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Executive Summary

Veterinary feed directives (VFDs) are written orders that establish veterinary oversight for administration of certain drugs in animal feed to food-producing animals. In 2015, the United States Food and Drug Administration (FDA) introduced legislation that extended the list of drugs requiring VFD orders to include medically important antimicrobial drugs (MIADs) that had previously been available over the counter. This shift in federal regulation, intended to help mitigate against the development of antimicrobial resistance, established requirements that all livestock producers must have their animals evaluated and diagnosed by a veterinarian who would issue a VFD order, thereby allowing producers to lawfully feed their livestock a feed containing a VFD drug, such as a MIAD, under veterinary oversight.

California Senate Bill 27 (Hill, 2015), chaptered as Food and Agricultural Code (FAC) Sections 14400-14408, placed additional restrictions on medically important antimicrobial drugs (MIADs) used in livestock production and mandated the California Department of Food and Agriculture (CDFA) to gather information on sales within the state.

In 2017, the California Department of Food and Agriculture (CDFA) introduced the Antimicrobial Use and Stewardship (AUS) Program that mirrored and expanded upon the FDA’s antimicrobial resistance mitigation goals. AUS is the first program to overlap two CDFA divisions: the Feed, Fertilizer, and Livestock Drugs Regulatory Services (FFLDRS) Branch in the Inspection Services Division, which handles regulation, inspection, compliance, and enforcement; and the Animal Health and Food Safety Services (AHFSS) Division, which focuses on stewardship, surveys and studies, judicious use, and best on-farm practices. The divisions work cooperatively to promote public health and welfare via a safe and stable food supply for California.

General Information

This report is broken out into four main sections:

- Background
- Data Summaries, Tables and Figures
- Data on 2020 - 2021 Manufacturing and Distribution Reports
- Looking Forward

For additional information specific to the background and definitions of VFDs, manufacturing and distributing VFD feed, or CDFA’s data collection methods, please reference previous years’ VFD Summary Reports at the links below:

- 2019 VFD Summary Report

- 2017 – 2019 Quarter 1 VFD Summary Report
Scope of Reporting

This report summarizes manufacturing and distribution data for medicated feed containing a VFD drug or combination of VFD drugs in California. The reporting period that each VFD order falls into is determined by the issue date. However, because the extent of time between issue and expiration date varies by VFD drug or combination VFD drugs, AUS will periodically receive VFD orders outside of the requested reporting periods causing slight variations in the data shown in previous years. The data reported is categorized by:

- the MIADs used to manufacture VFD medicated feed,
- the species the feed is intended for,
- and the indication for use as it falls into the category of “respiratory disease,” “gastrointestinal disease,” “both,” or “other”

Data will be categorized into “Not Independently Reported (NIR)” when VFD orders issued to a single species or a single type of VFD drug represents less than 5% of the total VFD orders collected in a year. Also, if a reported species on a VFD order, or the VFD drug(s), make up less than 5% of the total manufactured or distributed medicated feed, it will be captured within the NIR category. The NIR category is designed to protect the confidentiality of producer information that may be easily reidentified based on rare or unique characteristics, such as when a VFD drug is used for only one species.


Protecting Confidential Information

To provide the public a summary of information collected under Food and Agricultural Code (FAC) Division 7 Chapter 4.5, this information is being reported in a manner consistent with maintaining confidentiality of a business or an individual’s information in accordance with FAC Section 14407.

All data collected is subject to extensive internal review prior to publication. If it is determined that summary information would identify, or have the potential to identify, an individual or business, the data is reported as “Other” or “Not Independently Reported.” The report includes a list of information that is included in the “Other” or “Not Independently Reported” categories.

