§ 319.24a
from all other parts of corn may be im-
ported into the United States from
New Zealand without further restric-
tion.
[24 FR 10788, Dec. 29, 1959, as amended at 58
FR 44745, Aug. 25, 1993; 66 FR 21055, Apr. 27,
2001]

§ 319.24a Administrative instructions
relating to entry of corn into Guam.
Corn may be imported into Guam
without further permit, other than the
authorization contained in this section
but subject to compliance with § 319.24–
3. Such imports need not comply with
the notice of arrival requirements of
§ 319.24–4 inasmuch as information
equivalent to that in a notice of arrival
is available to the inspector from an-
other source. Section 319.24–5 shall not
be applicable to importations of corn
into Guam. Such importations shall be
subject to inspection at the port of
entry. Corn found upon inspection to
contain disease infection will be sub-
ject to sterilization in accordance with
methods selected by the inspector from
administratively authorized procedures
known to be effective under the condi-
tions in which applied.

REGULATIONS GOVERNING ENTRY OF
INDIAN CORN OR MAIZE

§ 319.24–1 Applications for permits for
importation of corn.
Persons contemplating the importa-
tion of corn into the United States
shall, before shipping the corn, make
application for a permit, on forms pro-
vided for that purpose, to the Deputy
Administrator of the Plant Protection
and Quarantine Programs, Department
of Agriculture, Washington, DC, stat-
ing the name and address of the ex-
porter, the country and locality where
grown, the port of departure, the pro-
posed port of entry, and the name and
address of the importer or of the
broker in the United States to whom
the permit should be sent.

(Approved by the Office of Management and
Budget under control number 0579–0049)
[24 FR 10788, Dec. 29, 1959, as amended at 48
FR 57466, Dec. 30, 1983]

§ 319.24–2 Issuance of permits.
(a) Upon receipt of an application and
upon approval by an inspector a permit
will be issued specifying the conditions
of entry and the port of entry to carry
out the purposes of this subpart, and a
copy will be supplied to the importer.
(b) Further permits may be refused
and existing permits revoked, if the ap-
plication therefor does not correctly
give the locality where the corn was
grown, or is false or deceptive in any
material particular.

§ 319.24–3 Marking as condition of
entry.
Every bag or other container of corn
offered for entry shall be plainly
marked with such numbers or marks as
will make it easily possible to asso-
ciate the bags or containers with a par-
ticular importation.

(Approved by the Office of Management and
Budget under control number 0579–0049)
[24 FR 10788, Dec. 29, 1959, as amended at 48
FR 57466, Dec. 30, 1983]

§ 319.24–4 Notice of arrival of corn by
permittee.
Immediately upon the arrival of the
corn at the port of entry the permittee
shall submit, in duplicate, notice to
the Plant Protection and Quarantine
Programs, through the United States
Collector of Customs, or, in the case of
Guam, through the Customs officer of
the Government of Guam, on forms
provided for that purpose, stating the
number of the permit, the number of
bags or other containers of corn in-
cluded in the shipment, the bag or
other container numbers or marks, the
country and locality where the corn
was grown, the name and address of the
exporter or foreign shipper, the port of
departure, the date of arrival, the
name of the ship or vessel, and the des-
ignation of the dock where the corn is
to be landed.

(Approved by the Office of Management and
Budget under control number 0579–0049)
[24 FR 10788, Dec. 29, 1959, as amended at 48
FR 57466, Dec. 30, 1983]

§ 319.24–5 Condition of entry.
The corn shall not be removed from
the port of entry, nor shall any bag or
other container thereof be broken or
opened, except for the purpose of steri-
лизation, until a written notice is given.