work or repair orders are routed by employees through an incident management process. All work is accomplished in accordance with Federal Regulations and Directives.

4. Facilities Engineering Unit. This Unit is responsible for general laboratory equipment management and building and grounds maintenance. All work is accomplished in accordance with Federal Regulations and Directives.

5. Calibration Laboratory. This Laboratory is ISO 17025:2005 accredited and is responsible for calibrating pipettes and other instruments; validating autoclave calibration; and also for monitoring freezer, incubators, and other temperature critical equipment. These services are used by the CVB
Laboratory functional units to ensure accuracy of test results and the production of quality references and reagents. All work is accomplished in accordance with Federal Regulations and Directives.

6. Laboratory Support Services Section – Media Preparation and Glassware/Metalware. This Section is a subset of the Laboratory Resources Unit and is certified as conforming to ISO 9001 Standards for a Quality Management System by a third party registrar. This Section produces and supplies laboratory media and reagents to the CVB Laboratories for testing and for reference and reagent production purposes. The Section also provides pick-up of used/autoclaved labware (glassware and metalware) and provision of clean labware. All work is accomplished in accordance with Federal Regulations and Directives.

7. Animal Resources Unit. This Section is accredited by the Association for Assessment and Accreditation of Laboratory Animal Care International (AAALAC Int.). The animal care and use services provided by this Section also conform to the recommendations of the combined Institutional Animal Care and Use Committee (IACUC). All work is accomplished in accordance with Federal Regulations and Directives.

8. NCAH Safety and Security Unit. This Unit is responsible for issues related to the safety and health of employees, environmental concerns, the administration and management of both the NVSL/CVB and NADC Select Agent Programs, and all security issues related to the campus and the employees. All work is accomplished in accordance with Federal Regulations and Directives.

9. NCAH Warehouse. The Warehouse is a subset of the Laboratory Resources Unit and is certified as conforming to ISO 9001 Standards for a Quality Management System by a third party registrar. This Section is responsible for incoming and out-going mail, shipping, receiving dock deliveries, equipment delivery, warehousing, and laundry services. All work is accomplished in accordance with Federal Regulations and Directives.

5. **Documented Information Relevant to the Effective Operation of the Center for Veterinary Biologics (CVB) Quality Management System (QMS)**

It is the responsibility of the CVB staff to know the current, applicable regulations and to operate its program in accordance with these regulations.
5.1 Federally-developed, Federally-issued Documents


5.2 CVB-developed, Federally-issued Documents

The regulations impacting CVB activities and the associated guidelines can be accessed through the CVB Website, http://www.aphis.usda.gov/animalhealth/cvb, under “Biologics Regulations and Guidance.”

5.2.1 Title 9, Code of Federal Regulations (9 CFR)

The biologics regulations, found in 9 CFR 101-118, are intended to ensure biologicals are not worthless, contaminated, dangerous, or harmful under the Virus-Serum-Toxin Act.” (9 CFR 101.5(a))

The complete CFR is available through the U.S. Government Printing Office or online at https://www.gpo.gov/fdsys/browse/collectionCfr.

Current and previous issues of the 9 CFR are maintained at the CVB as the applicable regulation may be time-dependent, i.e., the regulations applicable to a particular released biological product may be those regulations contained in the 9 CFR at the time of production of that biological product.

5.2.2 Federal Register Notices

Federal Register Notices concern matters applicable to the public and APHIS publishes them for public information. The CVB uses Federal Register Notices to announce meetings, hearings, availability of Environmental Assessments (EAs), findings of no significant impact (FONSIs), requests for comments on draft regulations, or when other public notification is needed. Federal Register Notices are approved by the Deputy Administrator of Veterinary Services and signed by the Administrator of APHIS. The Federal Register Notices are posted at https://www.federalregister.gov/; and links are found on the CVB home page and the APHIS home page on the Internet.

5.2.3 Memorandums

Veterinary Services (VS) Memorandums are guidelines, as defined in 9 CFR 101.2, that establish principles or practices relating to test procedures, manufacturing practices, product standards, scientific
protocols, labeling, and other technical policy considerations that are permanent procedures until canceled or replaced by another VS Memorandum. These are issued under the authority of the Deputy Administrator of Veterinary Services.

CVB procedures for reviewing and issuing VS Memorandums are described in CVB-WI-0016, *Veterinary Services Memorandums and Center for Veterinary Biologics Notices*.

Memorandums pertaining to veterinary biologies can be accessed on the CVB Website under Biologics Regulations and Guidance.

5.2.4 Notices

CVB Notices are a method to disperse information and announcements and to specify temporary procedures with an impact not to exceed 1 year. These are issued under the authority of the Director(s) of CVB.

The required procedures to follow when drafting, reviewing, and issuing CVB Notices are described in CVB-WI-0016, *Veterinary Services Memorandums and Center for Veterinary Biologies Notices*.

CVB Notices can be accessed on the CVB Website under Biologics Regulations and Guidance.

5.2.5 Supplemental Assay Methods (SAMs)

“A technical bulletin containing detailed instructions for conducting a (Standard Requirement) test. Such instructions shall be in accordance with the procedures currently being followed at the National Veterinary Services Laboratories (NVSL) and as improved, proven procedures are developed, shall be revised and reissued prior to application.” (9 CFR 113.2(a))

SAMs can be accessed on the CVB Website under Biologics Regulations and Guidance.

5.3 Documented Information Generated and Maintained for the CVB Quality Management System

It is the responsibility of the CVB staff to ensure that all CVB documents for which they are accountable are current or otherwise appropriate for use.

5.3.1 Policy and Procedure (Process) Documents:
The CVB generates and manages policy and procedure documents for internal use in support of its Veterinary Biologics Program, and these documents are collectively referred to as QMS Process documents. These documents are managed by the CVB Quality Management Section.

Minor clerical corrections (spelling errors, grammatical errors, letter or word omissions, etc.) may be made to released documents at any time. Any such corrections shall have no impact on the policy, processes, or final product defined by the document. The author, the issuing authority, the QM Section Leader, or the QM Program Assistant may make these corrections to the released document. These corrections are made and documented. Note: Any major errors discovered in documents (example: whole sentence or paragraph omissions) are corrected through the regular document revision process.

Updating of contacts/authors on policy and process documents is done as a minor change and does not require reissuance of the document as a revised version. Contact/authors can be updated at any time.

An issuing authority is an individual who has the authority to validate that the content of the document satisfies the scope and purpose of the document, and is consistent with the CVB QMS and/or agency policies and goals. There may be multiple levels of issuing authorities for a single document. In general, signatures by Section/Unit Leaders authorize that the content of the document satisfies the scope and purpose of the document and is consistent with the goals of the CVB QMS. Signatures by Directors authorize that the document is supported by and consistent with agency policy and goals. Signature by the CVB QM Program Assistant (PA) verifies that the review process has been followed and the document is ready to be entered as a formal element into the CVB QMS. The signature date of the QM PA is the date that the document becomes available for use.

A formal review is required for all new documents. In most cases, a minimum of one knowledgeable reviewer is identified and agreed upon by the document author and their supervisor or other appropriate authority.

The documents are filed in the appropriate secured QMS Master Document file accessible to CVB personnel. The documents are distributed to outside entities with CVB management approval.

When a new or revised QMS document is finalized, and email notification is sent to CVB employees who the document pertains to.
The archived versions of the documents can be maintained in the QMS Master Document file and/or in the QMS Electronic Document file. Documents are kept as required by the APHIS Record Retention Policy.

Documents may be inactivated in the QMS Document Management System when they pertain to policies/processes/procedures that have ceased to exist in the quality management program or that address infrequently used policies/processes/procedures. At such a time that the document may be needed again, it undergoes review and reissuance.

As with all other CVB-related regulations and guidelines, the applicable document may be time-dependent.

It is the responsibility of all CVB employees to use the tools provided to ensure (and to document where applicable) that they are following the policies and procedures of the applicable document(s) at all times.

The recommended interval for CVB QMS Process document review is every three years.

Note: For reference and reagent protocols, a required protocol review is done at the time of the next reference or reagent production.

5.3.2 Work Instructions

Work Instructions define a category of instructions that are internally generated but do not define or alter the CVB QMS policies or procedures or alter any Federal Regulations. Work Instructions relate policies or procedures to specific applications; i.e., specific individuals, times, or places. These instructions may have various forms, including screenshots, flow charts, and check-lists.

A Work Instruction is not a QMS Process document, but may be assigned a unique alphanumeric identification number and managed in the QMS Document Management System or be managed or controlled at a local level (i.e., Section level) by the Issuing Authority. Since Work Instructions do not conflict with the processes or policies defined in the Source Document, they do not undergo a formal review process and can be approved by non-management.

The Work Instruction documents are developed and reviewed within the Section and are updated when the need arises.

A Source Document can be sited in the Work Instructions. The Source Document may take many forms (i.e., a CVB QMS document, a regulatory or guidance document, equipment manual, a website, etc.)
5.3.3 Forms

A Form is a vehicle for capturing information regarding policies, procedures, observations, results, or other data. Forms do not define or alter the CVB QMS policies or procedures or alter any Federal Regulations. In some cases, the use of a standardized form is required, i.e., official government forms. In other cases, forms are encouraged by the CVB QMS to assist in the process of documenting relevant data. A Form is not a QMS Process document, but a CVB-generated Form may be assigned a unique alphanumeric identification number and managed in the QMS Document Management System for the convenience of the user.

The Forms are developed and reviewed within the Section and are updated when the need arises.

A Form with data captured is a record.

5.3.4 Test Worksheets

A Test Worksheet is a CVB Laboratory-specific Form for capturing required information regarding testing – such as sample ID, test ID, tester, reviewing official, test data, environmental data, etc. A Test Worksheet may be standardized, much like a standardized form, for a routine test protocol such as a SAM test; or it may exist more as a template, to be modified as needed to ensure that all critical data for a non-SAM test protocol are captured. A Test Worksheet is not a QMS Process document, but it may be assigned a unique alphanumeric identification number and managed in the QMS Document Management System.