Data collected under FAC Chapter 4.5 and Section 14902.5 is confidential and exempt under FAC Section 14407 from release under the California Public Records Act (CPRA) (Government Code Chapter 3.5, commencing with Section 6250). As such, it will not be disclosed to any person or government agency, except to the Veterinary Medical Board (VMB), as appropriate.
Description of Tables and Figures

The information presented in the tables and figures is based on quarterly collections of VFD orders and other manufacturer or distributor VFD information. Whether data is reported independently or not independently will vary each year depending on factors that could lead to revealing personally identifying information (PII) of a business or producer. Some factors may include, but are not limited to:

- disease outbreaks
- environmental factors
- different drugs being approved or used
- firm location changes

These extenuating factors between years may make it difficult to directly compare certain data in either table or figure form. Additionally, AUS will periodically receive updates or corrections to the information previously given in VFD orders after their original submission date. Should this occur, it may cause slight variations in the data provided for years already reported. Some figures may have the following abbreviations for VFD drugs:

- Chlortetracycline (CTC)
- Neomycin (Neo)
- Oxytetracycline (Oxy)

For a list of FDA-approved drugs for use in medicated animal feed, including VFD drugs, approved combinations with VFD drugs and additional information, please review the Code of Federal Regulations at: https://ecfr.federalregister.gov/current/title-21/chapter-I/subchapter-E/part-558.
Veterinary Feed Directive Data Tables

The data shown in the following tables is subject to fluctuations based on factors that include timeliness of industry reporting and the summary report publishing date. Numbers are likely to update in future summary reports.

Veterinary feed directive order summary
Reported for 2017 – 2021
Veterinary feed directive order data

Table 1a

<table>
<thead>
<tr>
<th></th>
<th>2017</th>
<th>2018</th>
<th>2019</th>
<th>2020</th>
<th>2021*</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Total Number of VFD Orders¹</strong></td>
<td>639</td>
<td>634</td>
<td>714</td>
<td>649</td>
<td>595</td>
</tr>
<tr>
<td><strong>Number of VFD Collection Locations²</strong></td>
<td>41</td>
<td>36</td>
<td>36</td>
<td>39</td>
<td>27</td>
</tr>
<tr>
<td><strong>Total Number of Locations VFD Orders Were Issued to³</strong></td>
<td>298</td>
<td>287</td>
<td>337</td>
<td>338</td>
<td>302</td>
</tr>
<tr>
<td><strong>Total Number of Veterinarians Who Issued VFD Orders⁴</strong></td>
<td>113</td>
<td>112</td>
<td>111</td>
<td>101</td>
<td>100</td>
</tr>
</tbody>
</table>

1. Total number of VFD orders received from manufacturers and distributors located in California (CA), that are listed on FDA’s VFD intent list. The total number of VFD orders includes only CA locations where the VFD feed is intended to be fed.
2. Number of VFD collection locations is inclusive of all manufacturers and distributors in CA that received VFD orders.
3. Total number of locations to which VFD orders were issued represents the locations where the animals were housed.
4. Total number of veterinarians who issued VFD orders are licensed veterinarians who deemed that VFD feed should be used for treatment.
* Total number of VFD orders received from manufacturers and distributors located in CA in the year 2021 will likely show fluctuations due to timeliness of reporting. Reporting periods are determined by the VFD issue date and is not a guarantee of when the VFD will be received by the manufacturer, or distributor, or submitted for collection to CDFA.
Number of VFD orders represented by intended species
Reported for 2017 – 2021
Veterinary feed directive order data

Table 2a

<table>
<thead>
<tr>
<th>Species</th>
<th>2017</th>
<th>2018</th>
<th>2019</th>
<th>2020</th>
<th>2021*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bovine</td>
<td>443</td>
<td>483</td>
<td>543</td>
<td>484</td>
<td>470</td>
</tr>
<tr>
<td>Poultry</td>
<td>80</td>
<td>87</td>
<td>98</td>
<td>84</td>
<td>61</td>
</tr>
<tr>
<td>Swine</td>
<td>105</td>
<td>53</td>
<td>54</td>
<td>48</td>
<td>44</td>
</tr>
<tr>
<td>NIR¹</td>
<td>11</td>
<td>11</td>
<td>19</td>
<td>20</td>
<td>20</td>
</tr>
<tr>
<td>Total</td>
<td>639</td>
<td>634</td>
<td>714</td>
<td>636</td>
<td>595</td>
</tr>
</tbody>
</table>

Figure 2a

* Total number of VFD orders received from manufacturers and distributors located in CA in the year 2021 will likely show fluctuations due to timeliness of reporting.

