

CALIFORNIA

SUMMARIES OF EXTERIOR QUARANTINES

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General Information

The information, as provided, is for informational purposes only and should not be interpreted as complete, nor should it be considered legally binding. Coordination with both your state and the destination state plant regulatory agency listed above may be necessary to stay up to date on revised requirements.

PHYTOPHTHORA RAMORUM PRE-NOTIFICATION POLICY

All nurseries positive for *Phytophthora ramorum* in the last two years are required to pre-notify the CDFA of incoming shipments as outlined by the Federal Order DA-2012-53.

JAPANESE BEETLE PRE-NOTIFICATION POLICY

As part of the revised [Japanese Beetle Harmonization Plan](#), all shippers from JB quarantined areas are to pre-notify CDFA electronically of incoming shipments.

DEFINITION OF NURSERY STOCK

[Section 5005](#), California Food and Agricultural Code (FAC) defines Nursery stock as "Any plant for planting, propagation, or ornamentation."

GENERAL SHIPPING REQUIREMENTS

California requires all out-of-state nursery stock shipments to the state to bear appropriate official state certification when necessary for quarantine compliance.

Certificates

Acceptable certifications include phytosanitary certificates, stamps, or stickers. California **does not** accept certificates via scanned code or any other electronic tags, such as QR codes. Any form of certification used must be an official certificate. Suggested methods of denoting official certification include depiction of the state agricultural seal, name and/or title, facsimile signature of the certifying agricultural official.

Certificates must also reference the quarantine requirement that is being met, either by the name of the quarantine or by the California Code of Regulations (CCR) Section number e.g., Japanese beetle or Section 3280. Plant material shipped from a federally regulated area requires federal certification.

For quarantine purposes, it is equally important to know the origin of material that is being transshipped. For example, plant material covered under California quarantine, if the material originated in Florida and was reshipped from New York, it would need a Florida certificate.

All plant materials received from out-of-state, except as provided by Origin Inspection Agreement, are required to be held under quarantine until released by the destination.

MARKINGS

In addition, each shipment of plants entering California must be legibly marked in a conspicuous manner, per [Section 6421](#) of the California FAC, with the following:

1. **Name and address** of the owner or shipper
2. **Name of the consignee**
3. **State or country of origin** is required. It helps to include the county/parish of origin for states with partial quarantines
4. **Statement of contents** - plants or plant material

Imports from other states will be released only after it is determined that they meet quarantine requirements. Nursery stock shipments must be free of pests, diseases, weeds, and/or weed seed not of common occurrence in California. This summary is not exhaustive because regulations change from time to time based on pest conditions at origin and our inspection findings. The plant quarantines listed below and summarized are from the CCR.

Inquiries regarding specific quarantines may be addressed to the: State of California, Department of Food and Agriculture, Pest Exclusion, 1220 N Street, Sacramento, CA 95814; or call (916) 654-0312 or email at peinfo@cdfa.ca.gov.

PEST RATING DEFINITIONS ([CCR3162](#))

"A" is for pests of the agricultural industry or environment which score high in the pest rating process and are not known to occur or are under official control in the State of California, including eradication, quarantine regulation, containment, rejection, or other holding action.

"B" is for pests of the agricultural industry or environment which score medium to high in the pest rating process and which are of limited distribution in the State of California. Plants and plant products found infested or infected with or exposed to a "B"-rated pest may be subject to immediate quarantine actions.

"C" is for pests of the agricultural industry or environment which score medium to low in the pest rating process and are of common occurrence and generally distributed in California. Plants and plant products found infested or infected with or exposed to a "C"-rated pest are not subject to any State enforced regulatory actions listed under subsections 3162(e).

"Q" is for pests of the agricultural industry or environment which score high in the pest rating process, and which are not known to occur or where their California distribution is unknown and which are otherwise suspected of being economically harmful to the agricultural industry or the environment and which may not be completely identified or for which there is inadequate available scientific information. The Department, at its discretion, may only conduct surveys, retard or prevent the spread of plants and plant products found infested or infected with or exposed to a "Q"-rated pest or take immediate actions listed under subsection 3162(e) prior to the Department determining the appropriate permanent pest rating.

"W" is for plants that are included in the [CCR Section 4500](#) list of California State Noxious Weeds.

NOXIOUS WEED POLICY

It has been determined that species of plants listed in [CCR 4500](#) are noxious weeds within the meaning of [Section 5004](#) of the FAC.

CCR 4500, a list of California noxious weeds may be viewed [here](#).

Inquiries regarding specific species may be addressed to the: State of California, Department of Food and Agriculture, Pest Exclusion, 1220 N Street, Sacramento, CA 95814; or call (916) 654-0312 or email at peinfo@cdfa.ca.gov.

QUARANTINE SUMMARY

The following are extracts from California regulations and are provided for informational purposes only. For full text of regulations and additional information and procedures, the user should consult the associated [Plant Quarantine Manual](#) sections at the links below.

I. CITRUS PESTS - SECTION 3250*

*FOR FULL REGULATION SUMMARY AND ADDITIONAL INFORMATION GO TO:

<http://pi.cdfa.ca.gov/pgm/manual/pdf/301.pdf>

STATES REGULATED

All states, districts, and territories, except AZ.

MATERIALS REGULATED

Plant and plant parts of all species of *Citrus*, *Fortune/la*, *Poncirus*, *Aeg/opsis*, and *Afraeg/e*, except seed. For Florida only, all plant parts, except seed, in the family Rutaceae.

RESTRICTIONS

1. Trees, plants, scions, buds, cuttings, and understock prohibited. All plants and propagative materials, except seed of all species, varieties, and hybrids of *Citrus*, *Fortune/la*, *Poncirus*, *Aeglopsis*, and *Afraegle* are prohibited entry into California from the area under quarantine except the State of Florida unless authorized entry under permit issued by the department or when shipped by, or at the request of, the United States Department of Agriculture for experimental purposes.
2. Trees, plants, and plant parts prohibited. All plants and plant parts, except seed of all species, varieties, and hybrids of the plant family Rutaceae, including, but not limited to, the genera *Citrus* (true citrus), *Fortune/la* (kumquats), *Murraya* (mock orange), *Poncirus* (trifoliolate oranges), *Aeglopsis* (dwarf powder-flask fruit), and *Afraegle* (African powder-flask fruit) are prohibited entry into California from the State of Florida except when authorized entry under permit issued by the department or when shipped by, or at the request of, the United States Department of Agriculture for experimental purposes.
3. Requirements for entry of citrus fruit from Florida or Texas. Commercial shipments of citrus fruit made by commercial packing houses, may be admitted into this state from Florida or Texas provided conditions are met as listed under (a) or (b), and (c) and (d) below:
 - a. Shipments of Florida citrus fruit, except lemons and sour limes, must be accompanied by a certificate issued by an official of the Florida Department of

Agriculture and Consumer Services indicating the fruit was treated in accordance with methods approved by the department.