The Test Worksheets are developed and reviewed within the Section and are updated when the need arises.

A Test Worksheet with data captured is a record.

5.3.5 Reagent Data Sheets

A Reagent Data Sheet is a CVB Laboratory-specific Form for capturing critical information regarding CVB-produced or distributed references or reagents. A Reagent Data Sheet is not a QMS Process document, but it may be assigned a unique alphanumeric identification number and managed in the QMS Document Management System.

A Reagent Data Sheet with data captured is a record.
5.3.6 Templates

A Template provides guidance for uniform communication, and may exist in the form of stylized sample or fill-in-the-blank letters, paragraphs, sentences, or outlines. A Template is not a QMS Process document, but it may be assigned a unique alphanumeric identification number and managed in the QMS Document Management System for the convenience of the user.

A Template with data captured is a record.

5.4 Combined Campus Documents

Campus-wide policy or procedure documents may be issued collectively by two or more of the agencies located at the National Centers for Animal Health (NCAH). Memorandums of Understanding (MOUs) define these processes.

5.5 Biologics Manufacturer’s Outlines of Production, Special Outlines, and Diagnostic Test Kit Instructions

Certain test procedures are defined in biologics manufacturer’s Outlines of Productions, Special Outlines, or Diagnostic Test Kit package inserts.

Biologics manufacturer’s Outlines of Production and Special Outlines constitute official contracts between a biologics firm and the CVB. These documents are confidential and are maintained in the CVB document management system. Copies of specified test procedures from these documents are attached to laboratory records for documentation.

5.6 Records (Documented Information Retained)

Records are documents that provide evidence of conformity to the requirements of, or provide evidence to, the effective operation of the QMS and/or to the CVB Program. Examples of records include, but are not limited to: completed forms or datasheets, correspondence, phone logs, official meeting notes, databases, reports, work counts, or certificates. Records may exist in a variety of formats – paper, electronic, photographs, etc.


Records required by ISO 9001 regarding QMS oversight or activities, for example, Audit/Review Reports, Management Review records, Corrective Action
reports, etc., are maintained according to our current Record Retention Policy or the APHIS Records Management Program, as applicable.

**Note:** All records should have, at a minimum, the following:

1. An authorizing or accountable name, signature or initials (traceability for an electronic medium), and a date
2. Adequate identification to link the record to its official file or purpose
3. Clearly worded and/or recorded information
4. Legible and Indelible

6. **Service to the Customer**

The goal of the Center for Veterinary Biologics (CVB) Quality Management System (QMS) is to provide quality service to our multi-tiered customers, which is characterized by a continual linked process of review and feedback for service improvement.

The end result of the CVB QMS is to promote product realization, which ultimately results in the ready availability of world class veterinary biologics.

The CVB collectively provides professional services to three primary tiers of customers: 1) the American Public; 2) the Veterinary Biologics Manufacturers; and 3) its own CVB functional areas.
Veterinary Biologics Program

Veterinary Biologics Manufacturers

Quality submissions
Compliance with VSTA

Regulations
Oversight
Education

Purchase products
Feedback on needs

World-class Veterinary Biologics

Pure, safe, potent, and efficacious product available to the marketplace
Publication of licenses/permits issued and terminated

CVB Licensing, Laboratory, Inspection And Compliance

Feedback on disease issues and product

Resources and tools for State and Federal Animal Health Programs

American Public

Appropriate and informed use of product in field

Safeguarding Animal Health

CVB Quality Management System Manual

Version .08 (14Jun17)
Supersedes 26Jan16

Printed by: CRHERR on 22 Jul 2020, 03:33:50 pm.
Controlled by: APHIS Center for Veterinary Biologics, 515-337-6100
6.1 The American Public

The CVB is a consumer protection Agency. The Virus-Serum-Toxin Act dictates that it is unlawful to prepare, sell, barter, or exchange in the District of Columbia, or in the Territories or in any place under the jurisdiction of the United States, or to ship or deliver for shipment in or from the United States, the District of Columbia, any territory of the United States, or any place under the jurisdiction of the United States, any worthless, contaminated, dangerous, or harmful virus, serum, toxin, or analogous product intended for use in the treatment of domestic animals. Title 9, Code of Federal Regulations, part 105, dictates that an establishment license, product license or permit may be formally or informally suspended due to the public interest.

The CVB uses regulatory processes, investigative services, and scientific expertise to assure the American Public that the veterinary biological products available for use are of the highest quality, are not harmful to the public interest, and encourages open communication as new products and standards for products are developed. The CVB maintains a website of all its services, activities, and current or proposed regulations and guidance information. Feedback is invited from the general public at: http://www.aphis.usda.gov/animalhealth/cvb. A telephone number is also listed on the Website and all calls from the public are answered by a Program Coordinator who documents the details of the call and either provides a response, forwards the call to another CVB staff member for a response, or provides information to the caller to enable them to obtain answers from an alternate source.

The CVB schedules a Veterinary Biologics Public Meeting, Scientific Meeting, or Workshop as needed to serve as a forum to provide information and to discuss issues of interest to producers, consumers, local governments, and the general public. Overviews of the current biologics program activities are presented, the status of new and proposed regulations is discussed, and emerging disease issues are explored. These meeting dates are posted on the CVB Website and requests for discussion topics are announced in the Federal Register.

The CVB sends representatives to and actively participates in the United States Animal Health Association (USAHA), the nation’s animal health forum. The USAHA is a science-based voluntary organization, the mission of which is to deliberate and adopt recommendations to solve animal health problems.

The CVB sends its regulators and scientists to local, national, and international scientific meetings, and to producer group meetings to gain insight into the needs of its customers.

The CVB provides direction to the Veterinary Services (VS) mission of protecting and improving the health, quality, and marketability of U.S. animals, animal products, and veterinary biologics. In instances of animal disease outbreaks of
national concern, the CVB Director may temporarily redirect CVB resources as needed to assist with VS emergency programs.

The CVB represents the United States internationally as a member of the Collaborating Center for the Diagnosis of Animal Diseases and Vaccine Evaluation in the Americas, along with the NVSL and the Institute for International Cooperation in Animal Biologics (IICAB). This OIE recognized organization develops and delivers continuing education programs for U.S. veterinarians, personnel at state veterinary diagnostic laboratories, and U.S. and international biologics regulators and manufacturers (yearly IICAB veterinary biologics training).
6.2 Veterinary Biologics Manufacturers and Permittees

Biologics manufacturers located in the United States are called licensees. Companies importing biological products manufactured in foreign countries to be sold and distributed in the United States are called permittees. Domestic veterinary biologics manufacturers need to obtain and maintain two types of licenses to produce and market veterinary biologics in the United States: 1) an Establishment License listing each production facility, and 2) a Product License for each product produced in a licensed establishment. Veterinary biologics permittees need to obtain and maintain a Biological Product Permit for Sale and Distribution for each foreign manufactured product imported.

The CVB Licensing staff provides service to a biologics licensee or permittee by 1) serving as an information resource for interpretation of the regulations during prelicensing and postlicensing processes; 2) examining for acceptability all of the materials submitted by a biologics licensee/permittee in support of a license or permit application; 3) recommending a license/permit when all of the regulatory requirements have been met; and 4) providing continuing review of required materials submitted by a biologics licensee/permittee for maintaining a license.

The CVB Inspection and Compliance (IC) staff provides service to a biologics licensee/permittee by 1) conducting pre- and postlicense inspections of an establishment; 2) reviewing tests performed on each serial of product produced to ensure compliance with Federal requirements; 3) authorizing release of each serial of a product for marketing; 4) issuing certificates to facilitate product export; and 5) serving as an information resource for interpretation of the regulations post-licensing.

The CVB Laboratory staff provides testing aids to a biologics licensee/permittee by 1) developing and standardizing test methods; 2) developing and providing biological references and standardized reagents for use by the biologics licensee/permittee in testing; and 3) conducting routine confirmatory testing prior to serial release.

The CVB provides regulatory clarifications and announcements through the issuance of VS Memorandums and CVB Notices to ensure consistency of licensing guidance and equitable distribution of information to all biologics licensees/permittees.

The CVB maintains an open and ongoing information exchange with a biologics licensee/permittee by assigning CVB personnel to interact with designated liaisons at each firm. Meetings between CVB personnel and firm personnel are scheduled as needed to facilitate communications.
CVB representatives also attend and participate in the Animal Health Institute (AHI) quarterly and the Association of Veterinary Biologics Companies (AVBC) biannual industry meetings to discuss product, marketing, and regulatory concerns.

The CVB additionally plays an active role in the International Cooperation on Harmonization of Technical Requirements for Registration of Veterinary Products (VICH). The VICH is a trilateral (EU-Japan-USA) program that focuses on harmonizing technical requirements for veterinary product registration.

6.3 The Three CVB Functional Areas

The three CVB functional areas provide information, consultation, and services to one another, collaborating to accomplish their individual tasks.

The Licensing staff provides product information and policy interpretation to IC, and Master Seed/Cell and product testing information to the Laboratory.

The IC staff provides product information and policy interpretation to the Licensing staff, prelicense and post license inspection reports and facilities review, observes field trials, and conducts special inspections for licensing.

The Laboratory staff plans, coordinates, and provides prelicense confirmatory test results to Licensing, and postlicensing confirmatory test results to IC. The Laboratory staff also conducts product testing for IC in response to investigations and complaints.

Additionally, Sections within the functional areas provide information and services to one another (e.g., the Statistics Section within Policy, Evaluation, and Licensing provides statistical analysis of firm data to the Review staff).

7. Monitoring, Review, and Improvement

7.1 Internal Audits (CVB-SOP-0021)

7.2 Certification Audits

Certification Audits of the CVB QMS are contracted for and conducted annually by independent, accredited auditing organizations for the purpose of assessing conformance to the ISO 9001 Standard for Quality Management System Requirements.

