- (1) Seeds of the plant family Cucurbitaceae² if in shipments greater than two ounces, if not for propagation, and if from a country listed in paragraph (b) of this section:
- (2) Brassware and wooden screens from Bombay, India;
- (3) Goatskins, lambskins, and sheepskins (excluding goatskins, lambskins, and sheepskins which are fully tanned, blue-chromed, pickled in mineral acid, or salted and moist) from Sudan or India;
- (4) Plant gums shipped as bulk cargo (in an unpackaged state) if from a country listed in paragraph (b) of this section:
- (5) Used jute or burlap bagging not containing eargo if from a country listed in paragraph (b) of this section;³
- (6) Used jute or burlap bagging from a country listed in paragraph (b) of this section that contains cargo, and the cargo in such bagging;³
- (7) Used jute or burlap bagging from a country listed in paragraph (b) of this section that is used as a packing material (such as filler, wrapping, ties, lining, matting, moisture retention material, or protection material), and the cargo for which the used jute or burlap bagging is used as a packing material; and
- (8) Whole chilies (Capsicum spp.), whole red peppers (Capsimcum spp.), and cumin seeds (Cuminum cyminum) in new jute or burlap bags from Pakistan.
- (b) Afghanistan, Algeria, Bangladesh, Burma, Cyprus, Egypt, India, Iran, Iraq, Israel, Libya, Mali, Mauritania, Morocco, Niger, Nigeria, Pakistan, Saudi Arabia, Senegal, Sri Lanka, Sudan, Syria, Tunisia, Turkey, and Upper Volta.

[50 FR 8706, Mar. 5, 1985, as amended at 72 FR 39528, July 18, 2007]

§319.75-3 Permits.

- (a) A restricted article may be imported only after issuance of a written permit by Plant Protection and Quarantine.
- (b) An application for a written permit should be submitted to the Animal and Plant Health Inspection Service, Plant Protection and Quarantine, Port Operations, Permit Unit, 4700 River Road Unit 136, Riverdale, Maryland 20737–1236, at least 60 days prior to arrival of the article at the port of entry. The completed application shall include the following information: 4
- (1) Name, address, and telephone number of the importer;
- (2) Approximate quantity and kinds of articles intended to be imported;
 - (3) Country or locality of origin;
- (4) Country(ies) or locality(ies) where it is intended to be off-loaded prior to arrival in the United States;
 - (5) Intended U.S. port of entry;
 - (6) Means of transportation; and
 - (7) Expected date of arrival.
- (c) A permit indicating the applicable conditions for importation under this subpart will be issued by Plant Protection and Quarantine Programs if, after review of the application, the articles are deemed eligible to be imported into the United States under the conditions specified in the permit. However, even if such a permit is issued, the regulated article may be imported only if all applicable requirements of this subpart are met and only if an inspector at the port of entry determines that no remedial measures pursuant to section 414 of the Plant Protection Act (7 U.S.C. 7714) are necessary with respect to the regulated article.5
- (d) Any permit which has been issued may be withdrawn by an inspector or

²Seeds of the plant family Cucurbitaceae include but are not limited to: Benincasa hispida (wax gourd), Citrullus Lanatus (watermelon) Cucumis melon (muskmelon, cantaloup, honeydew), Cumumis sativius (cucumber), Cucurbita pepo (pumpkin, squashes, vegetable marrow), Lagenaria siceraria (calabash, gourd), Luffa cylindrica (dishcloth gourd), Mormoridica charantia (bitter melon), and Sechium edule (chavote).

 $^{^3}$ Such bagging may be subject to additional restrictions under the provisions in 7 CFR 319.8 $et\ seq$.

⁴Application forms are available without charge from the Animal and Plant Health Inspection Service, Plant Protection and Quarantine, Port Operations, Permit Unit, 4700 River Road Unit 136, Riverdale, Maryland 20737–1236, or local offices which are listed in telephone directories.

⁵An inspector may hold, seize, quarantine, treat, apply other remedial measures to, destory, or otherwise dispose of plants, plant pests, or other articles in accordance with sections 414, 421, and 434 of the Plant Protection Act (7 U.S.C. 7714, 7731, and 7754).

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the Deputy Administrator if he/she determines that the holder thereof has not complied with any condition for the use of the document. The reasons for the withdrawal shall be confirmed writing as promptly as cirin cumstances permit. Any person whose permit has been withdrawn may appeal the decision in writing to the Deputy Administrator within ten (10) days after receiving the written notification of the withdrawal. The appeal shall state all of the facts and reasons upon which the person relies to show that the permit was wrongfully withdrawn. The Deputy Administrator shall grant or deny the appeal, in writing, stating the reasons for the decision as promptly as circumstances permit. If there is a conflict as to any material fact, a hearing shall be held to resolve such

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[46 FR 38334, July 27, 1981, as amended at 47 FR 3085, Jan. 22, 1982; 48 FR 57466, Dec. 30, 1983; 49 FR 1876, Jan. 16, 1984; 50 FR 8706, Mar. 5, 1985; 59 FR 67610, Dec. 30, 1994; 66 FR 21057, Apr. 27, 20011

§ 319.75-4 Treatments.

A restricted article prior to movement into the United States from the port of entry shall be treated in accordance with part 305 of this chapter for possible infestation with khapra beetle in accordance with part 305 of this chapter.

[46 FR 38334, July 27, 1981, as amended at 49 FR 1876, Jan. 16, 1984; 50 FR 8706, Mar. 5, 1985; 70 FR 33326, June 7, 2005]

§319.75-5 Marking and identity.

- (a) Any restricted article at the time of importation shall plainly and correctly bear on the outer container (if in a container) or on the restricted article (if not in a container) the following information:
- (1) General nature and quantity of the contents.
 - (2) Country or locality of origin,
- (3) Name and address of shipper, owner, or person shipping or forwarding the article,
 - (4) Name and address of consignee,
- (5) Identifying shipper's mark and number, and

(b) Any restricted article shall be accompanied at the time of importation by an invoice or packing list indicating the contents of the shipment.

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[46 FR 38334, July 27, 1981, as amended at 47 FR 3085, Jan. 22, 1982; 48 FR 57466, Dec. 30, 1983]

§319.75-6 Arrival notification.

Promptly upon arrival of any restricted article at a port of entry, the importer shall notify Plant Protection and Quarantine of the arrival by such means as a manifest, Customs entry document, commercial invoice, waybill, a broker's document, or a notice form provided for that purpose.

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[46 FR 38334, July 27, 1981, as amended at 48 FR 57466, Dec. 30, 1983]

§319.75-7 Costs and charges.

The services of the inspector during regularly assigned hours of duty and at the usual places of duty shall be furnished without cost to the importer.3 The importer shall be responsible for arrangements for treatments required under §319.75-4. Any treatment required under §319.75-4 for a restricted article shall be performed at the port of entry by a nongovernmental fumigator at the importer's expense, and shall be performed under the supervision of an inspector. Plant Protection and Quarantine will not be responsible for any costs or charges, other than those indicated in this section.

[46 FR 38334, July 27, 1981]

§319.75-8 Ports of entry.

Any restricted article shall be imported only at a port of entry identified in §319.37–14 of this part and found by the Deputy Administrator and specified on the permit issued pursuant to §319.75–3 to have a nongovernmental fumigator available at the port to treat such restricted article pursuant to §319.75–4. It is the responsibility of the

³Provisions relating to costs for other services of an inspector are contained in 7 CFR part 354.