- b. Shipments of Texas citrus fruit, except lemons and sour limes, must be accompanied by a Federal Master Permit issued under provisions of the United States Mexican Fruit Fly Quarantine and by an agent of the United States Department of Agriculture.
 - c. Surface Pests. Treatment for surface pests (scale, insects, mites, etc.) is not required as a condition of entry for all citrus fruit, including lemons and sour limes, from Florida and Texas destined to California when the fruit has been cleaned by washing and scrubbing with brushes in a commercial packing house in preparation for interstate shipment. If the fruit has not been so cleaned, prepared, and handled, then the fruit shall be treated to assure the fruit is free of surface pests under official supervision prior to shipment and be so certified by an authorized agricultural official of the state of origin.
 - d. All containers in which citrus fruit are shipped to California shall be new.
4. Citrus fruit from the area under quarantine is prohibited entry into California except as provided herein.
 5. Automobiles, other vehicles, and their contents, subject to inspection. Automobiles, trailers, trucks, and other vehicles, baggage, personal effects, household goods, and camping implements, arriving in California from any state or territory of the United States may be placed in quarantine by the department until it has been determined by inspection that the same are free from all varieties of citrus fruits and citrus plants, and parts thereof, except seeds.

II. CHESTNUT BARK AND OAK WILT DISEASES- SECTION 3251*

***FOR FULL REGULATION SUMMARY AND ADDITIONAL INFORMATION GO TO:**

<http://pi.cdfa.ca.gov/pqm/manual/pdf/302.pdf>

STATES REGULATED

All states, districts, and territories, except AZ.

MATERIALS REGULATED

All plant parts, except acorns of all species of chestnut, chinquapin, oak, and tanbark oak.

RESTRICTIONS

1. Commodities Covered Prohibited from Area Under Quarantine. Regulated materials are prohibited from quarantined areas unless an official certificate evidencing compliance as stated below, accompanies each lot or shipment.
2. Commodities Covered Produced in Western States Admitted Under Certificate of Origin. All regulated commodities covered produced in and shipped from that portion of the area under quarantine west of the states of Montana, Wyoming, Colorado, and New Mexico are admissible into California, provided that each lot or shipment is accompanied by an official certificate issued by, and bearing an original or facsimile signature of, the authorized agricultural inspection official of the state in which the commodities were grown or shipped, affirming that chestnut bark disease and oak wilt disease are not known to occur in the state where grown, and also setting forth the name of the state where produced and the kind and amount of commodities covered by the certificate.
3. Commodities Covered Admissible Under Certificate of Treatment. Regulated commodities may be shipped to California from the areas under quarantine if prior approval by the Director of the treatment method to be used. Except as provided above, each shipment of a commodity covered must be accompanied by an official certificate issued by, and bearing an original or facsimile signature of, the authorized agricultural official of the state of origin indicating the method of treatment, quantity of commodity covered, identification or license number of carrier, and the names and addresses of the shipper and consignee.
4. No Restrictions on Foreign Nuts. No restrictions are placed by this quarantine upon the nuts of all species and varieties of chestnut and chinquapin (*Castanea* spp. and *Castanopsis* spp.) grown in and imported from foreign countries when reshipped into or arriving in this State in an unopened original container.

III. CARIBBEAN FRUIT FLY - SECTION 3252*

***FOR FULL REGULATION SUMMARY AND ADDITIONAL INFORMATION GO TO:**

<http://pi.cdfa.ca.gov/pqm/manual/pdf/303.pdf>

STATES REGULATED

Puerto Rico and all the State of Florida south of and including Hernando, Sumter, Lake, and Volusia counties.

MATERIALS REGULATED

All fruits and berries of host plants of Caribbean fruit fly, soil or planting media within the drip area of plants producing host material.

RESTRICTIONS

Articles and commodities covered are prohibited entry into California from the area under quarantine, except as provided below:

1. Articles and Commodities Covered Admissible When Treated at Origin. Articles and commodities covered are admissible into California from the area under quarantine provided each lot or shipment is accompanied by a certificate issued by an authorized representative of the origin State Department of Agriculture or the United States Department of Agriculture affirming that the lot or shipment was treated for Caribbean fruit fly, prior to shipment and under supervision of the origin State Department of Agriculture or the United States Department of Agriculture, in a manner approved by the Secretary of the Department of Food and Agriculture and was not exposed to reinfestation by the fly.

IV. COTTON PEST- SECTION 3254*

*FOR FULL REGULATION SUMMARY AND ADDITIONAL INFORMATION GO TO:

<http://pi.cdфа.ca.gov/pgm/manual/pdf/304.pdf>

STATES REGULATED

All states, districts, and territories, except AZ and NC.

MATERIALS REGULATED

All plant parts of okra, kenaf, and cotton (*Gossypium*, and *Thurberia*); all used cotton-harvest equipment and related supplies.

RESTRICTIONS

1. Cotton Plants and Gin Trash Prohibited. Cotton plants and parts thereof, as such or as packing or as contamination or in association with any other product, article or thing, and gin trash, are prohibited entry into California from the area under quarantine, except that harvested seed cotton and products derived from seed cotton may be admitted as hereinafter provided.
2. Certificates or Permits Required. Except as hereinafter exempted, articles and commodities covered may be admitted into this state if accompanied by a certificate of treatment or under permit issued by the director or the United States Department of Agriculture.

3. Approval of Treatment and Processing Methods. Any method of treatment or processing to destroy boll weevil on the basis of which a certificate or permit may be issued shall be approved and prescribed by the director in administrative instructions issued supplemental hereto or prescribed by the United States Department of Agriculture.
4. Exemptions. The following articles and commodities are exempt from the certificate or permit requirements:
 - a. Compressed baled cotton lint, linters, and lint cleaner waste when such products have been given standard or equivalent compression {22 pounds per cubic foot} and if free from surface contaminants capable of harboring boll weevil.
 - b. Samples of cotton lint and cotton linters of the usual trade size, if free from cottonseed and cotton trash.
 - c. Edible okra during the period of January 1 to March 15.
5. Certificates of Treatment. A treatment certificate issued by an authorized Department of Agriculture representative at origin shall accompany each lot or shipment unless exempt. The certificate shall affirm that the shipment or lot accompanied thereby was cleaned, or otherwise treated to destroy boll weevil as prescribed by the director. Each certificate shall also set forth the kind and quantity of articles and commodities treated thereby, date and method of treatment, dosage used, the initials and number of the railway car, or license number of the truck in which shipped, and the names and addresses of the consignee and consignor.

V. CHERRY FRUIT FLY - SECTION 3256*

***FOR FULL REGULATION SUMMARY AND ADDITIONAL INFORMATION GO TO:**

<http://pi.cdfa.ca.gov/pqm/manual/pdf/305.pdf>

STATES REGULATED

ID, MT, NM, OR, UT, WA, and parts of CO

MATERIALS REGULATED

All fresh cherry fruit (domestic and wild); and soil or planting media within drip area of host plants.