7.3 External Audits

External Audits of selected facets of the CVB Program may include aspects of the QMS and are conducted by or at the request of CVB stakeholders. When such
audits are conducted by the Office of the Inspector General, the Findings and Recommendations are published and can be accessed at [http://www.usda.gov/oig](http://www.usda.gov/oig).

### 7.4 Customer Concerns

External customer concerns are received at the CVB via letters, emails, or telephone calls. Letters are generally routed to a specific individual, such as a Reviewer or Specialist, to prepare a response. Correspondence is tracked via the CVB Mail Log. Depending on the nature of the concern, the Reviewer or Specialist may seek input from management, or may bring the concern to the Policy, Evaluation, and Licensing (PEL) Reviewers meeting or the IC Specialists meeting for discussion. Outgoing correspondence has management oversight. Telephone calls, generally regarding licensed product, are routed through the Program Coordinator for documentation and to ensure appropriate review and response. Telephone calls are entered and tracked in the LSRTIS Phone Log. In certain cases, either at the request of the external customer or CVB staff, a face-to-face meeting is arranged at the CVB offices to discuss concerns.

Internal customer concerns that cannot be resolved by the participating parties, or needing management input or agreement for resolution (for example, requiring process improvement activity), are addressed at the appropriate management level meeting – Section meeting, Reviewers’ meeting, Specialists’ meeting, PEL Management Team (MT) meeting, ICMT meeting, Expanded CVB Management Team (ECVBMT) meeting, or Directors’ meeting.

### 7.5 CVB Business Plan

The CVB Business Plan consists of a dynamic set of documents (including the CVB Mission, Strategic Drivers, Operational Priorities, etc.) that are continually under review and revision by management. The Business Plan addresses the internal and external challenges anticipated for the program over the upcoming years and outlines the CVB plan to balance its resources to accomplish the mandates of the Virus-Serum-Toxin Act and to assure that quality biologics are available to the American Public. Budget and performance are integrated based on measurable objectives that directly evaluate and correlate resources with outputs. The CVB Business Plan and the measurable objectives serve as a basis for discussing projected CVB budget needs with VS.

### 7.6 Self-assessment for Program Enhancement and BPIs

The CVB is committed to the analysis of current business processes in an effort to determine where program enhancements can be made, where new technology can be implemented, and to redesign business processes to achieve operational goals. Business Process Improvement (BPI) projects are identified, resources are allocated, progress is tracked, and outcomes are made available to customers and stakeholders. Improving the biologics program transparency, accountability, and
the predictability of processes allows the CVB to perform its regulatory functions while at the same time operating as a sound business entity.

8. Licensing

The objective of the Licensing functional area is to ensure timely, consistent, and comprehensive review and evaluation of product development and production data submitted by veterinary biologics manufacturers. These data are submitted in support of product licensure and are reviewed for compliance with the Virus-Serum-Toxin Act and associated Federal Regulations. Licensing policies are science- and performance-based. The processes are transparent, and priorities are carefully determined to ensure needed products are available for the American Public.

8.1 Reviewer’s Manual (CVB-MAN-0001)

The regulations, policies, and procedures that enable and ensure the Licensing area to achieve its objective are found in or referenced in the Reviewer’s Manual. The content of the Reviewer’s Manual encompasses:

1. Quality Management System (QMS) documents relevant to licensing activities
2. Official Program Memorandums and Notices
3. Applicable Code of Federal Regulations sections
4. Other Federal regulations and guidelines as appropriate
5. Interpretations or guidance (including work instructions, forms, checklists, consistency questions, etc.) regarding Center for Veterinary Biologics (CVB) documents or Federal Regulations issued under the authority of CVB or Policy, Evaluation, and Licensing (PEL) management.

8.2 Personnel

The Licensing area consists of Section Leaders, a Risk Manager, Staff Reviewers, Statisticians, Legal Instrument Examiners (LIEs), and Program Assistants (PAs). These individuals must meet the requirements of their job series and receive further specific training prior to assuming their job duties. Specific authorities and responsibilities associated with each position and the methods and expectation for accountability are included in the training. Staff Reviewers are assigned mentors until they have achieved an acceptable degree of competency in their duties. The period of formal mentoring is variable (typically 6 to 12 months), depending on the background of the new Reviewer.

All training records for specific job competencies are maintained in the Directorate support area.
8.3 Product and Services

8.3.1 Licensing Process

To produce and market a veterinary biological product in the United States, a biologics manufacturer must apply for, be granted, and maintain two kinds of licenses – a United States Veterinary Biologics Establishment License for its manufacturing, testing, and storage facilities, and a United States Veterinary Biological Product License for each product produced in a licensed establishment. In certain cases, a conditional license, a license for further manufacture, or a license for export only may be requested. To import and distribute a veterinary biological product manufactured outside of the United States, a permittee must apply for, be granted, and maintain a United States Veterinary Biological Product Permit for Sale and Distribution for each foreign manufactured product imported into the United States and maintain a quarantine facility in the United States.

The CVB-PEL Review staff is responsible for reviewing license and permit applications, assuring that the submitter (biologics manufacturer or importer) has supplied all of the required documentation and the documentation complies with Federal laws and regulations. The CVB Director has the authority to issue, suspend, or revoke establishment licenses, product licenses, and permits for distribution and sale.

A Reviewer is assigned to work with each licensee/permittee to guide them through the licensing process. Reviewers and Review staff oversee review and processing of:

- Establishment documents (Articles of Incorporation, USDA Liaison designations)
- Assignment of identifying codes for establishments and products and true names for products
- Outlines of Production and Special Outlines
- Master Seed/Cell reports and coordination of confirmatory testing at the CVB
- Documentation and Risk Analysis for genetically engineered organisms, imported master seeds and products, and certain modified live organisms used in biologics manufacture (includes Summary Information Formats, Risk Assessments, Environmental Assessments, and associated Federal Register publications)
- Proposed study design and statistical analysis plan
- Protocols and Study Reports for:
  - Efficacy
  - Safety (including back passage, shed/spread, adjuvant studies, and field safety)
  - Potency and potency assays
- Purity assays (dilution of preservative, mycoplasma PCR, etc.)
- Sensitivity and specificity for diagnostic products
- Field trials for diagnostic products
- Manufacturing changes post-licensure
- Shipment of experimental products
- Labeling
- Prelicense serial test results and coordination of confirmatory testing at the CVB

If the application is for an establishment license or a permit for a new or foreign manufacturer, the Reviewer will request an IC Biologics Specialist to inspect the applicable facilities to review the adequacy of record keeping systems; assess construction to confirm manufacturing will correspond to the proposed Outline of Production; and to evaluate production capabilities, quality control procedures, and general laboratory practices.

The Reviewer may seek additional review of study protocols, test results, or study reports from other experts at the CVB. This includes statistical review of study design at the protocol stage and statistical analysis of final study data to validate the submitter’s analysis. The Reviewer may also consult the Assay Issues Advisory Committee for issues dealing with in-vitro assay development and validation.

With certain microbial agents, the Reviewer may determine that a formal Risk Analysis is warranted to assess the risks associated with the release of the organism into the environment.

When licensing novel products, or when new policies must be developed, coordinated review teams may be formed to address these issues. An internal guideline termed a “Licensing Consideration” may be generated to record the decisions made.

If formulation of a new product includes a novel adjuvant, the Reviewer may seek guidance from the Adjuvant Coordinated Review Team regarding data needed to assess the safety of a new adjuvant.

Official notification regarding the acceptability of submitted materials is provided to the licensee/permittee in writing. The Reviewer prepares complete, explicit responses to the submissions so that the submitter understands the regulatory basis for a decision and the limitations thereof. Reviewer correspondence also serves to educate the submitter regarding the CVB regulations and policy.

Since communication between the submitter and the CVB Review staff is a critical component of the licensing/permitting process, all facets of
processing incoming submissions and outgoing correspondence are considered a top priority. Detailed procedures have been developed for the management of all correspondence and submissions, including review, filing, and archiving of documentation. This process, including turnaround time, is tracked in a database, and closely monitored by management.

A CVB Notice is published quarterly to publicize licenses/permits issued and terminated during the past 3 months.

**8.3.2 Development of Licensing Standards/External Policy**

The Virus-Serum-Toxin Act gives the USDA the authority to issue regulations to prevent the preparation and marketing of worthless, contaminated, dangerous, or harmful veterinary biologics. The Deputy Administrator of Veterinary Services (VS) has the authority to publish the Regulations and issue VS Memoranda. The CVB Director has the authority to issue CVB Notices.

The licensing staff is responsible for developing licensing and permit requirements and program policy, and for publishing these in Regulations, Memoranda, and Notices. The guidelines for the development and review of these documents are found in CVBW10016.

**8.4 Licensing: Product and Service Review**

Regular Reviewer meetings are a forum for discussions of policy and issues as they arise. Minutes are taken at the Reviewer meetings and posted electronically.

Consistency questions are posed as issues arise as a means to determine how Reviewers currently handle a particular issue. If there are varying approaches, then the best approach is determined at the Reviewer meeting. If consensus on the approach is not achieved, the issue is discussed further at PEL Management Team meetings and then feedback is provided to Reviewers. Consistency questions are archived electronically and provide consensus responses to common issues.

In cases where it is unclear whether the CVB or the Food and Drug Administration-Center for Veterinary Medicine (FDA-CVM) has authority over a specific product, the Jurisdictional Issues Review Committee (JIRC) will review the product and proposed label claims, provide recommendations to the PEL Management Team for approval, and then confer with the FDA-CVM to reach an agreement as to which agency has jurisdiction over the specific product.

Outgoing licensing correspondence is reviewed at multiple levels before it is sent. Initial review for clarity and content may be performed by a designated Staff Reviewer. Official content review for final approval is performed by the Section Leader responsible for the content area covered in the correspondence (i.e.,
correspondence regarding viral products is generally reviewed by the Virology Section Leader). Support staff performs a final check before sending the correspondence.

All incoming submissions are tracked in a database (LSRTIS). This database provides information on response times and workloads. Information from the database is reviewed by management to assign work and to measure PEL outputs dealing with the licensing of biological products. Database numbers are combined with other work output measurements from the Laboratory to gather a detailed and accurate summary of the work accomplished by PEL employees on a quarterly basis.

