UGA FY2022 (corrected)

Exceptions/Exemptions to the AWA Regulations

1. Sec. 2.33 - Attending veterinarian and adequate veterinary care

The IACUC has approved an observation protocol of white-tailed deer which may not include a daily visual check of every deer. The protocol and justification are as follows:

The Animal Welfare Regulations require "daily observation of all animals" to assess their health and well-being. However, for the deer housed in pens, it is not possible to visually inspect each deer and verify its presence during every daily inspection. Given the wild nature of white-tailed deer versus domestic livestock, deer are easily frightened by the approach of a person, and, if pursued for observation, will immediately panic and run without attention to fencing. Because they tend to run directly into fences and can be fatally or terminally injured, approaching deer puts the deer at greater risk of injuring themselves. Daily, personnel inspect all deer in barn stalls, patrol outside pens to verify that deer are healthy, and inspect facilities for structural integrity and the safety of animals. Personnel carefully move through pens to minimize stress to animals during inspections. Using binoculars and by encouraging deer through narrower areas of pens, personnel inspect deer daily for normal gait, behavior, and physical appearance. Reading the ear tags of each deer is difficult as they move away from the observer. However, pursuing the deer in the pens to assess them more closely, or verify an ear tag identity, would be dangerous to the deer. Hence, it is not possible to verify the identity of each deer each day. Quarterly, all animals are counted in each paddock. Deer that are sick will not move with the herd and often allow people to approach to closer distances. A quarterly report on the number of deer found sick or dead during the daily inspections as well as the totals from the quarterly counts is submitted to the IACUC for review.

54 deer in the deer facility during this time were affected during FFY2022.

2. Sec. 3.84 Cleaning, sanitization, housekeeping, and pest control

The IACUC has approved, for the Nonhuman Primate Facility, a 15-day period between cage changes/sanitation in instances where adherence to the 14-day schedule is complicated due to the social pairing process or for experimental reasons. The animal care staff ensures that any cages that are excessively soiled are changed at 14 days.

None of the animals housed in the NHP Facility were affected by this exception (i.e., no cage change interval extended beyond 14 days) during FFY2022.

3. Secs. 3.11, 3.84 and 3.31 – Cleaning, sanitization, housekeeping, and pest control / Sanitation

The IACUC has approved an exception to the standard bi-weekly cage change for animal species housed in the high-containment (ABSL3) facility in cages larger than a multi cage IVC rack system (i.e. rodent, T2000 cages, etc.). The exception allows the interval to be extended to up to 4 weeks (28 days), although cages are changed as close as possible to the standard two weeks period. Such species would include NHPs, cats, some ferrets, and similar sized species. This was requested to ensure animal welfare while increasing human safety and enhancing facility operations. Cages continue to be thoroughly cleaned daily in order to reduce the infectious bio-load in the animal rooms. For some species, caging

systems are cleaned in the morning and afternoon in order to prevent the accumulation of contamination. Also, the animal rooms are sanitized daily and enrichment is replaced and sent through cage wash at least weekly, for species that do not require daily or biweekly change-out. In most cases, cage change presents a stressful situation for the animals. Also, for some animals, infectious disease protocols requires that the animals be sedated for each cage change for safety reasons. Reducing the number of sedations during an experiment will increase animal welfare. This exception also increases human safety, because in most cases, cage change puts the animal care technician at more risk than normal daily cage cleaning. By reducing the number of cage changes in certain situations, the safety for technicians is enhanced. In addition, allowing a reduction in the frequency of moving heavy cage systems throughout the processes in the full cumbersome PPE required for high containment environments. Reducing the time spent in the containment zone reduces the risk of possible exposure to dangerous infectious agents.

Lastly, facility operations benefit from this exception as it is conducive to better compliance with federal regulatory agencies. In order to be able to work with multiple select agents in the vivarium at the same time, facility management developed a system that requires an Inner Corridor Access Control Program (ICAP) for each study that allows access to the inner corridor from the animal room only on scheduled time blocks. This cage change frequency exception drastically reduces requests for deviations to the ICAP program and the amount of time facility personnel spend in the Inner Corridor.

In approving the request, the IACUC asked that facility management provide data regarding the adequacy of daily inspection and hand cleaning of notably dirty areas – for example, comparing bacterial levels in the hand cleaned cages at 2 weeks vs. 4 weeks. The information was provided and reviewed by the IACUC in December 2020.

No animals were affected by this exception (i.e., none housed in applicable caging) during FFY2022.

4. Sec. 2.31 - Institutional Animal Care and Use Committee (IACUC)

The IACUC has approved an exception to the regular scheduling and/or in-person conduction (vs. via electronic means) of certain activities as described in the Regulations, due to the impact of the COVID-19 pandemic. The IACUC has established a process for handling most activities. However, there are some activities that the IACUC cannot perform, or may not be able to perform, if a majority of IACUC members, or alternates, is not available.

A letter with a specific accounting of the potentially affected activities was submitted to APHIS on April 7, 2020.

5. Regulations covering daily operations of all species

The IACUC has approved contingency plans for centralized animal facilities, in the event that staffing must be reduced to less than standard levels during the COVID-19 pandemic. Activities that may be affected in the event of staff reduction include sanitization schedules to less than those required by the Animal Welfare Regulations. Facility management submitted specific proposed changes, should the need for them arise, in order to preserve the sufficient care and welfare of the animals housed at the

facilities. These plans will remain viable as long as the facilities are affected by the COVID-19 pandemic and aftermath. To date, this exception has only been used for limited periods of time.

No animals were affected during FFY2022; pandemic planning did not need to be implemented.

6. Sec. 2.31 - Institutional Animal Care and Use Committee (IACUC)

The IACUC has approved an exception to the requirement that major operative procedures on non-rodents be conducted only in facilities intended for that purpose which shall be operated and maintained under aseptic conditions. Specifically, the IACUC approved the CVM's Department of Large Animal Medicine to instruct veterinary students, including major survival surgery, in instructional locations that meet veterinary standard practice, but do not strictly meet the USDA standard of a facility intended solely for that purpose. The veterinary professional standard practice for the procedures to be taught does not require a dedicated surgery room, and these procedures are not typically performed in a dedicated surgery room in practice. The spaces that will be used are the VMC Teaching Hospital large animal area, or the large animal housing facility at the CVM. The IACUC understands these spaces to be appropriate to assure the health and welfare of the animals.

6 cows were used for survival laparotomy procedures during FFY2022.