RESTRICTIONS

- I. Cherry Fruits Admitted from Area Under Quarantine If Treated in Approved Manner at Origin. Cherry fruits grown, packed, or stored in or shipped from the area under quarantine may be

admitted into California, provided each lot or shipment is officially certified by an authorized representative of the Department of Agriculture at origin, affirming that the accompanied cherry fruits were treated to destroy cherry fruit flies in a manner approved by the director.

2. Cherry Fruits Admitted from Area Under Quarantine Without Treatment when Under Permit From the Director. The director may issue to the proper official of the Department of Agriculture of any state in the area under quarantine, a master permit designating conditions under which cherry fruits may be admitted into the state without treatment and setting forth therein requirements for: sampling, inspecting of samples, maintaining identity, transportation, certification, and other instructions which must be met at point of origin. To be eligible for such master permit the state of origin shall:

- a. Maintain CA-approved mandatory pest control districts for control of cherry fruit fly.
- b. Carry on a trapping program for adult cherry fruit flies to determine proper timing for application of control materials.
- c. Require the application of pesticides at specified intervals as recommended by an official agricultural regulatory agency.
- d. Furnish a list of shippers approved by the state of origin including the shippers' addresses and assigned identification numbers to the California Department of Food and Agriculture prior to the beginning of the shipping season.

3. The master permit shall only be valid for shipments of cherry fruit meeting the following requirements:

- a. Cherry fruit shipped to CA must be grown in orchards located in the approved pest control districts.
- b. All cherry fruit shall be sampled and inspected for cherry fruit fly at origin as outlined in the master permit.
- c. The identity of each container of sampled cherry fruit shall be maintained by marking each container with the identification number of the approved shipper.
- e. Trucks transporting cherry fruit from approved shippers to CA shall be sealed by an agricultural representative of the state of origin. These seals will be applied before the truck leaves the premises of the approved shipper. The seals will not be broken except in the presence of a state plant quarantine officer after the truck arrives in California.
- f. The cherry fruit, upon arrival, must be found free from cherry fruit fly larvae.

- g. Any other requirements as may be necessary and as stated in the master permit.
4. Cherry Fruits Admitted from Noninfested County of The Area Under Quarantine with Certificate of Origin. Cherry fruits grown, packed, and stored within and shipped from a noninfested county in the area under quarantine may be admitted into California provided each shipment is accompanied by a certificate of origin issued by an authorized agricultural official of the origin state giving the name and address of the shipper, and the number and kind of containers in the shipment. The certificate shall state that the shipment originated in a noninfested area county.

VI. SWEET POTATO WEEVIL - SECTION 3257*

*FOR FULL REGULATION SUMMARY AND ADDITIONAL INFORMATION GO TO:

<http://pi.cdfa.ca.gov/pqm/manual/pdf/306.pdf>

STATES REGULATED

AL, AR, FL, GA, HI, LA, MS, SC, TN, TX.

MATERIALS REGULATED

All plant parts of the sweet potato, and morning-glory plants.

RESTRICTIONS

1. All Articles and Commodities Covered, Prohibited from Area Under Quarantine. All articles and commodities covered are prohibited entry into California if grown, packed, or stored within, or shipped from the area under quarantine except as specified in (2), (3), (4), and (5) below.
2. Seed Sweet Potato Tubers for planting or propagation are admissible only under a permit issued to the receiver by the Secretary.
3. Other Sweet Potato Tubers grown, packed, or stored within, or shipped from the area under quarantine, will be admitted into California provided they have been certified by an authorized agricultural official of the state of origin as having been treated (at owner's risk) for sweet potato weevil and were protected from post-treatment infestation by sweet potato weevil.
4. Articles and Commodities Covered, Except Seed Sweet Potato for Planting or Propagation, from a Noninfested County or Parish in the Area Under Quarantine Admitted Under Certification of Origin. Articles and commodities covered, if grown, packed and stored (if stored) within and shipped from a noninfested county in the area under quarantine, except seed sweet potato for planting or propagation, will be admitted into California provided each lot or shipment is accompanied by a certificate of origin issued by an authorized agricultural official of the origin state giving the name and address of the shipper, number and kind of container in shipment or

lots, manner of shipment, and car initials and number if shipped by rail. The certificate shall state that the lot or shipment originated in a noninfested county or parish.

5. Exception. Morning-glories from a noninfested county or parish in the area under quarantine are admissible without a certificate of origin.

VII. PEACH YELLOW, LITTLE PEACH AND RED SUTURE DISEASES OF PEACH - SECTION 3259*

Effective January 01, 2022, CCR 3259 has been repealed and regulatory quarantine enforcement has ceased.

VIII. NUT TREE PESTS - SECTION 3260*

*FOR FULL REGULATION SUMMARY AND ADDITIONAL INFORMATION GO TO:

<http://pi.cdfa.ca.gov/pqm/manual/pdf/308.pdf>

STATES REGULATED

- (1) *Acrobasis junlandis* and *A. nuxvorella*: All states and districts east of and including MT, WY, CO, OK, TX. In NM, the counties of Chaves, Eddy, and Lea.
- (2) Brooming disease: All states, districts and territories except AZ.
- (3) Pecan phylloxera: AL, AR, LA, MS, OK, and TX.

MATERIALS REGULATED

Trees and all plant parts capable of propagation, except nuts of *Jug/ans* and *Carya*.

RESTRICTIONS

All commodities and articles covered are prohibited entry from the area under quarantine unless specified conditions are met.

1. All species of *Jug/ans* (walnut, butternut) trees and parts capable of propagation, except nuts, are:
 - a. Prohibited entry into California from any state east of the eastern borders of Idaho, Utah, and Arizona.

- b. Admissible into California from Idaho, Nevada, Oregon, Utah, and Washington provided each lot is accompanied by a certificate issued by the Department of Agriculture of the state of origin affirming (1) the material was grown in the state of origin, (2) brooming disease is unknown in the state of origin, and (3) the amount and kind of commodities covered.
2. All species of *Carya* (hickory, pecan) trees, buds, and scions from states east of the eastern borders of Idaho, Utah, and Arizona the area under quarantine are:
- a. Admissible if treated at origin provided each lot is accompanied by a certificate issued by an authorized agricultural official affirming that the trees, buds, and/or scions have been treated for the pests quarantined against by a method approved by the director.
 - b. Admissible provided each lot is accompanied by a certificate issued by an authorized representative of the origin Department of Agriculture (1) affirming the commodities were grown in the state of origin in a county which is not infested with pecan phylloxera and the nut tree case-bearers quarantined against, and (2) setting forth the amount and kind of commodities covered by the certificate.
 - c. Admissible by permit, issued by the Director, requiring treatment at destination. Entry subject to treatment for the pests quarantined against upon arrival at destination may be allowed by permit obtained prior to shipment of the restricted material. The permit may specify the disinfections or treatment, restrict the method of transportation, and limit the size and quantity of the shipment, as well as designate terminal point of delivery where treatment facilities are available.

IX. OZONIUM ROOT ROT - SECTION 3261*

*FOR FULL REGULATION SUMMARY AND ADDITIONAL INFORMATION GO TO:

<http://pi.cdfa.ca.gov/pqm/manual/pdf/309.pdf>

STATES REGULATED

AZ, OK, TX, and parts of AR, LA, NV, NM, UT.