¹ NIR = Not Independently Reported. This category includes Aquaculture, Caprine, and Ovine. These species independently represent less than 5% of the total VFD orders.
Number of VFD orders represented by drug name
Reported for 2017 – 2021
Veterinary feed directive order data

Table 3a

<table>
<thead>
<tr>
<th>Drug Name/Drug Combination Indicated on VFD Order</th>
<th>2017</th>
<th>2018</th>
<th>2019</th>
<th>2020</th>
<th>2021*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chlortetracycline</td>
<td>322</td>
<td>341</td>
<td>359</td>
<td>342</td>
<td>321</td>
</tr>
<tr>
<td>CTC/Sulfamethazine</td>
<td>75</td>
<td>89</td>
<td>92</td>
<td>86</td>
<td>69</td>
</tr>
<tr>
<td>Neo/Oxy</td>
<td>184</td>
<td>156</td>
<td>181</td>
<td>159</td>
<td>169</td>
</tr>
<tr>
<td>NIR¹</td>
<td>58</td>
<td>48</td>
<td>42</td>
<td>49</td>
<td>36</td>
</tr>
<tr>
<td>Oxytetracycline²</td>
<td>-</td>
<td>-</td>
<td>40</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>639</strong></td>
<td><strong>634</strong></td>
<td><strong>714</strong></td>
<td><strong>636</strong></td>
<td><strong>595</strong></td>
</tr>
</tbody>
</table>

Figure 3a

* Total number of VFD orders received from manufacturers and distributors located in CA in the year 2021 will likely show fluctuations due to timeliness of reporting.

1. NIR = Not Independently Reported. This category includes Chlortetracycline/Tiamulin, Florfenicol, Lincomycin, Oxytetracycline, Neomycin, Tiamulin, Tilmicosin, Tylosin, and Virginiamycin (only represented in 2017). These drugs/combinations independently represent less than 5% of the total VFD orders collected.

2. Oxytetracycline is represented in 2019 due to higher number of VFD orders for specific non-combination drug and not in NIR.
Number of VFD orders by drug and intended species
Reported for 2020
Veterinary feed directive order data

Table 4a

<table>
<thead>
<tr>
<th>Drug Name/Drug Combination Indicated on VFD Order</th>
<th>Bovine</th>
<th>Poultry</th>
<th>Swine</th>
<th>NIR(^1)</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chlortetracycline</td>
<td>229</td>
<td>84</td>
<td>-</td>
<td>4</td>
<td>317</td>
</tr>
<tr>
<td>CTC/Sulfamethazine</td>
<td>86</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>86</td>
</tr>
<tr>
<td>Neo/Oxy</td>
<td>156</td>
<td>-</td>
<td>-</td>
<td>2</td>
<td>158</td>
</tr>
<tr>
<td>Oxytetracycline</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>NIR(^2)</td>
<td>13</td>
<td>-</td>
<td>49</td>
<td>11</td>
<td>73</td>
</tr>
<tr>
<td>Total</td>
<td>484</td>
<td>84</td>
<td>49</td>
<td>18</td>
<td>636</td>
</tr>
</tbody>
</table>

Figure 4a

1. NIR = Not Independently Reported. This category for species includes Aquaculture, Caprine, and Ovine. These species independently represent less than 5% of the total VFD orders.
2. NIR = Not Independently Reported. This category for drug name/drug combination independently represents Chlortetracycline/Tiamulin, Flufenicol, Lincomycin, Neomycin, Oxytetracycline, Tiamulin, Tilmicosin, and Tylosin.
### Table 4b

<table>
<thead>
<tr>
<th>Drug Name/Drug Combination Indicated on VFD Order</th>
<th>Bovine</th>
<th>Poultry</th>
<th>Swine</th>
<th>NIR¹</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chlortetracycline</td>
<td>229</td>
<td>61</td>
<td>-</td>
<td>6</td>
<td>296</td>
</tr>
<tr>
<td>CTC/Sulfamethazine</td>
<td>68</td>
<td>-</td>
<td>-</td>
<td>1</td>
<td>69</td>
</tr>
<tr>
<td>Neo/Oxy</td>
<td>167</td>
<td>-</td>
<td>-</td>
<td>1</td>
<td>168</td>
</tr>
<tr>
<td>Oxytetracycline</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>NIR²</td>
<td>6</td>
<td>-</td>
<td>27</td>
<td>28</td>
<td>61</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>470</td>
<td>61</td>
<td>27</td>
<td>37</td>
<td>595</td>
</tr>
</tbody>
</table>

**Figure 4b**

* Total number of VFD orders received from manufacturers and distributors located in CA in the year 2021 will likely show fluctuations due to timeliness of reporting.

