According to the Paperwork Reduction Act of 1995, an agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0579-0076. The time required to complete this information collection is estimated to average .25 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information.

OMB APPROVED 0579-0076 EXP. 08/2026

UNITED STATES DEPARTMENT OF AGRICULTURE ANIMAL AND PLANT HEALTH INSPECTION SERVICE PLANT PROTECTION AND QUARANTINE

FILE No.

WAIVER OF FORFEITURE PROCEDURES BY OWNER OF SEIZED PROPERTY

Filing of this waiver is voluntary and waives the requ	uirements for formal notice at each	step of the legal proceeding	s (7CFR 356). See reverse side for additional information				
The property described below was seized by the U.S. Department of Agriculture on (date) at (time) at (time)							
at (place)	and is now	in the custody of the Off	icer in Charge of Plant Protection and Quarantine				
at	This property	is subject to procedures	relating to forfeitures in 7 CFR 356.1 - 356.9.				
	2 DESCRIPTIO	N OF PROPERTY					
2. DESCRIPTION OF PROPERTY Common Name Scientific Name Number of Plants or Parts							
Common Name Scientif		iic Name	Number of Plants or Parts				
3. DESCRIPTION OF PROPERTY OTHER 1	THAN PLANTS (include any iden	ntifying numbers)					
4. THIS PROPERTY WAS SEIZED BECAUS	SE						
THIS WAS IN VIOLATION OF							
5. PLANTS NOW LOCATED AT		6. ARRIVED ON (carrier)					
		7. WAYBILL NO.					
		7. WATBILE NO.					
I hereby voluntarily abandon the plants listed	above to the U.S. Government	t.					
I understand that the following are my rights of	concerning the above listed pro	pperty:					
			e by filing a claim to the property. I understand				
that in case of condemnation of the articles condemnation. Any claim challenging the for 20 days after the posting of a copy of a noti	orfeiture action must be receive	ed in the above mentione	d Plant Protection and Quarantine Office within				
2. The right to file a petition for remission of	or mitigation of forfeiture with th	ne Deputy Administrator,	Plant Protection and Quarantine, Animal and				
Plant Health Inspection Service, U.S. Depa accordance with the procedures in 7 CFR 3 allow the remission or mitigation of plants the	356.7 (a copy of this section of	the regulation is reprodu	ced on the reverse of this form). This does not				
		·	n, and further rights or proceedings relative to suc				
plants, including the right to challenge forfeitu							
8. NAME AND ADDRESS OF OWNER(S)							
9. SIGNATURE OF OWNER(S)			10. DATE				
11. SIGNATURE OF WITNESS			12. DATE				
40 DISPOSITION OF SUANTS							
13. DISPOSITION OF PLANTS							

According to the Paperwork Reduction Act of 1995, an agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0579-0076. The time required to complete this information collection is estimated to average .25 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information.

OMB APPROVED 0579-0076 EXP. 02/2022

FILE No.

UNITED STATES DEPARTMENT OF AGRICULTURE ANIMAL AND PLANT HEALTH INSPECTION SERVICE PLANT PROTECTION AND QUARANTINE

WAIVER OF FORFEITURE PROCEDURES BY OWNER OF SEIZED PROPERTY

Filing of this waiver is voluntary and waives the requiren	nents for formal notice at each	step of the legal proceedings	(7CFR 356). See reve	rse side for additional information.				
The property described below was seized by t	he U.S. Department of Agr	riculture on (date)		_ at (time)				
at (place)	at (place) and is now in the custody of the Officer in Charge of Plant Protection and Quarantine,							
t This property is subject to procedures relating to forfeitures in 7 CFR 356.1 - 356.9.								
	2. DESCRIPTIO	N OF PROPERTY						
Common Name	Scienti	Scientific Name		Number of Plants or Parts				
3. DESCRIPTION OF PROPERTY OTHER THA	N PLANTS (include any ider	ntifvina numbers)						
	= : (,,						
4. THIS PROPERTY WAS SEIZED BECAUSE								
THIS WAS IN VIOLATION OF								
5. PLANTS NOW LOCATED AT		6. ARRIVED ON (carrier)						
		, ,						
		7. WAYBILL NO.						
Lhandan da	on to the H.O. Onnerson							
I hereby voluntarily abandon the plants listed abo								
I understand that the following are my rights cond			la difficación a calcina de de					
 The right to challenge a forfeiture action bro that in case of condemnation of the articles so condemnation. Any claim challenging the forfei 	claimed, I, as obligor, shall ture action must be receive	I pay all the costs and expedin the above mentioned	enses of the proceed Plant Protection and	lings to obtain such				
20 days after the posting of a copy of a notice of								
 The right to file a petition for remission or mi Plant Health Inspection Service, U.S. Department accordance with the procedures in 7 CFR 356. allow the remission or mitigation of plants that a 	ent of Agriculture, Room 30 (a copy of this section of	02-E, Jamie L. Whitten Fed the regulation is reproduc	deral Building, Washi ed on the reverse of	ington, DC, 20250, in				
I have read and understand the rights stated abortlants, including the right to challenge forfeiture a	ve and knowingly waive all	my claims to, interests in,	and further rights or	proceedings relative to such				
8. NAME AND ADDRESS OF OWNER(S)								
o. Wille Mis Assired of Office (o)								
9. SIGNATURE OF OWNER(S)				10. DATE				
11. SIGNATURE OF WITNESS				12. DATE				
13. DISPOSITION OF PLANTS								

7 CFR 356.7 Petition for remission or mitigation of forfeiture.

- (a) Any person who has an interest in any property specified in §356.1 and valued at \$10,000 or less, or any person who has incurred or is alleged to have incurred a forfeiture of any such property, may file with the Deputy Administrator a petition for remission or mitigation of forfeiture while the property is in the custody of the Deputy Administrator.
- (b) A petition filed with the Deputy Administrator need not be in any particular form, but must contain the following:
 - (1) A description of the property:
 - (2) The time, date, and place of seizure;
- (3) Evidence of the petitioner's interest in the property such as contracts, bills of sale, invoices, security interests, certificates of title; and
- (4) A statement of all facts and circumstances relied upon by the petitioners to justify remission or mitigation of the forfeiture.
- (c) The petition shall be signed by the petitioner or the petitioner's attorney at law. If the petitioner is a business, the petition must be signed by a partner, officer, or petitioner's attorney at law.
- (d) Upon receiving the petition, the Deputy Administrator shall decide whether or not to grant relief. In making a decision, the Deputy Administrator shall consider the information submitted by the petitioner, as well as any other available information relating to the matter, and may require that testimony be taken concerning the petition.
- (e) If the Deputy Administrator finds that the forfeiture was incurred without willful negligence or without any intention on the part of the petitioner to violate the law or finds the existence of such mitigating circumstances as to justify remission or mitigation of the forfeiture or alleged forfeiture, the Deputy Administrator may remit or mitigate the same upon terms and conditions as he deems reasonable and just. However, remission or mitigation will not be made if such action would frustrate the purposes of the Act or Convention. As an example, this section does not allow remission or mitigation with respect to terrestrial plants that are without documentation required under 50 CFR chapter 1.
- (f) The Deputy Administrator shall notify the petitioner in writing concerning whether the petition was granted or denied, and shall state the reasons therefor. If the petition is denied fully or in part, the petitioner may then file a supplemental petition, but no supplemental petition shall be considered unless it is received within 60 days from the date of the Deputy Administrator's notification concerning the original petition. The Deputy Administrator shall notify the petitioner in writing concerning the action taken in response to the supplemental petition, and shall state the reasons therefor.