MATERIALS REGULATED

All soil, nursery stock, or plants with roots, except as provided.

RESTRICTIONS

Articles and commodities covered are prohibited entry into California from the area under quarantine except as provided below:

1. Certification Requirement. Articles and commodities covered will be permitted entry into California from the area under quarantine provided they are accompanied by a certificate issued by a duly authorized agricultural official of the state of origin, establishing the fact that all material contained in the lot or shipment was grown in a manner approved by the Secretary to assure freedom from ozonium root rot or originated on premises determined to be free from ozonium root rot.
2. Exceptions. No restrictions are placed by this regulation upon the entry of the following:
 - a. House plants grown in the home and not for sale.
 - b. Smooth root vegetables such as potatoes, sweet potatoes, carrots, onions, turnips, and beets if not for planting and free from moist clods of soil, except that this exemption does not apply to mangels and sugar beets.
 - c. Sugar beets for processing provided the beets are screened prior to or while loading to remove moist clods of soil.
 - d. Cactus plants with roots provided the roots are dry and free of soil.
 - e. Aquatic plants such as water hyacinth and water lilies; dry resurrection plants; orchid plants growing in osmunda fiber; and air-layered rooted cuttings, if free from soil.
 - f. Articles and commodities covered when determined by the director not to present a risk of carrying ozonium root rot because of their condition or their manner of growth or production.

X. PEACH MOSAIC DISEASE - SECTION 3262*

Effective July 10, 2015, CCR 3262 has been repealed and regulatory quarantine enforcement has ceased.

XI. EUROPEAN CORN BORER - SECTION 3263*

*FOR FULL REGULATION SUMMARY AND ADDITIONAL INFORMATION GO TO:

<http://pi.cdfa.ca.gov/pqm/manual/pdf/311.pdf>

STATES REGULATED

All states, districts, and territories; and Canada.

MATERIALS REGULATED

All plant parts of corn, broom corn, sorghum and sudangrass; beans in pod, pepper fruits, aster, chrysanthemum, geranium, hollyhock, dahlia, and gladiolus.

For *Cannabis* spp. , see [full](#) regulation summary

RESTRICTIONS

1. Articles and commodities covered are prohibited entry into California from the infested area unless accompanied by a certificate (below), issued by an authorized representative of the origin state Department of Agriculture:
 - a. Certificate of Treatment specifying that all the commodities and articles in the lot or shipment were treated by a method and in a manner prescribed by the Secretary; or
 - b. Certificate of Processing and Inspection specifying that all of the commodities and articles in the lot or shipment were processed and inspected in conformity with a method and in a manner prescribed by the director.
 - c. Articles and commodities covered originating in the parishes of Louisiana and the counties of Florida and Texas which are not infested with European corn borer may enter California if accompanied by a certificate of origin issued by an authorized representative of the origin state Department of Agriculture specifying that no portion of the articles or commodities in the lot or shipment was grown in an area where the European corn borer is known to occur. Origin certification is not required for entry into California of articles and commodities covered which originated in states, districts, and territories in the noninfested area.

All certificates must be dated and set forth the kind and quantity of articles or commodities constituting the lot or shipment covered thereby, the initials and number of the railway car or license number of the truck, and the names and addresses of the shipper and consignee.

2. Exemptions. Certification requirements are waived on the following articles and commodities covered:
- a. Shelled popcorn, seed for planting, or clean-sacked grain for human consumption.
 - b. Beans in the pod or pepper fruits in lots or shipments of ten pounds or less.
 - c. Seedling plants or divisions without stems of the previous year's growth of aster, chrysanthemum or hollyhock.
 - d. Dahlia tubers without stems.
 - e. Gladiolus corms without stems.
 - f. Very pungent types of pepper fruit.
 - g. Articles and commodities covered when they have been processed or manufactured in a manner that eliminates all danger of carrying European corn borer.

XII. COLORADO POTATO BEETLE - SECTION 3264*

***FOR FULL REGULATION SUMMARY AND ADDITIONAL INFORMATION GO TO:**

<http://pi.cdfa.ca.gov/pqm/manual/pdf/312.pdf>

STATES REGULATED

All states, districts, and territories, except AK, HI, NV.

MATERIALS REGULATED

Plants of tomato, pepper, eggplant, Irish potato, Irish potato tubers and associated soil.

RESTRICTIONS

All articles and commodities covered are prohibited except as provided for below:

1. Origin Certificates from Noninfested Localities. Articles and commodities covered will be permitted entry into the State of California from said quarantine area if each shipment or lot is officially certified by an authorized Department of Agriculture representative at origin, establishing the fact that all articles and commodities covered contained in the lot or shipment were grown in and shipped from a locality free from Colorado potato beetle.

2. Exemptions. The following articles and commodities are exempt from the certification requirements of this quarantine:
 - a. Potato tubers free from soil and plant parts. ("Free from" means the amount of soil and plant parts shall not be sufficient to harbor any stage of the Colorado potato beetle.)
 - b. From the period of January 1 to March 31, seedling plants with or without soil and not over 8" high of tomato, pepper, eggplant, and Irish potato.
3. Small Lots. A State Plant Quarantine officer may release small lots or shipments of Irish potatoes of 100 (one hundred) pounds, or less, that are contained with soil or other commodities provided the contamination is removed and destroyed under his or her supervision.
4. The Secretary May Issue Special Permits. The CDFA Secretary may issue special permits allowing entry of articles or commodities otherwise prohibited. The permit shall state any and all provisions or conditions under which entry will be allowed.

XIII. PERSIMMON ROOT BORER - SECTION 3265*

***FOR FULL REGULATION SUMMARY AND ADDITIONAL INFORMATION GO TO:**

<http://pi.cdfa.ca.gov/pqm/manual/pdf/313.pdf>

STATES REGULATED

All states, districts, and territories

MATERIALS REGULATED

All species of persimmon (*Diospyros*) trees and all parts capable of propagation, except seeds, buds, and scions.

RESTRICTIONS

All regulated articles and commodities are prohibited entry into California from the area under quarantine.

XIV. PLUM CURCULIO AND BLUEBERRY MAGGOT - SECTION 3266*

***FOR FULL REGULATION SUMMARY AND ADDITIONAL INFORMATION GO TO:**

<http://pi.cdfa.ca.gov/pqm/manual/pdf/314.pdf>

STATES REGULATED

All states and districts east of and including ND, SD, NE, KS, OK, TX, and parts of UT.

MATERIALS REGULATED

All fresh fruit of apple, including crabapple, apricot, blueberry, cherry, hawthorn (haw), huckleberry, nectarine, peach, pear, plum, prune, quince; and soil or planting medium within the drip line of host plants.