9. **Inspection and Compliance**

The objective of the Inspection and Compliance (IC) functional area is to ensure that veterinary biological products are prepared, maintained, and distributed in compliance with the Virus-Serum-Toxin Act and associated Federal Regulations. The policies and processes for the assessment of establishment procedures, facilities, and product distribution are performance- and risk-based, and fulfill evolving Federal requirements for biosafety, biosecurity, agent accountability, and environmental protection.

9.1 **IC Manual** ([CVB-MAN-0002](#))

The regulations, policies, and procedures that enable and ensure the IC area to achieve its objective are found in or referenced in the IC Manual. The content of the IC Manual encompasses:

1. Quality Management System (QMS) documents relevant to IC activities
2. Official Program Memorandums and Notices
3. Applicable Code of Federal Regulations sections
4. Other Federal regulations and guidelines as appropriate
5. Interpretations or guidance (including work instructions, forms, checklists, etc.) regarding CVB documents or Federal Regulations issued under the authority of IC or CVB management

9.2 **Personnel**

The IC area consists of Section Leaders, Biologics Specialists, a Product Specialist, an Investigation and Compliance Specialist (ICS), Biologics Compliance Assistants (BCAs), and an Export Document Examiner. These individuals must meet the requirements of their job series and then complete a defined training program in each of the CVB Sections prior to assuming full performance of their job duties. Specific authorities and responsibilities associated with each position and the methods and expectations for accountability are
included in the training. Biologics Specialists are assigned mentors during their training period, which may be up to 18 months.

All training records for specific job competencies are maintained in the IC area.

9.3 **Product and Services**

9.3.1 **Facilities Inspections**

Inspections at biologics manufacturing facilities and distribution sites are conducted by Biologics Specialists to determine if the products have been produced and tested by competent individuals using acceptable facilities, equipment, and methods; that products being marketed are not worthless, contaminated, dangerous, or harmful; and that reports and records of production, testing, and distribution of products are accurate, complete, and adhere to the approved outline of production. Each licensee or permittee is assigned to a specific Biologics Specialist.

There are three categories of inspections:

1. **In-depth Inspection.** An in-depth inspection is an unannounced, detailed inspection in which overall compliance with regulations and other requirements is systematically examined.

2. **Follow-up Inspection.** A follow-up inspection is conducted to determine if corrections required as a result of a previous inspection (in-depth or special) have been made.

3. **Special Inspection.** A special inspection is any inspection not of the previous two categories. This type of inspection is requested by CVB personnel (e.g., a prelicensing inspection requested by PEL) or as directed by the IC Director.

In addition, an Administrative Inspection Review (AIR) may be performed on active licensees and permittees on an annual basis. This review is conducted to validate records maintained at the CVB concerning licensed premises, responsible personnel, and production. The components of this review are specific to each licensee or permittee, and may include reports from the CVB databases, certified documents, and a generated list of requested information about the licensee. Missing records or discrepancies are further investigated. These documents are authenticated by the licensee’s or permittee’s official liaison. AIRs are tracked in the CVB Mail Log.

All Biologics Specialists are trained in the inspection process and conduct the inspection following a defined format and process. The general
inspection plan is determined yearly using the risk-based Inspection Matrix, targeted inspection goals, and the anticipated CVB budget. The Inspection Section Leader works with individual Biologics Specialists to establish the calendar schedule and inspection teams for the targeted inspections. The IC Director and the IC Management Team then track and review the number of completed inspections quarterly in the Workload Indicators database, and make adjustments to the inspection goals as needed in response to budget or personnel changes or other unanticipated redirection of activity.

All inspections are documented in an inspection report. This inspection report is considered a critical document for the biologics program in that it provides a record of the scope and findings of the inspection and documents the suitability of a firm to be licensed under the Virus-Serum-Toxin Act.

The inspection materials, including all handwritten notes, attachments, exhibits, and copies of all letters and memos, are filed and maintained in the IC Inspection File in accordance with CVB Information Security and Management requirements.

An inspection report is provided with a cover letter to the firm by certified mail or via the NCAH Portal.

Turnaround time for completion of inspection activities is monitored and reviewed by IC management for timeliness and resource management decisions.

9.3.2 Facility Documents – Review and Approval

Licensed and permitted establishments must have adequate facilities to prepare and store biological products. Facility documents prepared in compliance with 9 CFR 108 are submitted to the CVB by each licensee and permittee for review and filing. These documents describe the location and use of each building on licensed/permited premises and the construction materials used throughout these buildings. The documents also provide more specific information as to the use of each individual room used to prepare biological products, equipment locations, the precautions taken to prevent cross contamination, a listing of the fractions prepared in each room, and a description of equipment used to prepare biological products. VS Memorandum No. 800.78 provides additional guidance to the licensee/permittee on formulating facility document submissions.

9.3.3 Qualifications of Veterinary Biologics Personnel – Oversight
Licensees and permittees must ensure key personnel involved in the preparation of biological products have a sufficient level of experience and training to perform their job functions in accordance with 9 CFR 114.7(b). APHIS Forms 2007, “Qualifications of Veterinary Biologics Personnel,” are submitted to CVB for key personnel, as described in VS Memorandum No. 800.63. Review of these forms allows CVB to assess employee qualifications through the review of personnel information, including job title and level of education as related to the job function.

9.3.4 Compliance

The CVB IC Section is responsible for initiating regulatory actions against licensed biologics manufacturers with regard to violations of the regulations. The IC Section uses scientific judgment and regulatory discretion to evaluate how each violation has or may affect, either directly or indirectly, the purity, safety, potency, or efficacy of the veterinary biological products involved.

Regulatory actions are documented through communication to the licensed biologics manufacturer. All regulatory actions require a letter to the licensed manufacturer describing the action taken. Regulatory actions to the licensed manufacturer include: Letter of Advice, Infraction Notice, Voluntary Stop Distribution and Sale, Mandated Stop Distribution and Sale, and Hold Release.

All violations should require an action by the licensed biologics manufacturer. Depending on the severity of the violation, a root cause analysis and corrective/preventive action should be performed by the manufacturer and reviewed by the appropriate CVB IC Section individual.

9.3.5 Investigations

The CVB IC Section is responsible for conducting a Veterinary Biological Investigation (VBI) to prove or disprove a violation of the Virus-Serum-Toxin Act or its promulgated regulations when the alleged violation was committed by a licensed biologics manufacturer or an unlicensed entity. The Investigative and Enforcement Services (IES) agency may aid the CVB with investigations when needed. An investigation is opened when a credible complaint or concern is raised regarding a licensed or an unlicensed firm or product. The complaint or concern may come from many different sources – from within the CVB, from a biologics manufacturer or one of its employees, from a veterinarian, from a researcher, from the public, from another government agency, etc. The source of the complaint or concern may also be anonymous. The IC Section is responsible for handling or monitoring all credible, alleged violations. The IC Director, the Compliance Section Leader, the
Investigation Manager, the Investigation and Compliance Specialist, and the Biologics Specialist all have specific authorities and responsibilities and are trained to assist or conduct the investigation following a defined format and process. Investigations are assigned a unique VBI number. All information gathered in the process of handling or monitoring an alleged violation – correspondence, memos, telephone logs, exhibits, affidavits, test reports, etc. – is filed in a VBI folder as a hardcopy or L.SRTIS electronic file reference and tagged by that unique VBI number. Physical evidence is also tagged by the unique VBI and tracked by chain of custody. All evidence collected must be obtained and documented in accordance with the Federal Rules of Evidence.

The disposition of an investigation is highly dependent on the nature of the violation and the subsequent findings. Some cases may be closed following completion of compliance actions by a biologics firm, via a memorandum to the IC Director through the Compliance Section Leader. Other cases may require further coordination through the Office of General Counsel (OGC) and result in formal proceedings before an Administrative Law Judge or criminal proceedings through a U.S. District Attorney.

After closure of the investigation, the VBI folder is filed and maintained in the IC Investigation File in accordance with CVB Information Security and Management requirements.

9.3.6 Product Inspection and Serial Release

Licensees and permittees are required to submit to the CVB a summary of all testing performed by them on each serial or subserial of product in order to obtain permission to sell or further distribute the serial. Under certain circumstances, licensees may request additional product considerations, such as extensions of dating or reprocessing. A testing summary is submitted by a firm via the NCAH Portal or on an APHIS Form 2008 (Form 2008). The IC area is responsible for evaluating the firm’s testing summary submissions, reviewing any additional manufacturing reports or requests provided by the firm, reviewing any testing reports provided by the CVB Laboratory, and verifying the absence of any regulatory actions which could affect the eligibility of the product for release.

IC Biologics Compliance Assistants and Biologics Specialists conduct this review of product requests and product test results following a defined format and process. If the testing is found to be satisfactory, the serial or subserial of product is released from quarantine status and is eligible to be sold or further distributed.
Rapid turnaround time for serial release is important to the biologics manufacturers for marketing planning and success. Because of this, serial release is considered a top priority for the CVB, and resources are adjusted as needed to ensure timely review of serials of product.

All testing summaries (e.g., Form 2008s) are filed and maintained in LSRTIS or in the IC Test Report folders in accordance with CVB Program Information Management and Security requirements.

9.3.7 Issuance of Export Certificates and Certificates of Licensing and Inspection

Licensees and distributors request Export Certificates and Certificates of Licensing and Inspection from APHIS to assist with the export and sale of U.S. licensed veterinary biological products to foreign countries. Both Certificates provide certification to a foreign country that a product has been prepared in accordance with the Virus-Serum-Toxin Act, and a Certificate of Licensing and Inspection provides additional certification that a product is freely marketed in the United States. The licensees and distributors must complete the forms, and the CVB-IC Unit compares the information submitted against details on file. The IC Section is responsible for issuing these Certificates.

