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other State, shall similarly post, and keep posted at all times, such a warning notice in the ship, vessel, other surface craft, or aircraft under his charge.

§ 318.13–12 Movement by the U.S. Department of Agriculture.

Notwithstanding any other restrictions of this subpart, regulated articles may be moved if they are moved by the U.S. Department of Agriculture for experimental or scientific purposes and are moved under conditions found by the Administrator to be adequate to prevent the spread of plant pests and diseases.

§ 318.13–13 Movement of frozen fruits and vegetables.

Frozen fruits and vegetables may be certified for movement from Hawaii, Puerto Rico, Guam, the Commonwealth of the Northern Mariana Islands, or the U.S. Virgin Islands into or through any other territory, State, or District of the United States in accordance with §318.13–3. Such fruits and vegetables must be held at a temperature not higher than 20 °F during shipping and upon arrival in the continental United States, and in accordance with the requirements for the interstate movement of frozen fruits and vegetables in part 305 of this chapter. Paragraph (b) of §305.17 lists frozen fruits and vegetables for which quick freezing is not an authorized treatment.

§ 318.13–14 Movement of processed fruits, vegetables, and other products.

(a) Fruits, vegetables, and other products that are processed sufficiently as to preclude the survival of any live pests can be moved interstate from Hawaii, Puerto Rico, the U.S. Virgin Islands, Guam, and the Commonwealth of the Northern Mariana Islands. Those processed products which are approved for interstate movement from those States can be found in the fruits and vegetables manuals for those States. These manuals are available on the Internet at http://www.aphis.usda.gov/import_export/plants/manuals/ports/downloads/hawaii.pdf and http://www.aphis.usda.gov/import_export/plants/manuals/ports/downloads/puerto_rico.pdf.

(b) Consignments of processed fruits, vegetables, or other products that have not been processed sufficiently as to be incapable of harboring fruit flies are subject to the interstate movement requirements which apply to the fruit, vegetable, or other product in its unprocessed state.

§ 318.13–15 Parcel post inspection.

Inspectors are authorized to inspect, with the cooperation of the U.S. Postal Service, parcel post packages placed in the mails in Hawaii, Puerto Rico, Guam, the Commonwealth of the Northern Mariana Islands, or the U.S. Virgin Islands to determine whether such packages contain products whose movement is not authorized under this subpart, to examine any such products that are found for insect infestation, and to notify the postmaster in writing of any violations of this subpart that are found as a result of an inspection.

§ 318.13–16 Regulated articles allowed interstate movement subject to specified conditions.

(a) The following regulated articles may be moved interstate in accordance with §318.13–3 and any additional requirements specified in paragraph (b) of this section.

<table>
<thead>
<tr>
<th>State, territory, or district of origin</th>
<th>Common name</th>
<th>Botanical name</th>
<th>Plant part(s)</th>
<th>Additional requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hawaii</td>
<td>Bananas</td>
<td>Musa spp</td>
<td>Fruit</td>
<td>(b)(1)(i), (b)(2)(i)</td>
</tr>
<tr>
<td></td>
<td>Litchi</td>
<td>Litchi chinensis</td>
<td>Fruit</td>
<td>(b)(1)(ii), (b)(2)(ii)</td>
</tr>
<tr>
<td></td>
<td>Longan</td>
<td>Dimocarpus longan</td>
<td>Fruit</td>
<td>(b)(3)(i)</td>
</tr>
<tr>
<td></td>
<td>Pot marigold, johnny-jump-ups, pansies, and violets, Pineapple</td>
<td>Ananas comosus</td>
<td>Fruit</td>
<td>(b)(2)(i), (b)(3)(i)</td>
</tr>
<tr>
<td>Puerto Rico</td>
<td>Cactus</td>
<td>Cactaceae</td>
<td>Whole plant</td>
<td>(b)(2)(ii), (b)(3)(ii)</td>
</tr>
<tr>
<td></td>
<td>Okra</td>
<td>Abelmoschus esculentus</td>
<td>Fruit</td>
<td>(b)(3)(ii)</td>
</tr>
</tbody>
</table>
(b) Additional restrictions for applicable regulated articles as specified in paragraph (a) of this section.
   (1) Restricted movement and distribution.
      (i) Allowed movement into Alaska. Cartons must be labeled, “For distribution in Alaska only.”
      (ii) May not be moved interstate into Florida. Cartons must be stamped “Not for movement into or distribution in FL.”
   (2) Plant types.
      (i) Smooth cayenne variety and hybrids with 50 percent or more smooth cayenne parentage only.
      (ii) Green bananas of the cultivars “Williams,” “Valery,” “Grand Nain,” and standard and dwarf “Brazilian,” only.
      (iii) Inflorescences only with no stems or leaves attached.
      (iv) Bare-rooted plants or plants rooted in approved growing media only.
   (3) Other conditions.
      (i) If destined to States other than Alabama, Arizona, Arkansas, California, Florida, Georgia, Illinois, Kentucky, Louisiana, Mississippi, Missouri, Nevada, New Mexico, North Carolina, Oklahoma, South Carolina, Tennessee, Texas, or Virginia, the consignment must be treated in accordance with part 305 of this chapter unless the consignment is for immediate consumption or processing.
      (ii) Must be treated in accordance with part 305 of this chapter.


§ 318.13–17 Regulated articles from Guam.

(a)(1) Regulated articles, other than soil, may be moved from Guam into or through any other State only if they meet the strictest plant quarantine requirements under part 319 of this chapter for similar articles offered for entry into such States from the countries of East and Southeast Asia, including Cambodia, India, Japan, Korea, Laos, the northeastern provinces of Manchuria, the Philippines, Taiwan, and Vietnam, or the islands of the Central and South Pacific, including Micronesia, Melanesia, and Polynesia, as well as Australia, New Zealand, and the Malay Archipelago, except requirements for permits, phytosanitary certificates, notices of arrival, and notices of consignment from port of arrival. Soil must meet the requirements of §330.300 of this chapter.

(b)(1) Regulated articles moved from Guam into or through any other State shall be subject to inspection at the port of first arrival in another part of the United States to determine whether they are free of plant pests and otherwise meet the requirements applicable to them under this subpart, and shall be subject to release, in accordance with §330.105(a) of this chapter as if they were foreign arrivals. Such articles shall be released only if they meet all applicable requirements under this subpart.

(2) A release shall be issued in writing unless the inspection involves small quantities of regulated articles, in which case a release may be issued orally by the inspector.