RESTRICTIONS

1. Certification Required. Articles and commodities covered which are produced in or shipped from the area under quarantine are prohibited entry into the State of California unless each lot or shipment is accompanied by a certificate issued by and bearing the original or facsimile signature of the authorized agricultural official of the state from which the article or commodity is shipped evidencing compliance with (3), (4), (6) or (7) below. No certificate is required for commodities meeting the requirements (2) or (5) below.
2. Reshipments in Original Containers from Area Under Quarantine of Commodities Grown Outside Thereof. Commodities in original unopened containers, each bearing labels or other identifying marks evidencing origin outside the area under quarantine, may be reshipped to this state from any point within the area under quarantine.
3. Repacked Commodities Admissible from Area Under Quarantine if Certified Grown Outside Thereof. Provided each lot or shipment is certified by an authorized agricultural official to have been grown outside the area under quarantine and that continued identity has been maintained while within the area under quarantine, the commodities may be repacked and shipped by common carrier from any point within the area under quarantine to this state. The certificate shall set forth the state in which commodities were grown, point of repacking and reshipment, amount and kind of commodities comprising the lot or shipment, and the names and addresses of the shipper and consignee.
4. Apple Exposed to Controlled Atmosphere Storage Admissible Under Certificate. Apples which are exposed to controlled atmosphere storage for a continuous period of ninety (90) days, during which period the temperature within the storage room is maintained at thirty-eight degrees (38°) Fahrenheit (3.3°C.) or less, may be admitted into California provided said storage room or building is approved by the proper authorities in the state of origin as a controlled atmosphere facility and further provided each lot or shipment of such apples to California is accompanied by a certificate, as stated in (1) above, evidencing compliance with the minimum requirements of this paragraph.

5. Solid Frozen Fruits Exempt. No restrictions are placed by this regulation on the entry into this state of fruits which upon arrival are frozen solid and which are under refrigeration to assure their solid frozen state.
6. Shipments from Cold Storage at 32°F (0° Centigrade). Commodities covered which are held in cold storage for a continuous period of forty (40) days or more, during which period the temperature within the storage room is maintained at thirty-two degrees Fahrenheit (32°F) (0°C) or less, may be admitted into California provided each lot or shipment is accompanied by a certificate, as stated in (1) above, evidencing compliance with the minimum requirements of this paragraph.
7. Soil or Growing Media When Certified. Soil or growing media is admissible when certified as treated at origin in a manner approved by the Secretary.

XV. BURROWING AND RENIFORM NEMATODE - SECTION 3271*

*FOR FULL REGULATION SUMMARY AND ADDITIONAL INFORMATION GO TO:

<http://pi.cdfa.ca.gov/pqm/manual/pdf/315.pdf>

STATES REGULATED

AL, AR, FL, GA, HI, LA, MS, NC, SC, TX, and Puerto Rico.

MATERIALS REGULATED

All earth (including sand and soil) and potting media, plants and plant parts with roots; all parts of plants produced below ground or soil level and all plant cuttings for propagation.

EXEMPTIONS

- a. Industrial sand and clay
- b. Air plants (including certain orchids and other plants produced epiphytically) if growing exclusively in or on soil-free material such as osmunda fiber, tree fern trunk, or bark.
- c. Aquatic plants if free from soil Aquatic plants (those species normally growing in, on or under permanent water, either rooted in soil or free-floating) if free from soil.
- d. Plants secured by air-layering if roots are established and enclosed in the original soil-free moss wrappings.
- e. Cuttings of ti (*Cordyline* spp.) if free from roots and soil.

- f. Dormant bulbs and corms for propagation if free from soil but not including taro corms for propagative purposes.
- g. All fleshy roots, corms, tubers, and rhizomes for edible or medicinal purposes if washed or otherwise freed of soil.

RESTRICTIONS

1. Certification Requirements for Commodities from Area Under Quarantine. All commodities covered moving from the "Area Under Quarantine", whether moved direct from said area or by diversion or reconsignment from any other point (without regard to period of time held or grown at any intermediate point), are prohibited entry unless each shipment or lot is accompanied by a certificate issued by the authorized agricultural official of the state, district, or commonwealth where produced establishing that all material contained in the lot or shipment meets either (a), (b), or (c) below:
 - a. It has been determined through surveys, conducted at annual intervals (or during the one-year period prior to shipment), that burrowing and reniform nematodes do not exist on the property or premise or facility used to grow the nursery stock, and that the seed or plant parts used for production of the plants were determined by the certifying officer to be free from burrowing and reniform nematodes (the survey methods shall have been approved by the California Department of Food and Agriculture); **or**
 - b. The plants or plant parts being shipped to California were protected from burrowing and reniform nematode infestation by all the following sanitation methods:
 - i. Propagated from clean seed or from cuttings taken at least 12 inches above ground level.
 - ii. Planted in sterilized soil or other suitable material prepared or treated to assure freedom from burrowing and reniform nematode.
 - iii. Retained in sterilized pots, containers, or beds.
 - iv. Placed on sterilized benches or sterilized supports at least 18 inches from the ground or floor level.
 - v. Area beneath benches or supports holding plants treated at six-month intervals with a registered nematocide or other material having nematocidal value and approved by the origin state agricultural officials, except when smooth clean flooring of concrete is present.

- vi. Plants and growing media sampled using methods approved by the California Department of Food and Agriculture and found free of burrowing and reniform nematode.
 - vii. Protected from contamination by burrowing and reniform nematode until shipped, **or**
- c. The shipment consists of only unrooted plant cuttings, provided that the cuttings were taken from that portion of the plant which is growing at least 12 inches above ground level and were protected from contamination until shipped.

XVI. CORNSTALK AND SUGARCANE BORERS - SECTION 3272*

***FOR FULL REGULATION SUMMARY AND ADDITIONAL INFORMATION GO TO:**

<http://pi.cdfa.ca.gov/pqm/manual/pdf/316.pdf>

STATES REGULATED

AL, AZ, AR, DE, FL, GA, IN, IA, KS, KY, LA, MD, MO, MS, NE, NJ, NM, NC, OK, SC, TN, TX, VA.

MATERIALS REGULATED

Corn or maize stalks, cobs, corn on the cob (fresh or dry), sugarcane stalks, cuttings, rooted plants, and parts, except clean seed.

RESTRICTIONS

1. Certification Required. Except as provided in paragraphs (2) and (3) below, articles and commodities covered are prohibited entry into the State of California from the area under quarantine unless each shipment or lot is accompanied by a certificate issued by an authorized agricultural official of the state of origin, evidencing field treatments and inspections of the growing crop or post-harvest treatment for the pests quarantined against as prescribed by the Department. The certificate shall specify treatment; the kind and quantity of the commodity constituting the lot or shipment; the initials and number of the railway car or license number of the truck or trailer; the name and address of the shipper and consignee; and the date issued.
2. Manufactured or Processed Products Exempt from Restrictions. No restrictions are placed by this regulation upon the entry into this state of products consisting wholly or in part of articles or commodities covered which are processed or manufactured in such a manner as to eliminate all danger of carrying the pests herein quarantined against.
3. Treatment Certificates for European Corn Borer Accepted. Articles or commodities moving under a certificate issued by an authorized agricultural official evidencing compliance with the

certification and/or exemption requirements of Section 3263 of Title 3 of the California Code of Regulations pertaining to the European Corn Borer Exterior Quarantine, are exempted from the certification requirements of this section.