The Export Document Examiner, Biologics Specialist, Biologics Compliance Assistant, Biologics Compliance Inspector, and the Export Manager are responsible for verifying the correctness of all information supplied by the requestors on these Certificates following a defined format and process. Acceptable Certificates are signed and embossed with an official seal.

Rapid turnaround time is important to the biologics manufacturers to facilitate the exportation of licensed veterinary biologics and is tracked in the Licensing, Serial Release, and Testing Information System (LSRTIS) database. Reports from the database are generated and reviewed by management for timeliness and for resource management.

All documentation, paper or electronic, associated with a Certificate is filed and maintained by IC personnel in accordance with APHIS record retention and CVB Program Information Management and Security requirements.

9.3.8 Pharmacovigilance

Pharmacovigilance (PV) can be defined as the detection and investigation of the effects of the use of veterinary biologics with the objective to ensure safety and efficacy in animals exposed to the products. PV activities
include management of Adverse Event Reports (AERs) associated with the use of veterinary biological products that are received at the CVB from the public. AER records are gathered into a database where they are used for data mining, analysis, and signal detection to monitor the observed performance of veterinary biologics.

When warranted, a product evaluation and/or veterinary biologics investigation may be initiated, and testing by the CVB Laboratory may be requested. Findings of such inquiries may result in mitigating regulatory action being taken to ensure product safety, efficacy, or consumer protection.

9.3.9 Development of Licensing Standards/External Policy

The Virus-Serum-Toxin Act gives the USDA the authority to make and issue regulations to prevent the preparation and marketing of worthless, contaminated, dangerous, or harmful veterinary biologics. The Deputy Administrator of Veterinary Services has the authority to publish the Regulations and to issue VS Memoranda. The CVB Director has the authority to issue CVB Notices.

The IC staff is responsible for developing inspection, compliance, and pharmacovigilance requirements and program policy and for publishing these in Regulations, Memoranda, and Notices. The guidelines for the development and review of these documents are found in CVBW10016.

9.4 Inspection and Compliance: Product and Service Review

Biologics Specialists meetings are scheduled (as needed) as a forum for discussions of IC policies and issues as they arise, including regulatory interpretation and flexibility as it applies to these issues. Meeting notes are taken and posted electronically.

Outgoing correspondence is reviewed for consistency of policy by management before being sent.

The databases and the Workload Measurement spreadsheet are reviewed by IC management quarterly to determine workload, turnaround time, and performance measurement for the unit. This information allows management to make appropriate resource decisions dependent on workload, budget, and desired outcome.
10. Laboratory

The objective of the Laboratory functional area is to ensure that the testing services and testing aids provided in support of the Center for Veterinary Biologics (CVB) Program are of the highest quality and are well supported by documentation. This is accomplished through a focus on scientific excellence and laboratory competency in an environment of well-defined processes.

10.1 Laboratory Policies and Procedures

The policies and procedures that enable and ensure the Laboratory is able to achieve its objective are found in or referenced in the following documents:

1. Quality Management System (QMS) documents relevant to laboratory testing activities

2. QMS documents relevant to reference and reagent production activities

3. Official Program Memorandums and Notices

4. Other Federal Regulations and guidelines as appropriate

5. Interpretations or guidance (including work instructions, test work sheets, forms, checklists, etc.) regarding CVB documents or Federal Regulations issued under the authority of Policy, Evaluation, and Licensing (PEL) or CVB management

10.2 Personnel

The CVB Laboratory staff consists of veterinarians, microbiologists, and technicians, providing laboratory expertise to the CVB Program as integrated, specialized teams.

A Laboratory technician candidate must provide evidence that they meet predetermined criteria for knowledge, skills, and abilities prior to being hired, and then receive initial training under the direct supervision of qualified Laboratory staff. Once training is completed, new Laboratory technicians must demonstrate their ability to produce quality laboratory results consistently. As a virology example, competency may be shown by the ability of an individual to produce consistent viral titrations using a known standard viral control in a selected cell culture system. Successful replicated titrations would demonstrate 1) knowledge of the growth characteristics of a class of viral agents; 2) knowledge of, and skill in, growing cell culture; 3) skill in producing consistent dilutions of virus;
4) ability to calculate titration end points; and 5) skill in operating a specialized microscope.

The training records and evidence of prior competencies are reviewed by the Section Leader or their designee to confirm that the required knowledge, skills, and abilities to conduct the laboratory activities have been demonstrated. The Section Leader, or their designee, then authorizes the employee to conduct the laboratory activities defined in the employee’s position description without direct oversight. The training record and authorizations are filed in the employee file.

Current employees, when assigned new types of laboratory testing duties requiring different skills, receive similar training and must show competency prior to being authorized to work without direct oversight.

Microbiologists and veterinarians are professionals who are hired based on their specific scientific expertise and generally conduct tests that are novel in nature. These individuals are generally not required to complete laboratory competency testing. These individuals may receive training instead in general program activities.

All training records for laboratory competency are maintained in the laboratory area.

10.3 Product and Services

10.3.1 Testing Services

The CVB Laboratory staff provides technical laboratory expertise to the CVB Program by conducting tests on Master Seeds, Master Cells, and pre- and postlicense product. These tests may be requested by the Licensing staff or by the Inspection and Compliance (IC) staff or may be initiated by the Laboratory staff. The results of these tests are used in the determination of the fitness of a biological product for licensure, market release, and also for investigative purposes.

In addition, the CVB Laboratory staff develops/produces and provides Testing Aids – test protocols and specific references and reagents for both in-house testing and to supply to biologics firms.

All testing is performed by competent and trained individuals using appropriate and calibrated equipment; within-date reagents and materials; and under suitable and controlled environmental conditions.

The basic test systems/methodologies for the majority of tests performed on biological products at the CVB are specified in the Standard
Requirements (SRs) found in title 9, *Code of Federal Regulations* (9 CFR); in published Supplemental Assay Methods (SAMs); in approved Outlines of Production, Special Outlines, or in CVB test protocols. Non-standard tests are performed as necessary on novel products or in unique situations for which there are no standardized tests available or specified.

Pre- and postlicense products are tested by the CVB Laboratory staff according to the procedures described in Section V of the Outline of Production for the product. The Outline of Production may describe a proprietary test or may specify the use of a SAM and/or codified test. Postlicense confirmatory testing at the CVB is conducted on a portion of eligible product serials on a risk-defined basis. It may be performed prior to serial release or near the end of serial dating.

In the event of a consumer complaint or specific CVB concern, product testing may be conducted at any time during the life of the serial. In such cases, the CVB Laboratory may, as a result of an agreement with Licensing and/or IC staff, elect to conduct alternative testing not specified in Section V of the Outline of Production, if such tests are deemed to be more appropriate to address the specific concern or complaint.

Tests on Master Seeds and Master Cells are conducted by the CVB Laboratory staff when requested (Special Request) by the Licensing staff. The CVB Laboratory staff develops a testing plan appropriate to the individual seed or cell.

**10.3.2 Supplemental Assay Method (SAM) Testing**

A SAM is a testing protocol defined in the 9 CFR 113.2(a) as: “A technical bulletin containing detailed instructions for conducting a test. Such instructions shall be in accordance with the procedures currently being followed at National Veterinary Services Laboratories and as improved, proven procedures are developed, shall be revised and reissued prior to application.”

SAMs are developed by the CVB for use by any licensee/permittee marketing an applicable product. A SAM contains the detailed instructions for conducting a test for purity, safety, potency, efficacy, stability, or identity of a biological product. New and revised SAMs are issued through the CVB Website.

CVB Notice 11-20 references the application, identification, and location of the current SAMs. SAMs are available electronically on the CVB Website, [http://www.aphis.usda.gov/animalhealth/cvb](http://www.aphis.usda.gov/animalhealth/cvb) under “Biologics Regulations and Guidance,” or upon request to the CVB. However, SAMs containing information regarding the propagation or testing of certain
agents of concern are available only to those biologics firms or other parties, authorized by the CVB Director to receive them.

Validation packets for SAMs, including internal and external review documentation, are filed at the CVB Laboratory. In certain instances, validation packets for SAMs developed at the CVB prior to 2005 may not be available.

10.3.3 Non-SAM Testing

a. CVB Protocol Test

A CVB Protocol contains the detailed instructions for commonly performed tests for which there is not a published SAM or where more detail is desired than in the published SAM. These tests have been developed and/or scientifically evaluated at the CVB and are issued as CVB Testing Protocols (PROs), under the authority of a PEL Section Leader. Selected CVB Testing Protocols are posted on the CVB Website, and others are available to biologics firms upon request.

Validation packets for CVB Testing Protocols are filed at the CVB Laboratory. In certain instances, validation packets for protocols developed at the CVB prior to 2005 may not be available.

b. Outline Test

An approved Outline Test is a testing protocol specified in Section V of an Outline of Production. The test methodology belongs to a particular firm. The procedure itself may be found in Section V of the Outline of Production or it may be described in a Special Outline that is referenced in Section V of the Outline of Production. An Outline Test is considered to be Confidential Business Information (CBI).

An Outline Test protocol and associated validation data packet is reviewed by a PEL Reviewer for scientific soundness. This review may include an evaluation by the CVB Laboratory prior to being accepted as an official test. Once approved and specified in Section V of the stamped Outline of Production, this test protocol will be used in lieu of a SAM or CVB protocol test for that particular product.

The firm’s validation information for their Outline test is filed with the licensing information for that product.
c. Nonstandard Test

In certain instances, there is no SAM, CVB Protocol, or approved Outline test protocol for a particular product evaluation requested by a Reviewer or Specialist. In these instances, a test protocol is designed by the CVB drawing on methods published in international, regional, or national standards; research publications; or through consultation with the scientific community. The signature of the PEL Section Leader or designee on the protocol or test record signifies acknowledgement of the test protocol. The test protocol is reviewed for fitness for purpose by all parties involved in the test request and may be shared upon request with the firm for information or concurrence.

A complete validation packet may not exist for a nonstandard test. The test results reported for a nonstandard test must address any areas of uncertainty in the protocol.

