§ 319.75–4  
the Deputy Administrator if he/she determines that the holder thereof has not complied with any condition for the use of the document. The reasons for the withdrawal shall be confirmed in writing as promptly as circumstances permit. Any person whose permit has been withdrawn may appeal the decision in writing to the Deputy Administrator within ten (10) days after receiving the written notification of the withdrawal. The appeal shall state all of the facts and reasons upon which the person relies to show that the permit was wrongfully withdrawn. The Deputy Administrator shall grant or deny the appeal, in writing, stating the reasons for the decision as promptly as circumstances permit. If there is a conflict as to any material fact, a hearing shall be held to resolve such conflict.

(Approved by the Office of Management and Budget under control number 0579–0049)


§ 319.75–5  
Marking and identity.  
(a) Any restricted article at the time of importation shall plainly and correctly bear on the outer container (if in a container) or on the restricted article (if not in a container) the following information:
   (1) General nature and quantity of the contents,
   (2) Country or locality of origin,
   (3) Name and address of shipper, owner, or person shipping or forwarding the article,
   (4) Name and address of consignee,
   (5) Identifying shipper's mark and number, and
   (b) Any restricted article shall be accompanied at the time of importation by an invoice or packing list indicating the contents of the shipment.

(Approved by the Office of Management and Budget under control number 0579–0049)


§ 319.75–6  
Arrival notification.  
Promptly upon arrival of any restricted article at a port of entry, the importer shall notify Plant Protection and Quarantine of the arrival by such means as a manifest, Customs entry document, commercial invoice, waybill, a broker's document, or a notice form provided for that purpose.

(Approved by the Office of Management and Budget under control number 0579–0049)


§ 319.75–7  
Costs and charges.  
The services of the inspector during regularly assigned hours of duty and at the usual places of duty shall be furnished without cost to the importer. The importer shall be responsible for arrangements for treatments required under §319.75–4. Any treatment required under §319.75–4 for a restricted article shall be performed at the port of entry by a nongovernmental fumigator at the importer’s expense, and shall be performed under the supervision of an inspector. Plant Protection and Quarantine will not be responsible for any costs or charges, other than those indicated in this section.

[46 FR 38334, July 27, 1981]

§ 319.75–8  
Ports of entry.  
Any restricted article shall be imported only at a port of entry identified in §319.37–14 of this part and found by the Deputy Administrator and specified on the permit issued pursuant to §319.75–3 to have a nongovernmental fumigator available at the port to treat such restricted article pursuant to §319.75–4. It is the responsibility of the

³Provisions relating to costs for other services of an inspector are contained in 7 CFR part 364.