1. NIR = Not Independently Reported. This category for species includes Aquaculture, Caprine, and Ovine. These species independently represent less than 5% of the total VFD orders.

2. NIR = Not Independently Reported. This category for drug name/drug combination independently represents Chlortetracycline/Sulfadimethoxine, Chlortetracycline/Tiamulin, Florfenicol, Lincomycin, Neomycin, Oxytetracycline, Tilmicosin, and Tylosin.
Number of VFD orders by indication type
Reported for 2017 – 2021
Veterinary feed directive order data

Table 5a

<table>
<thead>
<tr>
<th>Indication Type</th>
<th>2017</th>
<th>2018</th>
<th>2019</th>
<th>2020</th>
<th>2021*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gastrointestinal Disease¹</td>
<td>182</td>
<td>149</td>
<td>169</td>
<td>116</td>
<td>108</td>
</tr>
<tr>
<td>Respiratory Disease²</td>
<td>131</td>
<td>138</td>
<td>179</td>
<td>144</td>
<td>102</td>
</tr>
<tr>
<td>Both³</td>
<td>292</td>
<td>304</td>
<td>313</td>
<td>284</td>
<td>303</td>
</tr>
<tr>
<td>Other⁴</td>
<td>34</td>
<td>43</td>
<td>53</td>
<td>92</td>
<td>82</td>
</tr>
<tr>
<td>Total</td>
<td>639</td>
<td>634</td>
<td>714</td>
<td>636</td>
<td>595</td>
</tr>
</tbody>
</table>

Figure 5a

* Total number of VFD orders received from manufacturers and distributors located in CA in the year 2021 will likely show fluctuations due to timeliness of reporting.

1. Gastrointestinal (GI) Diseases include bacterial enteritis, bluecomb disease, coccidiosis, hexamitiasis, necrotic enteritis, porcine proliferative enteropathy, swine dysentery, swine ileitis, and transmissible enteritis.

2. Respiratory Diseases include bacterial pneumonia, chronic respiratory disease, and respiratory disease.

3. “Both” is representative of two indications per VFD order, GI and Respiratory diseases.

4. “Other” diseases include abortions, anaplasmosis, bacterial hemorrhagic septicemia, columnaris disease, fowl cholera, infectious synovitis, jowl abscesses, leptospirosis, liver abscesses, and vibrionic abortions.
Data on 2020-2021 Manufacturing and Distribution

Amount of VFD feed sold by distributors
Reported for 2018 – 2021
Distributor report for amount of VFD feed sold data

Table 6a

<table>
<thead>
<tr>
<th>Drug Name/Drug Combination Used in VFD Feed</th>
<th>2018</th>
<th>2019</th>
<th>2020</th>
<th>2021</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chlortetracycline</td>
<td>1,768,755</td>
<td>2,179,455</td>
<td>2,288,123</td>
<td>2,710,000</td>
</tr>
<tr>
<td>CTC/Sulfamethazine</td>
<td>821,550</td>
<td>1,445,450</td>
<td>1,433,971</td>
<td>1,024,800</td>
</tr>
<tr>
<td>Neo/Oxy</td>
<td>439,035</td>
<td>291,143</td>
<td>284,327</td>
<td>259,554</td>
</tr>
<tr>
<td>NIR</td>
<td>154,143</td>
<td>87,433</td>
<td>390,524</td>
<td>131,908</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>3,183,483</strong></td>
<td><strong>4,003,481</strong></td>
<td><strong>4,396,945</strong></td>
<td><strong>4,126,262</strong></td>
</tr>
</tbody>
</table>

Figure 6a

1. NIR = Not Independently Reported. This category includes CTC/ Tiamulin, Florfenicol, Lincomycin, Neomycin, Oxytetracycline, Spectinomycin, Sulfadimethoxine, and Tiamulin. These drugs/combinations independently represent less than 5% of the total amount of drug sold by distributors.
Tons of VFD feed produced by manufacturers
Reported for 2018 – 2021
Manufacturer report for tons of VFD feed produced data

