measures listed in paragraph (b) of that section. Under that process, APHIS publishes a notice in the Federal Register announcing the availability of the PRA that evaluates the risks associated with the importation of a particular fruit or vegetable. Following the close of the 60-day comment period, APHIS may begin issuing permits for importation of the fruit or vegetable subject to the identified designated measures if: (1) No comments were received on the PRA; (2) the comments on the PRA revealed that no changes to the PRA were necessary; or (3) changes to the PRA were made in response to public comments, but the changes did not affect the overall conclusions of the analysis and the Administrator’s determination of risk.

In accordance with that process, we published a notice 1 in the Federal Register on August 17, 2011 (76 FR 50992–50993, Docket No. APHIS–2011–0078), in which we announced the availability, for review and comment, of a PRA that evaluated the risks associated with the importation into the continental United States of fresh shredded lettuce (Lactuca sativa L.) from Egypt. The PRA consisted of a risk assessment identifying pests of quarantine significance that could follow the pathway of importation of fresh shredded lettuce from Egypt into the United States and a risk management document identifying phytosanitary measures to be applied to that commodity to mitigate the pest risk. We solicited comments on the notice for 60 days ending on October 17, 2011. We received two comments by that date.

One comment from a private citizen who opposed the importation of shredded lettuce from Egypt into the United States did not address any specific aspect of the PRA.

The other comment, submitted by an agricultural official representing the State of Florida, questioned the efficacy of the post-harvest phytosanitary measures we included in the PRA. The commenter agreed with the PRA that lettuce from Egypt is potentially a host for several species of destructive leaf miners but stated that the phytosanitary measure of shredding lettuce does not remove the risk of their introduction into the United States. The commenter requested that shipments of shredded lettuce from Egypt not be permitted entry into Florida until the shipping protocol has had time to demonstrate the effectiveness of the mitigation measures listed in the PRA.

Only commercial consignments of shredded lettuce will be allowed to be imported from Egypt. Commercial consignments, as defined in § 319.56–2, are consignments that an inspector identifies as having been imported for sale and distribution. Produce grown commercially is less likely to be infested with plant pests than noncommercial consignments. Noncommercial consignments are more prone to infestations because the commodity is often ripe to overripe, could be of a variety with unknown susceptibility to pests, and is often grown with little or no pest control.

We identified in the PRA 12 pests of quarantine significance for lettuce from Egypt that are highly unlikely to follow the pathway due to the standard post-harvest processing practices applied to commercial consignments of shredded lettuce from Egypt. Although these 11 arthropods and 1 mollusk affect lettuce leaves, we took into account the standard commercial post-harvest procedures of: (1) Removing outer leaves; (2) visual inspection and culling, with cutting; (3) shredding; and (4) washing and centrifuging. We concluded that these procedures sufficiently mitigate the risk of introducing leaf miners or other plant pests through the importation of shredded lettuce from Egypt. The commenter provided no evidence to indicate that these measures would not effectively mitigate the pest risk.

Consignments of shredded lettuce from Egypt will also be required to be accompanied by a phytosanitary certificate of inspection and pest freedom issued by the national plant protection organization (NPPO) of Egypt, with an additional declaration stating that the shredded lettuce in the consignment had been inspected and found free from quarantine pests. This condition provides additional assurances that the commercial production process has removed quarantine pests from the commodity.

For these reasons, APHIS has concluded that the mitigations described will effectively mitigate the pest risk associated with shredded lettuce imported from Egypt. Accordingly, we have determined that no changes to the PRA are necessary based on the comment.

Therefore, in accordance with the regulations in § 319.56–4(c)(2)(ii), we are announcing our decision to authorize the importation into the continental United States of fresh shredded lettuce from Egypt subject to the following phytosanitary measures:

- The shredded lettuce must be imported in commercial consignments only.
- Each consignment of shredded lettuce leaves must be accompanied by a phytosanitary certificate issued by the national plant protection organization of Egypt with an additional declaration stating the following: “Shredded lettuce leaves in this consignment were inspected and found free from quarantine pests.”

These conditions will be listed in the Fruits and Vegetables Import Requirements database (available at http://www.aphis.usda.gov/fvdir). In addition to these specific measures, shredded lettuce from Egypt will be subject to the general requirements listed in § 319.56–3 that are applicable to the importation of all fruits and vegetables.