10.3.4 Reference, Reagent, and Seed Culture Production

As resources allow, standard references, reagents, and seed cultures are supplied by the CVB to biologics manufacturers for use as testing aids, per 9 CFR 113.2. These testing aids are produced and tested by the CVB Laboratory staff, cleared for distribution through the IC release process, and provided to biologics manufacturers upon request, as approved by the CVB Director.

Standard references, reagents, and seed cultures are used in tests to ensure consistent and reproducible test results when Standard Requirement tests prescribed in the regulations are conducted. Infrequently, the CVB will produce, test, and supply novel seed cultures for specific disease concerns to biologics manufacturers to use as Master Seed.

The process for requesting and receiving testing aids is described in Veterinary Services Memorandum No. 800.97. The “Request for Reference, Reagent or Reagent Seed Material” form includes a section for specific customer feedback regarding this service and product. Customer feedback is reviewed and addressed by personnel in the Laboratory producing the material.

A Reagent Folder is created to hold all of the documents associated with the production of a particular lot of reference, reagent, or seed culture. The Reagent Folder includes a copy of the approved Production Protocol and the production, testing, review, and release records. In the case of development of a new or improved reference, reagent, or seed, the Reagent Folder will also include documentation regarding the design and
development phases of the project. The Reagent Folder for each lot of material is maintained indefinitely at the CVB.

**10.3.5 Development of New Standard Test Methodologies**

The CVB researches, develops, and adopts new standard test methodologies and protocols to improve upon current testing processes and to meet the testing challenges presented by new and novel biological products.

All test protocols developed by the CVB undergo scientific review, including biometrical analysis of study data for validation of the developer’s conclusions. This review and validation process may extend to outside sources such as biologics firms and other researchers. Additionally, some test methods may be further published in scientific journals.

A validation packet documenting the design and development phases of a new test method is maintained on file at the CVB. In certain instances, validation packets for protocols developed at the CVB prior to 2005 may not be available.

**10.4 Technical Requirements**

**10.4.1 Controls and Internal Check Points**

Controls are used to verify laboratory processes, protocols, or materials. A control is a material with an expected performance that is used as a reference to evaluate test parameters, such as time, temperature, or media quality. A deviation from the expected performance or value of a control signals the need for the evaluation of the variables in the laboratory process or protocol.

For example, initial media expiration dates are determined by the CVB based on information provided in the 9 CFR, SAMs, CVB standard operating procedures (SOPs), protocols, or work instructions; Outlines of Production or Special Outlines; or as recommendations in other publically recognized venues. Media is then monitored via the evaluation of controls in laboratory processes and test protocols to verify fitness for purpose.

Internal check points often serve as in-process review for the scientist, and may consist of things as diverse as running a gel for PCR products that will be sequenced, looking for CPE in tissue culture that will be subjected to FA, or looking for clinical signs in an animal to be necropsied. These check points will often be unique to each experiment, but in the presence...
of appropriate controls they supply a rigorous and scientific review of in process steps.

10.4.2 Quality Critical Product or Service

In certain instances, the specified requirements of a particular service, product, or component are identified as critical to the performance of the CVB Mission and are identified as Quality Critical. Purchase orders, statements of work, or other means of negotiations must clearly define the specific nature of the requirement(s), and the resulting product or service must be verified as conforming to the specified requirement(s).

10.4.3 Test Records and Reports

All test records are kept in a Test Folder and include the following information:

a. Sample Identification:

Samples are assigned a sample code by the Sample Processing Section which is unique to a firm, product, and serial. The sample code allows for tracking of electronic reports associated with the sample.

b. Test Methodology:

The testing performed on this sample is linked to a specific test procedure.

- If the testing is conducted according to a specific version of a finalized QMS document, the document ID number, including version, is identified.

- If the testing is conducted according to a firm’s Outline of Production or Special Outline, pages of those documents describing the test procedure are photocopied and kept with the test results in the test folder.

- If the testing is conducted using a nonstandard test protocol (e.g., a unique test developed for a particular sample, used once and, therefore, not finalized as a testing protocol), or if it is conducted using a test that is still in the developmental stage (draft), then the testing procedure is signed and dated by the assigned microbiologist or VMO as being scientifically acceptable for the testing purpose, and also signed and dated by the Section Leader or designee.
acknowledging the testing procedure(s) and findings.
Note: The criteria for a satisfactory test result may not be well defined for tests that either involve new biotech products or that use new biotech assay methods – for example, the identity testing of a viral master seed using whole genome sequencing. The selection of test methods and the determination of whether the results of a test have provided enough data to support a specific conclusion is solely dependent on the knowledge and experience of the individual(s) performing and/or evaluating the test; based on facts, probabilities, and similarities which provide evidence for scientific decisions.

c. Date and initials of individual(s) conducting the work:

The date and initials of individual(s) conducting the work verify that all testing was performed according to the identified protocol, unless otherwise noted, and all observations/results are as recorded. Depending on the test, there may be multiple entries on different parts of the sheet, on different days, and by different individuals.

d. Date and initials of reviewing official:

The reviewing official is the Section Leader of the section in which the test was performed, or their designee. The date and initials of the reviewing official verify that the test records have been reviewed, the test has been conducted according to the correct protocol, and all of the critical test data have been captured in the test records. This review may occur at various points throughout the testing process, or alternately after test completion.

e. Critical test data:

The actual determination of critical test data to be recorded is generally made by the developer of the test and is specified in the test validation packet and/or on the test worksheet. This may include, but is not limited to: 1) reagents, 2) equipment, 3) environmental conditions, 4) timed events, 5) observations, and 6) objective test results. When this is not available – i.e., a firm’s test protocol, a nonstandard test, or a test still under development (draft) – then the Section Leader or designee (veterinarian or microbiologist), verifies that all critical test parameters have been included on the test datasheet(s).
Test reports are entered into the Licensing, Serial Release, and Testing Information System (LSRTIS) database, reviewed for accuracy of entry, and electronically verified.

Test records and reports are maintained at the CVB. Testing records for Master Seed, Master Cells, references, and reagents are retained at the CVB indefinitely. Testing records for serials of licensed biological products are retained for seven years.

10.4.4 Subcontracting of Tests

Certain tests are contracted to the National Veterinary Services Laboratories (NVSL), an ISO 17025 accredited diagnostic laboratory, due to specific expertise or biological containment requirements. Such test requests are entered into the NVSL system using a standard VS Form 10-4, and the results are reported back by the NVSL to the CVB Laboratory.

Likewise, certain other tests are conducted by laboratories nationally or internationally recognized as experts for a particular test. An example is the National Animal Disease Center (NADC), a research laboratory on the National Centers for Animal Health (NCAH) Campus, for BVD typing.

Tests that are contracted to sources other than as described above are done so through the Administrative Unit (AU) purchasing section. In these situations, a technical representative is responsible for assisting with the statement of work (SOW) and confirming (in some manner) and documenting that the contract terms can be or are met by the outside laboratory. The contract purchase request specifically addresses the conditions and requirements of the requested testing services, to include but not be limited to:

- properly calibrated test equipment;
- the use of in-date and properly stored reagents;
- a validated test protocol, or an internationally, regionally, or nationally accepted standard;
- evidence of the competency of the personnel performing the test;
- estimations of uncertainty, if needed;
- a final test report that includes all relevant data, including identification of the test protocol, documentation of any test deviations, and documentation of test material disposal.
In addition, arrangements for all subcontracted tests (NVSL, recognized expert laboratories, contract testing laboratories) shall include:

- requirements for handling, storing, and safeguarding the test material that CVB provides to them, including confidentiality statements when needed;
- documentation of disposal of any leftover test material;
- documentation that the requestor (PEL or IC personnel) have been notified of and agree to the subcontracting of the test.

10.4.5 Accommodation and Environmental Conditions

The CVB Laboratory is located in the NCAH facility, commissioned in 2009. The laboratory space was designed and constructed to meet Biosafety Level (BSL) -2 or BSL-3 level laboratory criteria. The facility and laboratory equipment are monitored and maintained by an on-site Facilities Engineering Unit and by a Calibration Laboratory accredited to the ISO 17025 Standard. All environmental and biocontainment specifications are consistent with current government requirements. Where very specific environmental conditions may influence the quality of the test results (e.g., room temperature for ELISA test kit performance), such conditions are controlled and/or monitored and records of conditions are maintained. Testing is suspended or stopped when the environmental conditions jeopardize the results of the tests.

The facilities are evaluated from a scientific basis. The location of various testing activities is approved by the Section Leaders or designees to ensure effective separation between neighboring areas in which there are incompatible activities, or where multiple activities may jeopardize test results. Section Leaders are responsible for advising upper management regarding necessary remodeling of laboratory space as new testing activities are incorporated into the CVB Laboratory repertoire.

Handling of microorganisms, laboratory hygiene, and general housekeeping is consistent with the guidelines described in the “Biosafety in Microbiological and Biomedical Laboratories,” Centers for Disease Control and Prevention, current edition. The Laboratory is equipped to handle both BSL-2 and (in designated areas) BSL-3 organisms.

Collection and disposal of biohazardous chemical materials and waste is handled by the NCAH Safety and Security Unit. Routine custodial services, such as floor cleaning and removal of nonhazardous garbage, are provided.
10.4.6 Equipment

Equipment or instrumentation specifications are listed in each test or reagent production protocol. Equipment or instrumentation is monitored, serviced as needed, and/or verified as calibrated at planned intervals by the NCAH Calibration Laboratory or the NCAH Facilities Engineering Unit under the terms of the current Memorandum of Understanding (MOU) or Customer Service Plan (CSP) respectively; by trained laboratory staff; or, in some cases, under third party contract to a qualified vendor.

Authorization of Laboratory personnel to conduct a test or reagent production protocol includes authorization to operate all equipment or instrumentation specified in that protocol, unless otherwise noted. Laboratory personnel are responsible for inspecting all equipment/instrumentation to assure that it is in the required working order (serviced, calibrated, etc.) prior to use. If equipment/instrumentation failure occurs at any time during the performance of a test or reagent production protocol, an equipment/instrumentation failure report is generated and the appropriate action is taken with regard to the testing or reagent production activities.