4. Exemptions. Department inspectors may release small lots or shipments of articles or commodities covered which have been adequately inspected for the pests quarantined against.

XVII. WALNUT AND PECAN PESTS- SECTION 3273*

***FOR FULL REGULATION SUMMARY AND ADDITIONAL INFORMATION GO TO:**

<http://pi.cdfa.ca.gov/pqm/manual/pdf/317.pdf>

STATES REGULATED

- (1) Walnut husk flies, nut tree casebearers, and nut curculios: All states, districts and territories except AZ.
- (2) Pecan weevil and hickory shuckworm: AL, AR, FL, GA, KS, KY, LA, MS, MO, NC, OK, SC, TN, TX, and VA.

MATERIALS REGULATED

Unhusked nuts of walnut and butternut (*Jug/ans*) and husk fragments; husks or hulls fragments and nuts in the shell of pecans and hickory (*Carya*); containers, equipment, and vehicles used in association with such nuts and husks.

RESTRICTIONS

1. Certificate of Treatment Required. Restricted articles originating in or shipped from the area under quarantine shall be refused admittance into the State of California unless each lot or shipment is accompanied by a certificate issued by an authorized representative of the Department of Agriculture in the state of origin of the article or commodity evidencing treatment for the pests quarantined against approved by the Secretary and under official supervision of an authorized representative of the Department of Agriculture in the state of origin prior to arrival in this state. The certificate must show kind and amount of articles covered, except that in the case of small noncommercial quantities of unhusked nuts of walnut and butternut transported via mail, express or as personal belongings, the Secretary may permit the removal and destruction of husks or hulls, or permit treatment of the lot, under the Secretary's supervision, at the risk and expense of the owner or receiver, after which the lot may be released.
2. No restrictions are placed by this regulation on the movement of nuts in the shell of walnut and butternut from which all husks or hulls have been completely removed, or on the movement of extracted nut meats of walnut, butternut, pecan, and hickory.

XVIII. CEDAR-APPLE RUST DISEASE - SECTION 3274*

*FOR FULL REGULATION SUMMARY AND ADDITIONAL INFORMATION GO TO:

<http://pi.cdfa.ca.gov/pqm/manual/pdf/318.pdf>

STATES REGULATED

AK and all states and districts east of and including MT, SD, NE, KS, OK, TX.

MATERIALS REGULATED

Viable cedar-apple galls, trees and plant parts of juniper, apple and crab apple, except as provided.

RESTRICTIONS

Articles and commodities covered are prohibited entry into California from the area under quarantine unless they qualify under one of the conditions listed below:

1. Susceptible Junipers Certification Requirements. Susceptible species and varieties must be accompanied by an official certificate of the Department of Agriculture of the state of origin which certifies that the article or commodity has been grown and handled in compliance with the following conditions:

- a. Juniper plants produced from seed may be certified provided that they have been grown and packed for shipment at a location at least two miles distant from any susceptible apple or crab apple tree.
- b. Juniper plants produced from cuttings or layers may be certified provided that they have been grown at least two years immediately previous to shipment and packed for shipment at a location at least two miles from any susceptible apple or crab apple trees.

or

Juniper plants produced from cuttings or layers which have been grown less than two years at a location described in the paragraph above, may be certified only if during the growing period there have been no apple or crab apple trees grown within two miles of the location where the junipers were grown and packed for shipment and there have been no apple or crab apple trees grown within two miles of the locations of all source plants for a period of at least two years immediately previous to taking the cuttings or layers.

- c. Unrooted juniper cuttings and rooted layers may be certified if there have been no apple or crab apple trees grown within two miles of the location of all source plants for a period of two years immediately before taking the cuttings or layers and

provided that the cuttings or layers are packed for shipment on the source plant location.

XIX. EUROPEAN PINE SHOOT MOTH - SECTION 3275*

*FOR FULL REGULATION SUMMARY AND ADDITIONAL INFORMATION GO TO:

<http://pi.cdfa.ca.gov/pqm/manual/pdf/319.pdf>

STATES REGULATED

CT, DE, ID, IL, IN, IA, ME, MD, MA, MI, MO, NH, NJ, NY, OH, OR, PA, RI, WA, WV, WI.

MATERIALS REGULATED

All pine tree species and any plant part bearing terminal buds, needles or shoots.

RESTRICTION

1. Certificate of Origin or Treatment Required. Articles and commodities covered are prohibited entry into California from the area under quarantine unless each lot or shipment is accompanied by a certificate issued by an authorized agricultural official of the origin state affirming that the material meets the requirements of either (a) or, (b), or (c) below:
 - a. Origin Certificate from noninfested Areas. Shipments of articles and commodities covered may be certified provided the origin certificate is issued after the growing site or growing area has been trapped for the European pine shoot moth as prescribed by the Secretary and found free from European pine shoot moth.
 - b. Origin Certificate from noninfested Counties or Parishes. Shipments of articles and commodities covered may be certified provided the origin certificate is issued after the county or parish has been trapped for European pine shoot moth as approved by the department and found free from European pine shoot moth.
 - c. Treatment Certificate. Shipments of articles and commodities covered may be certified provided they have been treated for European pine shoot moth under supervision of an authorized agricultural official of the state of origin prior to shipment in a manner and by a method that has been prescribed by the department.
2. Exemptions. The following articles and commodities are exempt from the certification requirements of this regulation:
 - a. Pine boughs in wreaths.

- b. Noncommercial shipments not exceeding three in number of:
 - i. Bonsai pine trees.
 - ii. Rooted pine trees three feet or less in height.
 - iii. Cut pine Christmas trees for normal indoor use.
 - iv. Cut pine branches, not to exceed the equivalent of 3 pine trees of the size for normal indoor use.

XX. PEACH ROSETTE DISEASE - SECTION 3276*

Effective January 01, 2022, CCR 3276 has been repealed and regulatory quarantine enforcement has ceased.

XXI. CEREAL LEAF BEETLE - SECTION 3277*

Effective October 1, 2014, CCR 3277 has been repealed and regulatory quarantine enforcement has ceased.

XXII. WEST INDIAN SUGARCANE ROOT BORER- SECTION 3279*

Effective April 2, 2010, CCR 3279 has been repealed and regulatory quarantine enforcement has ceased.

XXIII. JAPANESE BEETLE - SECTION 3280*

***FOR FULL REGULATION SUMMARY AND ADDITIONAL INFORMATION GO TO:**

<http://pi.cdfa.ca.gov/pqm/manual/pdf/323.pdf>

California is a category 1 state under the [U.S. Domestic Japanese Beetle Harmonization Plan](#). The California State Exterior Quarantine CCR 3280- Japanese Beetle parallels the Harmonization Plan.

