This section of the FEDERAL REGISTER contains regulatory documents having general applicability and legal effect, most of which are keyed to and codified in the Code of Federal Regulations, which is published under 50 titles pursuant to 44 U.S.C. 1510.

The Code of Federal Regulations is sold by the Superintendent of Documents. Prices of new books are listed in the first FEDERAL REGISTER issue of each week.

DEPARTMENT OF AGRICULTURE

Animal and Plant Health Inspection Service

7 CFR Part 319

[Docket No. APHIS–2006–0121]

RIN 0579–AC19

Importation of Mangoes From India; Technical Amendment

AGENCY: Animal and Plant Health Inspection Service, USDA.

ACTION: Final rule; technical amendment.

SUMMARY: We are amending the regulations regarding the importation of mangoes from India to further clarify our requirements regarding inspection of the mangoes. A previous technical amendment amended the regulations to allow mangoes treated with irradiation in the United States to be inspected by the national plant protection organization (NPPO) of India in India, and subsequently to be inspected by an inspector upon arrival at the port of entry into the United States. Prior to that technical amendment, paragraph (c) had required a joint preclearance inspection in India for all mangoes intended for export to the United States.

In that technical amendment, however, we neglected to also amend paragraphs (d) and (e)(2) of §319.56–46, which together required consignments of mangoes to be inspected during preclearance activities and accompanied by a phytosanitary certificate with an additional declaration that the mangoes were inspected during preclearance activities and found free of Cytosphaera mangiferae, Macrophoma mangiferae, and Xanthomonas campesstri pv. mangiferaeindicae. Because we did not amend these requirements to remove references to preclearance inspections, there has continued to be confusion among stakeholders regarding whether preclearance inspections are required for mangoes from India intended for irradiation in the United States.

Accordingly, it is more useful and cost effective for the NPPO to initially inspect the mangoes in India, and for us to subsequently inspect the mangoes at the port of entry into the United States. As a result, we are amending paragraphs (d) and (e)(2) of §319.56–46 to remove their references to preclearance activities.

List of Subjects in 7 CFR Part 319

Coffee, Cotton, Fruits, Imports, Logs, Nursery stock, Plant diseases and pests, Quarantine, Reporting and recordkeeping requirements, Rice, Vegetables.

Accordingly, we are amending 7 CFR part 319 as follows:

PART 319—FOREIGN QUARANTINE NOTICES

1. The authority citation for part 319 continues to read as follows:


§319.56–46 [Amended]

2. In §319.56–46, paragraphs (d) and (e)(2) are amended by removing the words “during preclearance activities”. Done in Washington, DC, this 8th day of July 2016.

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

[FR Doc. 2016–16702 Filed 7–13–16; 8:45 am]

BILLING CODE 3410–34–P

DEPARTMENT OF ENERGY

10 CFR Parts 429 and 430

[Docket No. EERE–2011–BT–CE–0077]

RIN 1904–AC68

Energy Conservation Program: Enforcement of Regional Standards for Central Air Conditioners


ACTION: Final rule.

SUMMARY: In this final rule, DOE is adopting provisions pertaining to the enforcement of regional standards for central air conditioners, which were largely based on recommendations from a negotiated rulemaking term sheet. On November 19, 2015, the U.S.