10.4.7 Estimation of Uncertainty of Measurement

The CVB recognizes that a biological value or observation is often not an absolute entity, but is a measure of some selected parameter or level of activity (e.g., a 50% endpoint of infection in chicken embryos versus a numerical count of actual virus particles; or nasal exudate subjectively scored as a 3+ to describe the severity of challenge in a control animal) that is used for or related to a measure of the relative purity, potency, safety, efficacy, or identity of a biological product. The accuracy, precision, and reproducibility of the measure of the value or observation are greatly dependent on reduction or control of all those sources of uncertainty that have impact on the test outcome.

From an historical perspective, the CVB Program has incorporated standard estimates of uncertainty into the regulations that define when test results are Satisfactory, Unsatisfactory, or Inconclusive. Uncertainty regarding a test result is addressed in 9 CFR 113.8, and in product-specific sections of the 9 CFR, as these regulations allow for retesting or second-stage testing.
10.5 Samples

10.5.1 Licensed product:

The CVB has the option of testing a sampling of each serial of licensed biological product for purity, potency, and/or safety prior to releasing the serial for distribution and sale. Biologics manufacturers are required by 9 CFR 113.3 to submit samples of every product serial to the CVB for testing. These samples are selected, authenticated, and submitted by authorized samplers (biologics firm personnel) as per VS Memorandum No. 800.59.

10.5.2 Prelicensing materials

The CVB has the option of testing prelicensing material (e.g., Master Seed, Master Cell stock, prelicensing product) for identity, purity, potency, safety, stability, and/or efficacy prior to issuing a product license to a biologics firm. These samples are shipped by the firm to the CVB after receipt of a test authorization number from the CVB.

10.5.3 Investigation materials

Materials obtained through investigations are securely held at the CVB and maintained as evidence. The chain of custody and inventory is documented.

10.5.4 Sample receipt and maintenance

All samples are received in the NCAH Sample Processing Section. Section personnel verify the authenticity of the samples received and compare the identification and quantity to the information contained on the accompanying APHIS Form 2020 (Form 2020) or equivalent. The condition of the samples upon arrival is noted on the Form 2020 or equivalent. Sample information is entered into LSRTIS and samples are assigned a unique sample code number. Samples are inventoried and maintained in the Sample Repository under appropriate conditions until selected for testing or destroyed.

Samples selected for testing are transferred to the appropriate Laboratory testing section, where they are inventoried and maintained under appropriate conditions until tested or destroyed.
Investigation materials or samples are securely stored in the Sample Processing area until removed for investigative purposes or destroyed. Conditions affecting the samples are minimized.

Records are kept of all sample destruction.

10.6 Laboratory: Product and Service Review

Meetings of section Laboratory personnel with the Section Leader, or designee, are held to discuss section workload, scheduling, testing concerns, equipment needs, etc., and meeting minutes are taken for access by Section members.

Meetings of all of the Laboratory microbiologists are held to discuss issues common between the Laboratory functional units. Meeting minutes are taken for access by all Laboratory personnel.

Work output is evaluated by management quarterly using work counts maintained in the PEL Workload Indicator spreadsheet.

11. Summary of Revisions and Corrections/Updates

Revision CVB-MAN-5100.01

- Document is now located in MasterControl, the system CVB uses for management of quality documents. Document identification number assigned: CVB-MAN-5100.
- Document updated to incorporate new processes.
- Title changed from CVB QMS Manual to CVB Operations Manual

Version .08 14Jun17

- Section 2.5, The CVB QMS Statement of Scope. The abbreviated Statement of Scope for the Orion Certificate of Certification has been added.
- Section 3.3, Quality Management System. The duties previously assigned to a QM Section Leader are now listed as functions that are delegated by the CVB Director to specific CVB employees.
- Section 4.3, Documented Information Generated and Maintained for the CVB Quality Management System. Updates to the document system to reflect current practices (e.g., SAM review); to incorporate changes outlined in Adjustment of Review Requirement, a PPD approved 30Aug16; and to address the minor change process for updating contacts and authors.
- Section 5.1, The American Public. A paragraph has been added regarding the role of the CVB as a consumer protection agency.
- Section 9.3.2, Supplemental Assay Method (SAM) Testing. The statement that “SAMs are official documents that have been reviewed internally (CCB) and externally (biologics firms and other interested parties) prior to publication,” has been
removed as SAMs are no longer sent out for external comment prior to finalizing. This was confirmed at a PELMT November 10, 2016.

- Section 9.4.1, Controls and Internal Check Points. A description of an internal check point has been added.
- Section 9.4.3, Test Records and Reports. A description of criteria that provide “evidence for scientific decision” for testing of new biotech products or the use of new biotech assay methods.
- Numerous updates (e.g., Portal), clerical/link corrections or revisions, and clarifying additions were made throughout the documents with no change to the overall program policies contained in the CVB QMS Manual.

**Version .07.1 (31Mar16)**

- Page 2: Updated for contact information.

**Version .07 (26Jan16)**

- A Brief History – A paragraph was added regarding the new ISO 9001:2015.
- Section 3.2, Organizational Structure. The number of Program staff positions at the CVB was clarified due to its impact on the audit scope for third party certification.
- Section 3.3, Quality Management Section. An IC Product Specialist and a PEL Reviewer have been added as attendees of the scheduled QM Leads meetings.
- Section 3.3, Quality Management Section. The Quality Management Program Assistant duties have been documented.
- Section 3.8.2, Training. The retention time for program training and competency documents has been added, per QSR CAR 15-008.
- Section 3.8.2, Training. The interval for training specific to the ISO 9001 Standard for CVB employees has been changed from yearly to as needed; and training covering the basic QMS topics has been addressed for new employees.
- Section 4.2.3, Memorandums and Section 4.2.4, Notices. Reference to VS Memorandum No. 800.7 has been replaced by CVBW10016.
- Section 4.3.1, Policy and Procedure (Process) Documents. The signatory requirement on a document indicating the document is ready for entry into the CVB QMS has been changed from that of the QM Section Leader to the QM Program Assistant.
- Center for Veterinary Biologics Program Interactions chart. “Statistical Analysis” has been added as a service provided by Licensing to the Veterinary Biologics Manufacturer.
- Section 6.5, Internal Audits. A clarification has been made that a “Vendor Audit” is also a form of internal audit.
- Section 6.9, Management Reviews. Reference to regularly scheduled ECVBMT meetings has been removed.
- Section 7.3.1, Licensing Process. A statement regarding the Adjuvant Coordinated Review Team has been added.
- Section 8.3.1, Facilities Inspections. A statement regarding the sending of inspection reports to other APHIS personnel has been removed.
• Section 9.4.6, Equipment. The monitoring, servicing, and/or calibration of equipment by trained laboratory staff was added.
• Section 10, Terms and Definitions. Definitions for “Process” and for “Risk” have been added.
• Numerous updates, clerical corrections or revisions, and clarifying additions were made throughout the document with no change to the overall program policies contained in the CVB QMS Manual.

**Version .06.1 (29Jan15)**

• Title Page: Updated for selection of CVB Director
• Page 2: Updated for Contact information
• Page 7: Section 11, updated to include “and corrections/updates.”
• Page 71: Version date corrected

**Version .06 (04Sep14)**

• The Contact information was updated.
• Section 2.1: The CVB Quality Cornerstones. Communication and Customer Focus were specifically added to the CVB Quality Cornerstones to emphasize the CVB commitment to these two aspects of good business practice.
• Section 5.2, Veterinary Biologics Manufacturers and Permittees. The CVB’s role in the VICH program has been added.
• Section 6. Monitoring, Review, and Improvement. A number of revisions have been made to this Section to address the new terminology, Program Improvement Action (PIA), which is the positive end result of all program monitoring, review, and improvement activities.
• Section 6.5, Internal Audits. A paragraph identifying management’s responsibility for review of nonconformities and implementation of the corrective action process was added as the corrective action to CAR 13-003, Corrective Action Delays.
• Section 6.11, CVB Business Process Improvements (BPIs). A subsection was added to specifically address the CVB analysis of current business processes for areas of improvement.
• Section 7.3, Licensing Product and Services. Reference to the Assay Issues Advisory Committee was added.
• Section 7.4, Licensing: Product and Service Review. Reference to involvement of the Jurisdictional Issues Review Committee for cases where it is unclear whether the CVB or the FDA-CVM has authority over a specific product has been added.
• Section 8.3.2, Facility Documents – Review and Approval. This subsection was added to address facility requirements.
• Section 8.3.3, Qualifications of Veterinary Biologics Personnel – Oversight. This subsection was added to address qualifications of firm personnel.
• Section 8.3.4, Compliance. This subsection was added to address how violations are managed in the IC Section.
• Section 8.3.9, Development of Licensing Standards/External Policy. This subsection was added to describe the responsibilities of the Inspection and Compliance Section.

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for developing inspection, compliance, and pharmacovigilance requirements and program policy.

- Section 9.4.1, Controls. A subsection was added to explain the intended use of controls in laboratory tests.
- Section 9.4.2, Quality Critical. A subsection was added to define the term “Quality Critical” as used in the context of performance of the CVB Mission.
- Revisions were made throughout the Quality Manual to reflect organizational changes resulting from the VS FY 2014 realignment.
- Numerous updates, clerical corrections or revisions, and clarifying additions were made throughout the documents with no change to the overall program policies contained in the CVB QMS Manual.