STATES REGULATED

AL, AR, CO, CT, DE, GA, IA, IL, IN, KS, KY, ME, MD, MA, MI, MN, MS, MO, NE, NH, NJ, NY, NC, ND, OH, OK, PA, RI, SC, SD, TN, TX, VT, VA, WV, WI, DC; in Canada, the entire provinces of New Brunswick, Nova Scotia, Ontario, Prince Edward Island and Quebec.

MATERIALS REGULATED

Soil, growing media, humus, compost, manure (except when commercially packaged); plants with roots in soil; grass sod, plant crowns or roots for propagation (except when free from soil), bulbs, corms, tubers, rhizomes of ornamental plants (except when free from soil); and any conveyance capable of harboring Japanese beetle.

RESTRICTIONS

All articles and commodities covered are prohibited entry into California from the area under quarantine with the following exceptions:

1. Certificate of Treatment. All of the articles and commodities covered except grass sod are approved for entry into California when accompanied by a certificate issued by an authorized state agricultural official at origin declaring that the article or shipment was treated for Japanese beetle prior to shipment in accordance with methods and [procedures approved and prescribed by the Secretary](#).

All treatments shall be performed under direct supervision of an authorized state agricultural official or by the shipper under compliance agreement with the authorized state agricultural official to perform the treatments. The authorized state agricultural official shall monitor all treatments and procedures performed under a compliance agreement.

The phytosanitary certificate shall bear the following Additional Declaration (AD): *"The rooted plants were treated to control *Popillia japonica* according to the criteria for shipment to category 1 states as provided in the U.S. Domestic Japanese Beetle Harmonization Plan."*

2. Certificate of Origin. Commercial plant shipments with soil may be shipped from the area under quarantine into California provided such shipments are accompanied by a certificate issued by an authorized state agricultural official at origin. Grass sod is not eligible for this authorization. Such certificates shall be issued only if the shipment conforms fully with either (a), (b), (c), (d), or (e) below:

- a. *Production in an Approved Japanese Beetle-Free Greenhouse/Screenhouse*. All the following criteria apply:
 - 1) All growing media shall be sterilized, except for commercially processed or prepared (soilless) growing material.

- 2) All stock shall be free of soil (bareroot) before planting into the approved medium.
 - 3) The potted plants shall be maintained within the greenhouse/screenhouse during the entire adult flight period.
 - 4) During the adult flight period, June through September, the greenhouse/screenhouse shall be made secure so that adult Japanese beetle cannot gain entry. Security will be documented by the authorized agricultural official.
 - 5) No Japanese beetle-contaminated material shall be allowed into the secured area at any time.
 - 6) The greenhouse/screenhouse shall be inspected by the inspecting officers and shall be approved as a secure area. They shall be inspected by the same inspecting officers for the presence of all life stages of the Japanese beetle.
 - 7) The plants and their growing medium shall be appropriately protected from subsequent infestation while being stored, packed, and shipped.
 - 8) Certified greenhouse/screenhouse nursery stock shall not be transported into or through any infested areas unless shipment integrity is preserved and documented, and adequate safeguards are applied to prevent possible infestation.
 - 9) Shipments from each greenhouse/screenhouse operation approved by the inspecting officer as having met and maintained the above criteria, shall be issued a phytosanitary certificate bearing the following additional declaration (AD): *"The rooted plants (or crowns) were produced in a California Department of Food and Agriculture approved Japanese beetle-free greenhouse or screenhouse.,,"*
- b. *Plants Produced Outside Regulated Area.* The plants were not produced in the regulated area, were transported into the regulated area in a closed conveyance or closed containers and at all times thereafter were protected from becoming infested with Japanese beetle
- c. *Origin County Free Survey.* States or portions of states listed in the area under quarantine may have counties that are not infested with Japanese beetle. Shipments of articles and commodities covered will be accepted from these non-infested counties if annual surveys are made in such counties and the results of

such surveys are negative for Japanese beetle. A list of counties so approved will be maintained by the Secretary. The agricultural officials of other states may recommend a non-infested county be placed on the approved county list by written request to the Secretary for such approval and stating how the surveys were made giving the following information:

- i. Area surveyed, and date survey was performed.
- ii. Survey method.
- iii. Personnel involved in survey.
- iv. If county was previously infested, give date of last infestation.

The recommendation for approval of such counties shall be evaluated by the Pest Exclusion Branch, Plant Health and Pest Prevention Services Division, California Department of Food and Agriculture.

If live Japanese beetle has been detected in neighboring counties, approval shall be denied. To be maintained on the approved list, each county must be reapproved every twelve (12) months. Shipments of articles and commodities covered from non-infested counties will only be allowed entry into California if the non-infested county has been placed on the approved list prior to the arrival of the shipment in California.

- d. *Nursery Free Survey.* Growing operations certified under this approach shall grow all their own stock or shall receive nursery stock to introduce into the operation which has been certified free of Japanese beetle by an authorized agricultural official.

Detection Survey The nursery site and a minimum one-mile radius buffer area shall be trapped on an annual basis by an authorized agricultural official. The growing operation shall be trapped at the following trap density:

1. For sites less than 5 acres in size, 3 traps are used per site.
2. For sites 5 to 30 acres in size, a minimum of three traps are used, with 1 additional trap added for every 5 acres over 15 acres.
3. For sites 31 to 160 acres in size, a minimum of 6 traps are used, with 1 additional trap added for every 10 acres over 60 acres.
4. For sites greater than 160 acres in size, a minimum of 16 traps are used, with 1 additional trap added for every 12 acres over 200 acres.

Traps shall be evenly spaced throughout the trapping areas. In addition, the surrounding one-mile buffer area shall be trapped at a minimum of 2 traps placed per square mile.

Traps shall be baited with a lure consisting of a Japanese beetle food lure (for example: phenyl-ethyl propionate: eugenol: geraniol [3:7:3 ratio]) in addition to a male sex pheromone. Traps shall be renewed as often as necessary to maintain trapping efficacy.

The detection of a female (or any beetle if identification of sex is not performed) Japanese beetle on the nursery site shall result in that nursery being considered infested until a delimitation survey has been completed and regulated articles and commodities cannot be certified based upon an origin free from Japanese beetle.

The detection of a Japanese beetle in the buffer area shall trigger a delimitation survey and the nursery may continue to ship until there is a second detection in the same season as the original detection.

Delimitation Survey: Delimitation traps shall be placed over a 49 square-mile area. Trap density in the core square mile shall be increased to 50 traps. Trap densities in the remainder of the delimitation area shall be decreased from the core outward within 48 hours of the find to complete a 50-25-5-5 trap array. Trap densities in the core square mile shall be increased to protocol levels within 24 hours, while trap placement in the remainder of the delimitation area shall be completed from the core outward within 48 hours of the find. Traps in the core mile shall be serviced daily for the first week, and all others serviced at least once within the first week. After one week of negative finds, all trap inspection frequency shall change to weekly.

Delimitation trapping shall then continue for the remainder of the season. Trap densities revert to origin survey levels after two seasons of negative finds (includes the find season).