**Authority:** 7 U.S.C. 450, 7701–7772, and 7781–7786; 21 U.S.C. 136 and 136a; 7 CFR 2.22, 2.80, and 371.3.

Done in Washington, DC, this 19th day of December 2011.

Kevin Shea,
Acting Administrator, Animal and Plant Health Inspection Service.

[FR Doc. 2011–33207 Filed 12–27–11; 8:45 am]
BILLING CODE 3410–34–P

DEPARTMENT OF AGRICULTURE
Animal and Plant Health Inspection Service

[Docket No. APHIS–2010–0112]

Notice of Decision to Authorize Importation of Fresh Litchi From the Republic of South Africa Into the Continental United States

**AGENCY:** Animal and Plant Health Inspection Service, USDA.

**ACTION:** Notice.

**SUMMARY:** We are advising the public of our decision to authorize the importation of fresh litchi from the Republic of South Africa into the continental United States. Based on the findings in a pest risk analysis, which we made available to the public for review and comment through a previous notice, we believe that the application of one or more designated phytosanitary measures will be sufficient to mitigate the risks of introducing or disseminating plant pests or noxious weeds via the importation of litchi from the Republic of South Africa.

**DATES:** Effective Date: December 28, 2011.

**FOR FURTHER INFORMATION CONTACT:** Mr. Marc Phillips, Import Specialist.
Regulatory Coordination and Compliance, PPQ, APHIS, 4700 River Road Unit 133, Riverdale, MD 20737; (301) 734–4394.

SUPPLEMENTARY INFORMATION:

Background

Under the regulations in “Subpart—Fruits and Vegetables” (7 CFR 319.56–1 through 319.56–54, referred to below as the regulations), the Animal and Plant Health Inspection Service (APHIS) of the U.S. Department of Agriculture prohibits or restricts the importation of fruits and vegetables into the United States from certain parts of the world to prevent plant pests from being introduced into and spread within the United States.

Section 319.56–4 contains a performance-based process for approving the importation of commodities that, based on the findings of a pest risk analysis (PRA), can be safely imported subject to one or more of the designated phytosanitary measures listed in paragraph (b) of that section. Under that process, APHIS publishes a notice in the Federal Register announcing the availability of the PRA that evaluates the risks associated with the importation of a particular fruit or vegetable. Following the close of the 60-day comment period, APHIS may authorize the importation of the fruit or vegetable subject to the identified designated measures if: (1) No comments were received on the PRA; (2) the comments on the PRA revealed that no changes to the PRA were necessary; or (3) changes to the PRA were made in response to public comments, but the changes did not affect the overall conclusions of the analysis and the Administrator’s determination of risk.

In accordance with that process, we published a notice 1 in the Federal Register on February 2, 2011 (76 FR 5779–5780, Docket No. APHIS–2010–0112), in which we announced the availability, for review and comment, of a PRA that evaluates the risks associated with the importation into the continental United States of fresh litchi (Litchi chinensis) from the Republic of South Africa. We solicited comments on the notice for 60 days ending on April 4, 2011. We received six comments by that date, from a State agriculture agency, produce importers, a foreign agricultural research institute, and foreign produce growers. Three commenters supported the importation of litchi from South Africa into the United States. The remaining comments are discussed below by topic.

Some comments concerned the pests identified as being associated with litchi from South Africa in the PRA. One commenter stated that the pest Cryptophlebia peltastica is seldom found in consignments of fresh litchi and the mitigation measures recommended for this pest in the risk management document (RMD) are unnecessarily strict. Another commenter stated that, although C. peltastica may develop in fruit, there are indications that the pupae only develop in fruit stored for a long period after harvest. This commenter described the results of surveys showing no interception of C. peltastica and Thaumatotibia leucotreta pupae in samples of litchi taken over the course of two growing seasons.