Table 7a

<table>
<thead>
<tr>
<th>Drug Name/Drug Combination Used in VFD Feed</th>
<th>2018</th>
<th>2019</th>
<th>2020</th>
<th>2021</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chlortetracycline</td>
<td>22,187</td>
<td>22,744</td>
<td>14,240</td>
<td>13,818</td>
</tr>
<tr>
<td>Lincomycin</td>
<td>3,231</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Oxytetracycline</td>
<td>-</td>
<td>11,215</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Tylosin</td>
<td>2,055</td>
<td>2,825</td>
<td>1,380</td>
<td>-</td>
</tr>
<tr>
<td>NIR</td>
<td>1,150</td>
<td>549</td>
<td>479</td>
<td>411</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>28,623</td>
<td>37,333</td>
<td>16,099</td>
<td>14,229</td>
</tr>
</tbody>
</table>

Figure 7a

1. NIR = Not Independently Reported. This category includes CTC/Sulfamethazine, Lincomycin, Neo/Oxy, Oxytetracycline, Tiamulin, and Tilmicosin. These drugs/combinations independently represent less than 5% of the total tons of VFD feed produced.
Conclusion

This report is the illustration of efforts outlining the AUS Program’s commitment to collecting and utilizing aggregated information to make analytical, science-based decisions; maintain transparency in reporting; and focus on human and animal health. It is the intent of AUS to collect, review, and present VFD data transparently to the public while maintaining data confidentiality in accordance with FAC Section 14407. The intent of this report is to help the public gain a better understanding of the issuing, manufacture, and distribution of medicated feed containing VFD drugs.

While 2020 and 2021 were challenging years, the AUS Program continued to work towards implementing the mandate of the AUS law. Moving forward, the AUS Program will continue work with VFD feed manufacturers, distributors, and veterinarians to ensure continued compliance with these mandates through direct outreach, audits, VFD data collection, and enforcement, as needed.

AUS VFD has Compliance Measures for:

- Outreach and education targeted at veterinary adherance to VFD regulations
- Annual visits to distributor locations on FDA's VFD Intent List
- Surveillance of online sales
- Ensuring VFD compliance with manufacturers and distributors
- Quarterly collection of VFD orders
References

Links

AUS Guidelines for Judicious Use -

AUS Report to the Legislature -

AUS Principles of Antimicrobial Stewardship -
https://www.cdfa.ca.gov/ahfss/AUS/docs/Antimicrobial_Stewardship_Principles.pdf

AUS Veterinarians’ Guidelines for Judicious Use of Antimicrobials -

AUS Website - https://www.cdfa.ca.gov/ahfss/AUS/Stewardship.html

CDFA Commercial Feed Regulatory Program -
https://www.cdfa.ca.gov/is/ffldrs/CommercialFeedReg.html

CDFA Inspection Services - https://www.cdfa.ca.gov/is/

CDFA Livestock Drug Program - https://www.cdfa.ca.gov/is/ffldrs/LivestockDrug.html

CDFA Safe Animal Feed Education Program -
https://www.cdfa.ca.gov/is/ffldrs/safe.html

CDFA VFD Page - https://www.cdfa.ca.gov/is/ffldrs/VeterinaryFeedDirective.html

CDFA Website - https://www.cdfa.ca.gov/

CPG Sec 615.115 Extralabel Use of Medicated Feeds for Minor Species -

eCFR Part 558 New Animal Drugs for Use in Animal Feeds -

FDA 2017 Summary Report on Antimicrobials Sold or Distributed for Use in Food-Producing Animals -
https://www.fda.gov/media/119332/download

FDA CVM GFI #120 Veterinary Feed Directive Regulation Questions and Answers -
FDA CVM GFI #209 TheJudicious Use of Medically Important Antimicrobial Drugs in Food-Producing Animals - https://www.fda.gov/regulatory-information/search-fda-guidance-documents/cvm-gfi-209-judicious-use-medically-important-antimicrobial-drugs-food-producing-animals


FDA VFD Final Rule Homepage: https://www.fda.gov/animal-veterinary/development-approval-process/veterinary-feed-directive-vfd