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.

(Information collection requirements were approved by the Office of Budget and Management under control number 0579–0076)

§ 356.8 Return procedure.

If, at the conclusion of proceedings, seized property is to be returned to the person determined to be the owner or agent thereof, the Deputy Administrator shall issue a letter or other document to the person determined to be owner or agent thereof authorizing its return. This letter shall be delivered personally or sent by registered or certified mail, return receipt requested, and shall identify the person determined to be the owner or agent, the seized property, and if appropriate, the bailee of the seized property. It shall also provide that upon presentation of the letter or other document and proper identification, and the signing of a receipt provided by Plant Protection and Quarantine, the seized property is authorized to be released.

§ 356.9 Filing of documents.

(a) Any document required by this subpart to be filed or served within a certain period of time, will be considered filed or served as of the time of receipt by the party with or upon whom filing or service is required.

(b) Saturdays, Sundays, and federal holidays shall be included in computing the time allowed for the filing or serving of any document or paper; except that when such time expires on a Saturday, Sunday or federal holiday, such period shall be extended to include the next following business day.

PART 360—NOXIOUS WEED REGULATIONS

Sec.

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§ 360.100 Definitions.

As used in this part, words in the singular form shall be deemed to import the plural and vice versa, as the case may require.

Administrator. The Administrator, Animal and Plant Health Inspection Service, or any individual authorized to act for the Administrator.

APHIS. The Animal and Plant Health Inspection Service, United States Department of Agriculture.

Department. The U.S. Department of Agriculture.

Interstate. From one State into or through any other State; or within the District of Columbia, Guam, the Virgin Islands of the United States, or any other territory or possession of the United States.

Move. To carry, enter, import, mail, ship, or transport; to aid, abet, cause, or induce the carrying, entering, importing, mailing, shipping, or transporting; to offer to carry, enter, import, mail, ship, or transport; to receive to carry, enter, import, mail, ship, or transport; to release into the environment; or to allow any of the activities described in this definition.

Noxious weed. Any plant or plant product that can directly or indirectly...
§ 360.200 Designation of noxious weeds.

The Administrator has determined that it is necessary to designate the following plants \(^1\) as noxious weeds to prevent their introduction into the United States or their dissemination within the United States:

(a) Aquatic and wetland weeds:

- *Azolla pinnata* R. Brown (mosquito fern, water velvet)
- *Caulerpa taxifolia* (Vahl) C. Agardh, Mediterranean strain (killer algae)
- *Eichhornia azurea* (Swartz) Kunth (hydrilla)
- *Hydrophyila polysperma* T. Anderson (Miramar weed)
- *Ipomoea aquatica* Forskal (water-spinach, swamp morning-glory)
- *Lagarosiphon major* (Ridley) Moss
- *Limnophila sessiliflora* (Vahl) Blume (ambulia)
- *Melaleuca quinquernia* (Cavanilles) S.T. Blake
- *Monochoria hastata* (Linnaeus) Solms-Laubach
- *Monochoria vaginalis* (Burman f.) C. Presl
- *Ottelia alismoides* (L.) Pers.
- *Salvinia auriculata* Aublet (giant salvinia)
- *Salvinia biloba* Raddi (giant salvinia)
- *Salvinia herzogii* de la Sota (giant salvinia)
- *Salvinia molesta* D.S. Mitchell (giant salvinia)
- *Solanum tampicense* Dunal (wetland nightshade)
- *Sparganium erectum* Linnaeus (exotic bur-reed)

(b) Parasitic weeds:

- *Aeginetia* spp.
- *Alectra* spp.
- *Cuscuta* spp. (dodders), other than following species:
  - *Cuscuta americana* Linnaeus
  - *Cuscuta aphana* Engelmann
  - *Cuscuta approximata* Babington
  - *Cuscuta attenuata* Waterfall
  - *Cuscuta bidingi* Urban
  - *Cuscuta brachycalyx* (Yuncker) Yuncker
  - *Cuscuta californica* Hooker & Arnott
  - *Cuscuta campestris Yuncker
  - *Cuscuta compacta* Jussieu
  - *Cuscuta coriif Engelman
  - *Cuscuta cuspitata* Engelmann
  - *Cuscuta decipiens* Yuncker
  - *Cuscuta dentata* Yuncker

\(^1\)One or more of the common names of weeds are given in parentheses after most scientific names to help identify the weeds represented by such scientific names; however, a scientific name is intended to include all species, subspecies, varieties, and forms within the genus; taxa listed at the species level include all subspecies, varieties, and forms within the species.
Animal and Plant Health Inspection Service, USDA § 360.200

(c) Terrestrial weeds:

Avena sterilis Linnaeus (including *Avena ludoviciana* Durieu) (animated oat, wild oat)

Carthamus oxyacantha M. Bieberstein (wild safflower)

Chrysopogon aciculatus (Retzius) Trinian (pilipiliula)

Commelina benghalensis Linnaeus (Benghal dayflower)

Crapina vulgaris Cassini (common crupina)

Digitaria abyssinica (Hochstetter ex A. Richard) Stapf (African couchgrass, fingergrass)

Digitaria velutina (Forskal) Palisot de Beauvois (velvet fingergrass, annual couchgrass)

Drymaria arenariodes Humboldt & Bonpland ex J.A. Schultes (lightning weed)

Eremex australis Steinheil (three-cornered jack)

Eremex spinosa (Linnaeus) Campserea (devil's thorn)

Euphorbia terracina Linnaeus (false caper, Geraldton carnation weed)

Galega officinalis Linnaeus (goat's rue)

Heracleum mantegazzianum Sommier & Levier (giant hogweed)

Imperata brasiliensis Trinian (Brazilian satintail)

