supplemental regulation, may divide any regulated area into a suppressive area and a generally infested area in accordance with the definitions thereof in §301.52–1. Less than an entire quarantined State, territory, or district will be designated as a regulated area only if the Deputy Administrator is of the opinion that:

(1) The State, territory, or district has adopted and is enforcing a quarantine or regulations which imposes restrictions on the intrastate movement of the regulated articles which are substantially the same as those which are imposed with respect to the interstate movement of such articles under this subpart; and

(2) The designation of less than the entire State, territory, or district, as a regulated area will otherwise be adequate to prevent the interstate spread of the pink bollworm.


§ 301.52–2a Regulated areas; suppressive and generally infested areas.

The civil divisions and part of civil divisions described below are designated as pink bollworm regulated areas within the meaning of the provisions of this subpart, and such regulated areas are hereby divided into generally infested areas or suppressive areas as indicated below.

ARIZONA
(1) Generally infested area. Entire State.
(2) Suppressive area. None.

CALIFORNIA
(1) Generally infested area.
  Imperial County. The entire county.
  Inyo County. The entire county.
  Los Angeles County. The entire county.
  Orange County. The entire county.
  Riverside County. The entire county.
  San Bernardino County. The entire county.
  San Diego County. The entire county.
(2) Suppressive area.
  Fresno County. The entire county.
  Kern County. The entire county.
  Kings County. The entire county.
  Madera County. The entire county.
  Merced County. The entire county.
  San Benito County. The entire county.
  Tulare County. The entire county.

NEW MEXICO
(1) Generally infested area. Entire State.

(2) Suppressive area. None.

TEXAS
(1) Generally infested area. Entire State.
(2) Suppressive area. None.

[42 FR 13533, Mar. 11, 1977]

EDITORIAL NOTE: For Federal Register citations affecting §301.52–2a, see the List of CFR Sections Affected, which appears in the Finding Aids section of the printed volume and at www.fdsys.gov.

§ 301.52–3 Conditions governing the interstate movement of regulated articles from quarantined States.2

Any regulated articles may be moved interstate from any quarantined State under the following conditions:

(a) From any regulated area, with certificate or permit issued and attached in accordance with §§301.52–4 and 301.52–7 if moved:

(1) From any regulated area into or through any point outside of the regulated areas; or

(2) From any generally infested area into or through any suppressive area; or

(3) Between any noncontiguous suppressive areas; or

(4) Between contiguous suppressive areas when it is determined by the inspector that the regulated articles present a hazard of the spread of the pink bollworm and the person in possession thereof has been so notified; or

(b) From any regulated area, without certificate or permit if moved:

(1) From a generally infested area to a contiguous generally infested area; or

(2) From a suppressive area to a contiguous generally infested area; or

(3) Between contiguous suppressive areas unless the person in possession of the articles has been notified by an inspector that a hazard of spread of the pink bollworm exists; or

(4) Through or reshipped from any regulated area if the articles originated outside of any regulated area and if the point of origin of the articles is clearly indicated, their identity has been maintained and they have been safeguarded against infestation while in the regulated area in a manner satisfactory to the inspector; or

2Requirements under all other applicable Federal domestic plant quarantines must also be met.
§ 301.52–5 Compliance agreements; and cancellation thereof.

(a) Any person engaged in the business of growing, handling, or moving regulated articles may enter into a compliance agreement to facilitate the movement of such articles under this

[32 FR 16385, Nov. 30, 1967, as amended at 70 FR 33268, June 7, 2005]