

**DEPARTMENT OF HEALTH AND HUMAN SERVICES
FOOD AND DRUG ADMINISTRATION**

<small>DISTRICT ADDRESS AND PHONE NUMBER</small> 6000 Metro Drive, Suite 101 Baltimore, MD 21215 (410) 779-5455 Fax: (410) 779-5707 Industry Information: www.fda.gov/oc/industry	<small>DATE(S) OF INSPECTION</small> 03/28/2011 - 03/30/2011
	<small>FEI NUMBER</small> 3008769235

NAME AND TITLE OF INDIVIDUAL TO WHOM REPORT ISSUED
TO: William K. Sheets, Co-Owner

<small>FIRM NAME</small> Faraway Farms, Inc. 1 & 5	<small>STREET ADDRESS</small> 2918 Powerdam Rd
<small>CITY, STATE, ZIP CODE, COUNTRY</small> McGaheysville, VA 22840	<small>TYPE ESTABLISHMENT INSPECTED</small> Shell Egg Producer

This document lists observations made by the FDA representative(s) during the inspection of your facility. They are inspectional observations, and do not represent a final Agency determination regarding your compliance. If you have an objection regarding an observation, or have implemented, or plan to implement, corrective action in response to an observation, you may discuss the objection or action with the FDA representative(s) during the inspection or submit this information to FDA at the address above. If you have any questions, please contact FDA at the phone number and address above.

DURING AN INSPECTION OF YOUR FIRM WE OBSERVED:

OBSERVATION 1

Your firm does not have a written SE prevention plan that is specific to each farm where you produce eggs.

Specifically,

From July 9, 2010 to February 1, 2011 your firm produced and sold shell eggs for the table market without having a Salmonella enteritidis (SE) Prevention Plan in place. On March 28 - 29, 2011, we reviewed your SE Prevention Plan which was signed by the owner and included an implementation date of February 1, 2011.

OBSERVATION 2

Environmental testing of SE in a poultry house was not performed at 4 to 6 weeks after the end of the molting process which followed your inducing of a molt in a flock or a group in the flock.

Specifically,

Your firm did not conduct SE environmental testing four to six weeks after the end of the induced molting process as written in your Salmonella enteritidis (SE) Prevention Plan. During the inspection at your firm on March 28 - 29, 2011, no documents were available to demonstrate SE environmental testing occurred after the induced molting period. The flock of hens arrived on May 19, 2010 at 10 weeks of age and was induced into a molt on July 6, 2010 for House #1, Faraway Farms, Inc., 2918 Powerdam Road, McGaheysville, VA 22840.

SEE REVERSE OF THIS PAGE	<small>EMPLOYEE(S) SIGNATURE</small> Joey C. West, Investigator La'Tasha M. Gunter, Investigator	<small>DATE ISSUED</small> 03/30/2011
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OBSERVATION 3

You did not maintain records documenting compliance with rodent and other pest control measures.

Specifically,

Your firm did not maintain rodent and fly control records for House #1, 2918 Powerdam Rd, McGaheysville, VA 22840 and House #5, 1963 Three Springs Road, McGaheysville, VA 22840, from July 9, 2010 through February 2011. Both farm houses contained egg laying hens during this timeframe.

OBSERVATION 4

The presence of flies is not monitored by appropriate monitoring methods.

Specifically,

Live flies, too numerous to count, were observed throughout House #1, 2918 Powerdam Road, McGaheysville, VA 22840, which contained approximately (b) (4) egg laying hens. In addition, several methods such as spot cards, bait, and sticky traps are options available in your Salmonella enteritidis (SE) Prevention Plan; however, your current use of spot cards as your preventative measure was not effective.

OBSERVATION 5

The presence of rodents is not monitored by appropriate monitoring methods.

Specifically,

a. On row # [redacted] right bank, tier # [redacted] (identified by the firm as row # [redacted], tier # [redacted] in House #1, 2918 Powerdam Road, McGaheysville, VA 22840, a rodent was observed directly on the egg belt next to approximately three shell eggs and directly in front of a cage holding approximately (b) (4) to (b) (4) hens.

b. In House #1, 2918 Powerdam Road, McGaheysville, VA 22840, a small gnawed packet containing a substance identified by the firm as (b) (4) was observed directly on the egg belt, approximately four inches from one shell egg, and in front of a cage holding approximately (b) (4) to (b) (4) hens.

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OBSERVATION 6

All required records do not include your name and the location of your farm.

Specifically,

Faraway Farms Inc. located at House #1, 2918 Powerdam Road, McGaheysville, VA 22840, and House #5, 1963 Three Springs Road, McGaheysville, VA 22840 did not have Salmonella enteritidis (SE) Prevention Plans that included their name and specific location. The SE Prevention Plan that you provided shows the firm name (b) (4) (b) (4)

OBSERVATION 7

Your firm did not register your farm(s) with the FDA by the applicable effective date of the regulation (21 CFR Part 118).

Specifically,

The egg registration submitted for Faraway Farms, Inc. lists Houses 1 & 5 as being located at 2918 Powerdam Road, McGaheysville, VA 22840. During the inspection of your firm on March 28 - 29, 2011, it was observed that your firm has two separate sites. House #1 is located at 2918 Powerdam Road, McGaheysville, VA 22840 and House #5 is located at 1963 Three Springs Road, McGaheysville, VA 22840. Both firms must be individually registered.

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