The phytosanitary certificate shall bear the following Additional Declaration (AD): *'The plants were produced in a nursery which was found to be free of Japanese beetle (Popillia japonica) based on negative detection trapping.'*

- e. *Production During a Pest-Free Window.* The entire rooted plant production cycle (planting, growth, harvest, and shipment) will be completed within a pest-free window outside the adult Japanese beetle flight period, June through September, in Japanese beetle-free commercial growing medium or sterilized field soil. The accompanying phytosanitary certificate shall bear the following Additional Declaration (AD): *"These plants were produced outside the Japanese beetle flight season in Japanese beetle-free*

growing medium or sterilized field soil." Privately owned houseplants grown indoors may be inspected and passed by California State Plant Quarantine Officers if found free from Japanese beetle.

3. Privately owned houseplants grown indoors may be inspected and passed by California State Plant Quarantine Officers if found free from Japanese beetle.

XXIV. HYDRILLA - SECTION 3281*

***FOR FULL REGULATION SUMMARY AND ADDITIONAL INFORMATION GO TO:**

<http://pi.cdfa.ca.gov/pgm/manual/pdf/324.pdf>

STATES REGULATED

All states, districts, and territories.

MATERIALS REGULATED

Any hydrilla plant or plant parts, and anything that can transport viable hydrilla.

RESTRICTIONS

1. Hydrilla plants or parts of plants capable of growing are prohibited entry into California from the area under quarantine.
2. Products, articles, implements, conveyances (including boats), or any appliances capable of transporting viable plant parts of hydrilla from the area under quarantine are subject to inspection upon entry into California and, if found contaminated with hydrilla, shall be cleaned to eliminate hydrilla, treated for hydrilla by a method approved by the director, or returned out-of-state to the shipper.
3. Aquatic plants including those used as vegetation in shipments of live fish are prohibited entry into California from the area under quarantine unless accompanied by a certificate issued by a plant regulatory official of the state of origin, verifying the shipment is free of hydrilla.

XXV. LETHAL YELLOWING OF PALM - SECTION 3282*

***FOR FULL REGULATION SUMMARY AND ADDITIONAL INFORMATION GO TO:**

<http://pi.cdfa.ca.gov/pgm/manual/pdf/325.pdf>

STATES REGULATED

Parts of FL and TX.

MATERIALS REGULATED

Susceptible palm trees and plant parts capable of propagation, except seed.

RESTRICTIONS

1. Prohibited. All articles and commodities covered are prohibited entry into California when grown in or shipped from the areas under quarantine. Grasses and sedges covered may be admissible if each shipment is accompanied by an official certificate evidencing treatment for *Myndus crudus*, as indicated below.
2. Certificate of Treatment. Grasses and sedges covered by the regulation may be shipped to California from the area under quarantine, subject to prior approval by the Secretary of the method of treatment to be used. Each shipment must be accompanied by an official certificate issued by and bearing an original or facsimile signature of an authorized agricultural official of the state of origin indicating the method of treatment, quantity of commodity covered, identification or license number of carrier, and the names and addresses of the shipper and consignee.

XXVI. TOMATO YELLOW LEAF CURL VIRUS- SECTION 3286*

Effective August 14, 2011, CCR 3286 has been repealed and regulatory quarantine enforcement has ceased.

XXVII. SPOTTED LANTERNFLY - SECTION 3287*

***FOR FULL REGULATION SUMMARY AND ADDITIONAL INFORMATION GO TO:**

<http://pi.cdfa.ca.gov/pq m/ma nua1/pdf/328.pdf>

STATES REGULATED

An area shall be designated as under quarantine when an infestation is present, and the Department has established the boundaries of the infested area. The Department shall update maps of the infested areas as new information is made available to the Department to reflect the current quarantine areas. This map is available on the Department's Plant Health and Plant

Protection Services Pest Exclusion program website:
https://www.cdfa.ca.gov/plant/PDEP/treatment/spotted_lf.html

MATERIALS REGULATED

1. Any living life stage of the spotted lanternfly.
2. All plants and plant parts: This shall include, but is not limited to, any species of live or dead tree, nursery stock, budwood, lumber, firewood, logs, perennial plants, garden plants and produce, stumps, roots, branches, mulch, and composted and un-composted chips, bark, and yard waste.
3. Outdoor industrial and construction materials, equipment, and waste: This shall include, but is not limited to, concrete barriers or structures, stone, quarry material, ornamental stone or concrete, wood, and construction, landscaping, and remodeling waste.
4. Shipping and storage containers: This shall include, but is not limited to, wood crates, pallets, boxes, personal moving containers, and barrels.
5. Outdoor household articles: This shall include, but is not limited to, lawn tractors and mowers, mower decks, grills, grill, and furniture covers, tarps, mobile homes, tile, stone, deck boards, fire pits, and any equipment not stored indoors.
6. Conveyances of any type, including, but not limited to, cars, trucks, trains, recreational vehicles, and boats, whether utilized for movement of the materials previously listed or not, and any trailers, wagons, or other equipment attached thereto.
7. Agricultural equipment including, but not limited to, tractors, harvesting equipment, and rigid containers.
8. Any other article, object, materials, or means of conveyance when it is determined by a California State Plant Quarantine Officer to present a risk of carrying or spreading any life stage of spotted lanternfly. When making this determination, a California State Plant Quarantine Officer shall consider, amongst other factors, whether the article, object, material, or means of conveyance originated from an infested area and whether it was exposed outdoors at a time favorable to spotted lanternfly oviposition.

RESTRICTIONS

[See regulation for full list of restrictions.](#)

XXVIII. EMERALD ASH BORER-SECTION 3288*

***FOR FULL REGULATION SUMMARY AND ADDITIONAL INFORMATION GO TO:**

<http://pi.cdfa.ca.gov/pqm/manual/pdf/327.pdf>

STATES REGULATED

The following areas are designated as quarantined areas: An area shall be designated as under quarantine when an infestation is present, the entire state where an infestation is present in the absence of detailed information regarding the pest's distribution within a state, or the counties in which the infestation is documented if survey data provided by the state plant regulatory agency or the United States Department of Agriculture allows detailed delimitation of the extent of the infestation within a state. The Department shall update the maps of the infested areas as new information arrives and at least once a month to reflect the current quarantine areas. This map is available on a CDFA PHPPS Pest Exclusion program website

<https://www.cdfa.ca.gov/plant/PDEP/treatment/eab.html>.

MATERIALS REGULATED

The emerald ash borer, any living life stage, firewood of ash trees (*Fraxinus* species) and mixed firewood containing hardwood (non-coniferous) species from an infested area, ash nursery stock, and other ash tree material including green lumber and other woody material living, dead, cut, or fallen, including logs, stumps, roots, branches, and composted and un-composted chips, and any other article, product, or means of conveyance not listed in subsections D.1-3 of this section will be designated as a regulated article if an inspector determines that it presents a risk of spreading emerald ash borer and notifies the person in possession of the article, product, or means of conveyance that it is subject to the quarantine regulation.

RESTRICTIONS

See regulation for full list of restrictions.