Because C. peltastica and T. leucotreta are present in South Africa and are known pests of litchi, APHIS must verify that the litchi imported into the United States is free of these pests, particularly as the irradiation treatment we proposed to require is not approved to neutralize pupae and adults of these pests. Inspection is a sufficient mitigation for T. leucotreta pupae and adults. However, we have determined, based on published reports cited in the RMD, that, standard commercial culling alone (e.g. culling, packing, and sanitation) would not be sufficient to mitigate the risk of C. peltastica because the larvae may pupate inside the fruit. C. peltastica larvae produce visible holes on the fruit skin, leaving brown frass on the surface, which are easily detectable during inspection. Accordingly, the mitigation for pupae of this internal pest is the sampling, cutting, and inspection of the litchi by the national plant protection organization (NPPO) of South Africa. However, we appreciate being made aware of the survey activities that discount the notion that under natural conditions this fruit serves as a pathway for C. peltastica pupae. After we have additional evidence from inspections and have had the opportunity to review the data concerning the interception of C. peltastica on litchi from South Africa, we will adjust the inspection requirements if we determine such an action to be warranted.

Some comments concerned the proposed treatment of litchi fruit from South Africa. One commenter stated that more research is needed on the irradiation doses required to mitigate the risk associated with C. peltastica, and that the experimental evidence, as noted in the RMD, suggests that doses well below 400 Gy are likely to be sufficient to control all stages of this pest.

Although some circumstantial evidence suggests doses below 400 Gy are likely to be sufficient to control all life stages of the pest C. peltastica, the dose sufficient to mitigate the risk associated with any pupae, and specifically C. peltastica pupae, has not been established. The lowest effective dose must be determined by scientific evidence before that dose can be used as a mitigation. We will continue to review the scientific research in this field and will update our approved doses if warranted.

One commenter stated that, because litchi fruit infested with C. peltastica is removed during processing in South Africa, irradiation treatment with additional inspection for C. peltastica pupae by APHIS inspectors is redundant. The commenter recommended that the pre-clearance inspection be conducted by the NPPO of South Africa or be removed from the requirements. When a commodity is irradiated in a foreign country, APHIS inspectors are required to perform certain tasks in the exporting country as specified in the irradiation facility pre-clearance workplan. APHIS involvement in the exporting country includes monitoring the treatment and verifying the facility’s compliance with the standard operating procedures required under the irradiation operational workplan. Meanwhile, the NPPO of the exporting country is responsible for monitoring, safeguarding, and conducting phytosanitary and pre-export inspection to certify the shipment is free of pests of concern, including pests that are not mitigated by the irradiation. To avoid the treatment of products that would ultimately be rejected due to the presence of pests not mitigated by irradiation, APHIS performs its pre-clearance inspection prior to the commodity being irradiated and rejects lots containing pests not mitigated by irradiation before any treatment is applied. Because the inspections performed in South Africa by APHIS and the NPPO of South Africa have different purposes, both are necessary to mitigate the risks of introducing or disseminating plant pests or noxious weeds via the importation of litchi from South Africa.

One commenter recommended adoption of an alternative treatment efficacy approach for pest risk management. Another commenter described a potential method for researching the feasibility of cold treatment of litchi infested with C. peltastica and T. leucotreta. While these

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1 To view the notice, the PRA, and the comments we received, go to http://www.regulations.gov/fdsyspublic/component/main?main=DocketDetail.dtl=APHIS-2010–0112.
proposals are interesting, they are outside the scope of this action.

One commenter stated that the risk of introducing *C. peltastica* into the United States and the consequences of this introduction were overestimated in the PRA. This commenter also noted some typographical errors in the PRA.

Although specific information on the reproductive capacity of *C. peltastica* was not available, we reviewed reproductive information about similar species *C. illepida* and *C. ombrodelta*. The discussion of the dispersal potential and economic impact of *C. peltastica* in the PRA was revised to include this additional information, which did not result in a change to the risk rating for *C. peltastica*.

We have also amended the RMD published with the previous notice to clarify the phytosanitary certificate and additional declaration requirements for litchi from South Africa. The revised PRA is available from the person listed under FOR FURTHER INFORMATION CONTACT or from the Regulations.gov Web site (see footnote 1).

