

On 1/20/10 (b)(6),(b)(7)(C) (b)(4) confirmed by affidavit purchasing rabbits and guinea pigs from DOLLARHITE in 2008 & 2009 on a cash value purchase. (b)(6),(b)(7)(C) also stated they would search their records and fax their DOLLARHITE Rabbitry Invoices to (b)(6),(b)(7)(C) (USDA APHIS IES Investigator) (Exhibit 67).

On 1/21/10 Jan Feldman by affidavit noted she reviewed and confirmed her 8/18/09 DOLLARTIE Survey for Unlicensed Activity, 8/20/09 DOLLARTIE email to Dr. Sabala and her 9/9/09 memo to Karen March (USDA APHIS AC) were true and correct (Exhibit 68).

On 1/21/10 DOLLARHITE was interviewed by (b)(6),(b)(7)(C) relating to his knowledge of the AWA Regulations relating to dealing rabbits and guinea pigs without a USDA Dealers License and to DOLLARHITE's sales of rabbits and guinea pigs to (b)(4). DOLLARHITE confirmed sales of rabbits to (b)(4) and to (b)(4) and expressed his confusion about his need for a "Dealers" license with USDA (Exhibit 69).

On 2/1/10 (b)(6),(b)(7)(C) (b)(4) confirmed her search for (b)(4) (b)(4) 2009 rabbit and guinea pig purchase invoices from DOLLARHITE and faxed 40 DollarValue Rabbitry receipts to (b)(6),(b)(7)(C) (Exhibit 70 & 71).

These findings substantiate the following alleged violation(s):

**9 CFR 2.1(a)(1) – Licensing Requirements and application.** DOLLARHITE sold at least 145 rabbits for a gross dollar amount of \$1674.00 in 2008 and sold at least 378 rabbits and 89 guinea pigs in 2009 for a gross dollar amount of \$4866.00 without obtaining a USDA Dealers License.

This regulation requires a USDA Dealers License for any person selling more than \$500.00 of any regulated animal other than wild, exotic animals or dogs and cats per calendar year.

These findings indicate that the evidence does not support a violation of the following section(s):

N/A