**Version .05 (09May13)**

- Contact information was updated.
- Brief History. This was updated to 1) address the Battelle recommendation to not pursue the additional accreditation to ISO 17025 since it would add limited value to the CVB program, and 2) to document that the CVB Scope of Certification to ISO 9001 was expanded in 2012 to include Design and Development.
- Section 1, Responsibilities and Objectives. The terminology of “pure, safe, potent, and effective” has been replaced with “not worthless, dangerous, contaminated, or harmful” to align with the emphasis and terminology in the CVB FY 2013 Mission.
- Section 2.4, The CVB Quality Management System Manual. The option to revise single Chapters or Sections of the QMS has been added.
- Section 2.5, The CVB QMS Statement of Scope. The exclusion for Design and Development has been removed.
- Section 4.3, CVB Documents Generated for the CVB Quality Management System. Clarification has been provided in regard to Work Instructions, Test Worksheets, and Reagent data Sheets not being classified as QMS Process documents.
- Section 6.4.1, Process Review. The statement “A Process Review may also be conducted to assess and improve product or service provided to the CVB by an NCAH Shared Service Unit.” has been added.
- Section 6.5, Internal Audits. The chart has been updated to reflect inclusion of the ISO 9001 Standard for Laboratory Interactive Reviews.
- Section 6.6, External Audits. The term “accreditation” has been replaced with “conformance” in reference to ISO 17025, since the CVB is not actively seeking third party accreditation to that Standard.
- Section 9.3.3, Reference, Reagent, and Seed Culture Production. Reference to Design and Development documentation has been added.
- Section 9.3.4, Test Development. Reference to Design and Development documentation has been added.
- Section 10, Terms and Definitions. Definitions for Inactivated document, LSRTIS, and Planned Process Deviation have been added.
- Numerous updates, clerical corrections or revisions, and clarifying additions were made throughout the documents with no change to the overall program policies contained in the CVB QMS Manual.
Version .04 (16Mar11)

- Certification to the new ISO 9001:2008 Standard was added to the history section.
- Section 1, Responsibilities and Objectives. This was updated to address performance-based and risk-based policies and processes.
- Section 2.3, Definition of the CVB Quality Management System was added.
- Section 4.3.1, Policy and Procedure (Process) Documents. A definition of “inactive” documents was added and the definition of “obsolete” documents was clarified.
- Section 5.1, The American Public. The process of fielding calls by the Program Coordinator was added.
- Section 5.2, Veterinary Biologics Manufacturers and Permittees. Issuance of Memorandums and Notices was addressed here as part of open communications with the customer.
- Section 6.4, Preventive Action, Process Improvement, and Reviews. This section was expanded to emphasize that process reviews are conducted for self-assessment purposes, and that all information documented in a process review is considered to be confidential to the CVB in order to maintain the necessary openness of dialogue for effective self-review.
- Section 6.5, Internal Audits. A statement was added that the Director would be kept apprised of significant modifications to an audit schedule, as per CAR 10-002.
- Section 6.5, Internal Audits. A statement was added that all information documented in an internal audit is considered to be confidential to the CVB in order to maintain the necessary openness of dialogue for effective self-assessment.
- Section 6.5, Internal Audits. The “Requestor” for Laboratory Interactive Review was expanded from “Section Leader” to PEL Management.
- Section 6.8, Management Reviews. This was updated to address the CVB Mission, Strategic Drivers, and Operational Priorities.
- Section 7, Licensing. Updated to address science- and performance-based processes. Also, removed all specific references in this section to the “PEL Mail Log”, replacing it with the generic term “database”.
- Section 7.2, Personnel. Added “Statisticians” to the list of Licensing positions.
- Section 7.4, Licensing: Product and Service Review. Added clarification to the Consistency Question process.
- Section 8, Inspection and Compliance. Updated to address performance- and risk-based processes. Also removed all references to specific databases and locations, replacing them with the generic term “database”.
- Section 9.3.3, Reference, Reagent, and Seed Culture Production. Added “As resources allow” in reference to production.
- Section 9.3.5, Test Records and Reports. Updated from VBIS to LSRTIS.
- Section 9.4.1, Subcontracting of Tests. Provided clarification regarding laboratories that are recognized as experts for a particular test, as per CAR 09-011.
Section 9.4.1, Subcontracting of Tests. Added requirement for a technical representative to document that contract terms can be met by an outside laboratory, as per QSR CAR 10-005.

- Section 9.4.5, Samples. Added a section on investigation materials.
- Section 9.4.6, Sample Receipt and Maintenance. Addressed investigation materials.
- Section 9.5, Laboratory: Product and Service Review. Added information on the Laboratory microbiologist meetings.
- Section 10, Terms and Definitions. Clarified the definition of Quality Management System, and added a definition for Work Instructions.
- Numerous updates, clerical corrections or revisions, and clarifying additions were made throughout the documents with no change to the overall policies or procedures contained in the CVB QMS Manual.

Version 03 (11Sep09)

- The organizational charts have been removed as these outdate quickly, and are unneeded as links to the most current organizational charts are found in Section 3.2, Organizational Structure.
- Brief History. Certification of CVB to ISO 9001 standards by QSR added.
- Section 2.3, The CVB Quality Manual. The review and reissue interval changed to biennially.
- Section 2.4, The CVB QMS Statement of Scope and Applicable Exclusions. The CVB address was updated.
- Section 3.2, Organizational Structure. The total number of staff employed by the CVB Program has been updated and separated by category (scientific or support).
- Section 3.7.1, Knowledge, Skills, Ability, and Performance. Knowledge, Skills, and Ability were changed to lower case to be more general as libraries of questions are often used now in place of the previous standard KSAs.
- Section 3.7.2, Training. As per the recommendation of the Battelle Process review, report dated January 29, 2009, a section on training in a single location in the QMS Manual has been added that includes a complete description of the training process all in one section, including grandfathering of staff previously hired, and locations of the different training files (CAR 09-002).
- Section 3.7.2, Training. Reference to the yearly QM training provided by the QM Section has been added to the Quality Manual.
- Section 3.9, Shared Campus Services. “iHelpStar” process added to ‘Information Resource Management Services’.
- Section 4.3.1, Policy and Procedure (Process) Documents. The note, “Policy and procedure documents from the pre-existing PEL Reviewers Manual, IC Manual, and various CVB administrative support manuals and documents are currently undergoing migration into the QMS document management system.” has been removed.
- Section 4.3.1, Policy and Procedure (Process) Documents. In response to a nonconformity cited by QRS, June 17-18, 2009, “Controls for review of documents are not effective. Procedures for document control recommend but do not require periodic review of documents.” the following review requirement has been added:
“However, all documents shall be reviewed at a minimum of every 3 years” (CAR 09-006).

- Section 4.3.2, Work Instructions. Detail regarding Work Instructions has been removed as these are now discussed in an SOP.
- Section 4.3.2, Work Instructions. The option to maintain Work Instructions in the QMS Document Management System has been added.
- Section 4.3.4, Test Worksheets. Test worksheets are now designated as QMS documents as a step toward improved conformance with ISO 17025 Standards.
- Section 4.3.5, Reagent Data Sheets. Reagent Data Sheets are now designated as QMS documents as a step toward improved conformance with ISO 17025 Standards.
- Section 4.4, Combined Campus Documents. Reference to a specific MOU has been removed as there are currently 2 related MOUs, and this may also change with the relocation to the new facility.
- Section 4.6, Records. Records retention times have been added to this Section to correct a nonconformity identified during the 2009 CVB QMS Internal Audit (CAR 09-008).
- Section 4.6, Records. The requirement for “indelibility” of records was added.
- Section 5.1, The American Public. Scientific Meeting has been added as an option to the Public Meeting.
- Section 6.3, Corrective Action Process. The option for conducting “informal” CARs has been removed as this has been confusing regarding documentation and thus has complicated the process.
- Section 6.3, Corrective Action Process. Additional detail has been added to this section for clarity, including the “evaluation for effectiveness” as required by ISO 9001:2008 standards.
- Section 6.4, Preventive Action and Process Improvement. Additional detail has been added to this section for clarity, including the “evaluation for effectiveness” as required by ISO 9001:2008 standards.
- Section 6.4, Preventive Action Process. The provision of a Review Plan has been added.
- Section 6.5, Internal Audits. As per the recommendation of the Battelle Process review, report dated January 29, 2009, the following action has been added: “A proposed audit schedule is provided to the CVB Director as a single document in advance of the audit year.”
- Section 6.5, Internal Audits. The requirement for audits to be conducted by Biologics Specialists has been replaced with “CVB personnel trained in auditing and/or inspection procedures.” to allow for a more diverse audit pool and to improve awareness and communication across the CVB.
- Section 6.5, Internal Audits. The provision of an Audit Plan has been added and the “Audit/Review Report Distribution” has been updated to read “As per the Audit/Review Plan”.
- Section 6.7, Client Concerns. Reference to the IC Document Tracking database for turnaround times has been removed as this database has not performed according to expectations.
• Section 6.8, Management reviews. Revisions were made to this Section to reflect current practices.
• Section 6.9, CVB Business Plan. The reference to the Integrated Planning and budgeting System was removed and the section was revised to reflect the dynamic nature of the Business Plan.
• Section 8.3.1, Facilities Inspections. Reference to the Inspection Matrix has been added to this section.
• Section 8.3.1, Facilities Inspections. Reference to the IC Document Tracking database for turnaround times has been removed as this database has not performed according to expectations.
• Section 8.3.1, Facilities Inspections. Reference to “Permittees” has been added to the information on Administrative Inspection reviews.
• Section 10, Terms and Definitions. Definitions for Correction, Effectiveness, and for Process Improvement added.
• Multiple updates were made throughout the manual relating to changes in the electronic location of documents, title changes, and the relocation of the CVB to the new NCAH facility.
• Numerous clerical corrections or revisions and clarifying additions were made with no change to the overall policies or procedures contained in the CVB QMS Manual.

Version .02 (08May07)

• Section 2.4, The CVB QMS Scope. This has been revised to include the exclusion to ISO 9001:2000 Section 7.3, Design and Development.
• Section 9.4.1, Subcontracting of Tests. This has been revised to include specific requirements for tests that are contracted out, such as gene sequencing to ISU.
• There is also a significant amount of clarification to Section 6.2, Nonconforming Work, and to Section 6.3, Corrective Action Process.
• Section 3.9, Shared Campus Services, has also been updated to reflect the services defined in the new MOUs.
• Throughout the manual, there are minor clarifications or corrections.