Therefore, in accordance with the regulations in §319.56–4(c)(2)(iii), we are announcing our decision to authorize the importation into the continental United States of fresh litchi from the Republic of South Africa subject to the following phytosanitary measures:

• The litchi may be imported into the continental United States in commercial consignments only.
• Each consignment must be inspected by the NPPO of the Republic of South Africa using a sampling procedure mutually agreed upon by APHIS and the NPPO. A representative sample of fruit must be drawn from each lot, cut open, inspected, and found free from any pupae of *C. peltastica*.
• The litchi must be irradiated in accordance with 7 CFR part 305 with a minimum absorbed dose of 400 Gy.
• If the irradiation treatment is applied outside the United States, each consignment of fruit must be jointly inspected by APHIS and the NPPO of the Republic of South Africa and accompanied by a phytosanitary certificate certifying that the fruit received the required irradiation treatment with an additional declaration stating that the consignment was inspected and found free of *C. peltastica*.

• If the irradiation treatment is to be applied upon arrival in the United States, each consignment of fruit must be inspected by the NPPO of the Republic of South Africa prior to departure and accompanied by a phytosanitary certificate with an additional declaration stating that the consignment was inspected and found free of *C. peltastica*.

These conditions will be listed in the Fruits and Vegetables Import Requirements database (available at http://www.aphis.usda.gov/favir). In addition to these specific measures, litchi from the Republic of South Africa will be subject to the general requirements listed in §319.56–3 that are applicable to the importation of all fruits and vegetables. Further, for fruits and vegetables requiring treatment as a condition of entry, the phytosanitary treatments regulations in 7 CFR part 305 contain administrative and procedural requirements that must be observed in connection with the application and certification of specific treatments.


Done in Washington, DC, this 19th day of December 2011.

Kevin Shea,
Acting Administrator, Animal and Plant Health Inspection Service.

[FR Doc. 2011–33203 Filed 12–27–11; 8:45 am]
BILLING CODE 3410–34–P

DEPARTMENT OF AGRICULTURE

Food and Nutrition Service

Agency Information Collection Activities: Proposed Collection; Comment Request—Special Supplemental Nutrition Program for Women, Infants and Children (WIC) Forms: FNS–698, FNS–699, and FNS–700; The Integrity Profile (TIP)

AGENCY: Food and Nutrition Service, USDA.

ACTION: Notice.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995, this notice invites the general public and other public agencies to comment on proposed information collections.

DATES: Written comments on this notice must be received on or before February 27, 2012.

ADDRESSES: Comments are invited on: (a) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (b) the accuracy of the agency’s estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used; (c) ways to enhance the quality, utility and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology.

Comments may be sent to: Debra Whitford, Director, Supplemental Food Programs Division, Food and Nutrition Service, U.S. Department of Agriculture, 3101 Park Center Drive, Room 520, Alexandria, VA 22302. Comments will also be accepted through the Federal eRulemaking Portal. Go to http://www.regulations.gov, and follow the online instructions for submitting comments electronically.

All responses to this notice will be summarized and included in the request for OMB approval, and will become a matter of public record.

FOR FURTHER INFORMATION CONTACT: Requests for additional information or copies of the information collection form and instructions should be directed to Joan Carroll, (703) 305–2746.

SUPPLEMENTARY INFORMATION:

Title: WIC Financial Management and Participation Report with Addendum.

OMB Number: 0584–0401.

Expiration Date: 02–29–2012.

Type of Request: Extension, without change, of a Currently Approved Collection.

Abstract: Each year, WIC State agencies administering the Special Supplemental Nutrition Program for Women, Infants and Children (WIC) are required by 7 CFR 246.12(j)(5) to submit to FNS an annual summary of the results of their vendor monitoring efforts in order to provide Congress, senior FNS officials, as well as the general public, assurance that every reasonable effort is being made to ensure integrity in the WIC Program. State agencies use the TIP web-based system to report the information. The number of State agencies reporting remains at 90, which includes 50 geographic State agencies, 34 Indian Tribal Organizations, the District of Columbia, Puerto Rico, Guam, American Samoa, the Commonwealth of the Northern Marianas, and the Virgin Islands. The reporting burden consists of three automated forms, the FNS–698, FNS–699 and FNS–700. The FNS–698 and FNS–699 are used to report State agency summary data, whereas the FNS–700 is used to capture information on each authorized WIC vendor. The number of vendors authorized by each WIC State agency varies from State to State. There are no changes in the burden hours associated with each collection.

Estimate of Burden: Public reporting burden for this collection of information