the carcasses of any animals that died otherwise than by slaughter shall:

(a) Buy, sell, transport, or offer for sale or transportation, in commerce, or import any dead livestock if its hide or skin has been removed;

(b) Sell, transport, offer for sale or transportation, or receive for transportation, in commerce, any dead, dying, disabled, or diseased livestock, or parts of the carcasses of any livestock that died otherwise than by slaughter, unless such livestock and parts are consigned and delivered, without avoidable delay, to establishments of animal food manufacturers, renderers, or collection stations that are registered as required by part 320 of this subchapter, or to official establishments that operate under Federal inspection, or to establishments that operate under a State or Territorial inspection system approved by the Secretary as one that imposes requirements at least equal to the Federal requirements for purposes of paragraph 301(c) of the Act; 4

(c) Buy in commerce or import any dead, dying, disabled, or diseased livestock or parts of the carcasses of any livestock that died otherwise than by slaughter, unless he is an animal food manufacturer or renderer and is registered as required by part 320 of this subchapter, or is the operator of an establishment inspected as required by paragraph (b) of this section and such livestock or parts of carcasses are to be delivered to establishments eligible to receive them under paragraph (b) of this section;

(d) Unload en route to any establishment eligible to receive them under paragraph (b) of this section, any dead, dying, disabled, or diseased livestock or parts of the carcasses of any livestock that died otherwise than by slaughter, which are transported in commerce or imported by any such person: Provided, That any such dead, dying, disabled, or diseased livestock, or parts of carcasses may be unloaded from a means of conveyance en route where necessary in case of a wreck or otherwise extraordinary emergency, and may be reloaded into another means of conveyance; but in all such cases, the carrier shall immediately report the facts by telegraph or telephone to the Compliance Staff, Meat and Poultry Inspection Field Operations, Food Safety and Inspection Service, U.S. Department of Agriculture, Washington, DC 20250.

(e) Load into any means of conveyance containing any dead, dying, disabled, or diseased livestock, or parts of the carcasses of any livestock that died otherwise than by slaughter, while in the course of importation or other transportation in commerce any livestock or parts of carcasses not within the foregoing description or any other products or other commodities.


§ 325.21 Means of conveyance in which dead, dying, disabled, or diseased livestock and parts of carcasses thereof shall be transported.

All vehicles and other means of conveyance used by persons subject to §325.20 for transporting in commerce or importing, any dead, dying, disabled, and diseased livestock or parts of carcasses of livestock that died otherwise than by slaughter, shall be leak-proof and so constructed and equipped as to permit thorough cleaning and sanitizing. The means of conveyance so used in conveying such livestock, or parts thereof, shall be cleaned and disinfected prior to use in the transportation of any product intended for use as human food. The cleaning procedure shall include the complete removal from the means of conveyance of any fluid, parts, or product of such dead, dying, disabled, or diseased livestock and the thorough application of a disinfectant to the interior surfaces of the cargo space. Substances permitted for such use are:

(a) "Liquified phenol" (U.S.P. strength 87 percent phenol) in the proportion of at least 6 fluid ounces to 1 gallon of water.

4A list of such registrants, States, and amendments thereof, will be published in the Federal Register, and information concerning the registration status of particular animal food manufacturers, renderers, or collection stations, or the status of particular States or Territories may also be obtained from the Director, Administrative Management Staff, Food Safety and Inspection Service, U.S. Department of Agriculture, Washington, DC 20250.
Food Safety and Inspection Service, USDA § 327.1

(b) “Cresylic disinfectant” in the proportion of not less than 4 fluid ounces to 1 gallon of water; and such other disinfectants as are approved by the Administrator in specific cases. The use of “cresylic disinfectant” is permitted subject to the conditions prescribed in §71.10(b) of this title.

PART 327—IMPORTED PRODUCTS

Sec. 327.1 Definitions; application of provisions.
327.2 Eligibility of foreign countries for importation of products into the United States.
327.3 No product to be imported without compliance with applicable regulations.
327.4 Imported products; foreign certificates required.
327.5 Importer to make application for inspection of products for entry; information required; streamlined inspection procedures for Canadian product.
327.6 Products for importation; program inspection, time, and place; application for approval of facilities as official import inspection establishment; refusal or withdrawal of approval; official numbers.
327.7 Products for importation; movement prior to inspection; handling; bond; assistance.
327.8 Import products; equipment and means of conveyance used in handling to be maintained in sanitary condition.
327.9 Burlap wrapping for foreign meat.
327.10 Samples; inspection of consignments; refusal of entry; marking.
327.11 Receipts to importers for import product samples.
327.12 Foreign canned or packaged products bearing trade labels; sampling and inspection.
327.13 Foreign products offered for importation; reporting of findings to customs; handling of articles refused entry.
327.14 Marking of products and labeling of immediate containers thereof for importation.
327.15 Outside containers of foreign products; marking and labeling; application of official inspection legend.
327.16 Small importations for importer’s own consumption; requirements.
327.17 Returned U.S. inspected and marked products.
327.18 Products offered for entry and entered to be handled and transported as domestic; exception.
327.19 Specimens for laboratory examination and similar purposes.
327.20 Importation of foreign inedible fats.
327.21 Inspection procedures for chilled fresh and frozen boneless manufacturing meat.
327.22 (Reserved)
327.23 Compliance procedure for cured pork products offered for entry.
327.24 Appeals; how made.
327.25 Disposition procedures for product condemned or ordered destroyed under import inspection.
327.26 Official import inspection marks and devices.


SOURCE: 35 FR 15610, Oct. 3, 1970, unless otherwise noted.

§ 327.1 Definitions; application of provisions.

(a) When used in this part, the following terms shall be construed to mean:
(1) Import (imported). To bring within the territorial limits of the United States whether that arrival is accomplished by land, air, or water.
(2) For product from eligible countries other than Canada:
   (i) Offer(ed) for entry. The point at which the importer presents the imported product to the Program for reinspection.
   (ii) Entry (entered). The point at which imported product offered for entry receives reinspection and is marked with the official mark of inspection in accordance with §327.26 of this subchapter.
(3) For product from Canada:
   (i) Offer(ed) for entry from establishments participating in the “streamlined” inspection procedures. The point at which an official of the Canadian meat inspection system contacts the Import Field Office for an inspection assignment.
   (ii) Offer(ed) for entry from non-participating establishments. The point at which the importer presents the imported product to the Program for reinspection.
   (iii) Entry (entered) for product not subject to reinspection. When the containers or the products themselves if not in containers are marked with the Canadian port stamp and upon the filing of Customs Form 7533 at the port of entry or at the nearest customhouse in accordance with 19 CFR part 123.
   (iv) Entry (entered) for product subject to reinspection. When the containers or the products themselves if not in containers are marked with the