Imperata cylindrica (Linnaeus) Palisot de Beauvois (cogongrass)

Inula britannica Linnaeus (British elecampane, British yellowhead)

Ischaemum rugosum Salisbury (murainograss)

Leptochloa chinensis (Linnaeus) Nees (Asian sprangletop)

Lychnis flos-cuculi Miers (African boxthorn)

Lygodium flexuosum (Linnaeus) Schwart (malden hair creeper)

Lygodium microphyllum (Cavanilles) R. Brown (Old World climbing fern)

Melastoma malabathricum Linnaeus

Mikania cordata (Burman f.) B. L. Robinson (mile-a-minute)

Mikania micrantha Kunth

Mimosa pigra Linnaeus var. *pigra* (catclaw mimosa)

Mimosa pudica L. (sensitive plant)

Moraea collina Thunberg (apricot Cape-tulip)

Moraea flaccida (Sweet) Steudel (one-leaf Cape-tulip)

Moraea miniata Andrews (two-leaf Cape-tulip)

Moraea ochroleuca (Salisbury) Drapiez (red Cape-tulip)

Moraea paillida (Baker) Goldblatt (yellow Cape-tulip)

Nassella trichotoma (Nees) Hackel ex A. Chevalier & Roehrich (serrated tussock)

Onopordon acanthium Linnaeus (stemless thistle)

Onopordon illyricum Linnaeus (Illyrian thistle)

Oryza longistaminata A. Chevalier & Rhoehrich (red rice)

Oryza punctata Kotschy ex Steudel (red rice)
§ 360.300 Notice of restrictions on movement of noxious weeds.

No person may move a Federal noxious weed into or through the United States, or interstate, unless:

(a) He or she applies for a permit to move a noxious weed in accordance with §360.301;

(b) The permit application is approved; and

(c) The movement is consistent with the specific conditions contained in the permit.

(Approved by the Office of Management and Budget under control number 0579–0054)

§ 360.301 Information required for applications for permits to move noxious weeds.

(a) Permit to import a noxious weed into the United States. A responsible person must apply for a permit to import a noxious weed into the United States. The application must include the following information:

(1) The responsible person’s name, address, telephone number, and (if available) e-mail address;

(2) The taxon of the noxious weed;

(3) Plant parts to be moved;

(4) Quantity of noxious weeds to be moved per shipment;

(5) Proposed number of shipments per year;

(6) Origin of the noxious weeds;

(7) Destination of the noxious weeds;

(8) Whether the noxious weed is established in the State of destination;

(9) Proposed method of shipment;

(10) Proposed port of first arrival in the United States;

(11) Approximate date of arrival;


§ 360.302 Consideration of applications for permits to move noxious weeds.

Upon the receipt of an application made in accordance with §360.301 for a permit for movement of a noxious weed into the United States or interstate, the Administrator will consider the application on its merits.

(a) Consultation. The Administrator may consult with other Federal agencies or entities, States or political subdivisions of States, national governments, local governments in other nations, domestic or international organizations, domestic or international associations, and other persons for views on the danger of noxious weed dissemination into the United States, or interstate, in connection with the proposed movement.

(b) Inspection of premises. The Administrator may inspect the site where noxious weeds are proposed to be handled in connection with or after their movement under permit to determine whether existing or proposed facilities will be adequate to prevent noxious weed dissemination if a permit is issued.

(75 FR 68954, Nov. 10, 2010)

§ 360.303 Approval of an application for a permit to move a noxious weed; conditions specified in permit.

The Administrator will approve or deny an application for a permit to move a noxious weed. If the application is approved, the Administrator will issue the permit including any conditions that the Administrator has determined are necessary to prevent dissemination of noxious weeds into the United States or interstate. Such conditions may include requirements for inspection of the premises where the noxious weed is to be handled after its movement under the permit, to determine whether the facilities there are adequate to prevent noxious weed dissemination and whether the conditions of the permit are otherwise being observed. Before the permit is issued, the Administrator will require the responsible person to agree in writing to the conditions under which the noxious weed will be safeguarded.

(75 FR 68954, Nov. 10, 2010)

§ 360.304 Denial of an application for a permit to move a noxious weed; cancelation of a permit to move a noxious weed.

(a) The Administrator may deny an application for a permit to move a noxious weed when the Administrator determines that:

(1) No safeguards adequate or appropriate to prevent dissemination of the noxious weed can be implemented; or

(2) The destructive potential of the noxious weed, should it escape despite
proposed safeguards, outweighs the probable benefits to be derived from the proposed movement and use of the noxious weed; or

(3) The responsible person, or the responsible person’s agent, as a previous permittee, failed to maintain the safeguards or otherwise observe the conditions prescribed in a previous permit and failed to demonstrate the ability or intent to observe them in the future; or

(4) The movement could impede an APHIS eradication, suppression, control, or regulatory program; or

(5) A State plant regulatory official objects to the issuance of the permit on the grounds that granting the permit will pose a risk of dissemination of the noxious weed into the State.

(b) The Administrator may cancel any outstanding permit when:

(1) After the issuance of the permit, information is received that constitutes cause for the denial of an application for permit under paragraph (a) of this section; or

(2) The responsible person has not maintained the safeguards or otherwise observed the conditions specified in the permit.

(c) If a permit is orally canceled, APHIS will provide the reasons for the withdrawal of the permit in writing within 10 days. Any person whose permit has been canceled or any person who has been denied a permit may appeal the decision in writing to the Administrator within 10 days after receiving the written notification of the cancellation or denial. The appeal must state all of the facts and reasons upon which the person relies to show that the permit was wrongfully canceled or denied. The Administrator will grant or deny the appeal, in writing, stating the reasons for the decision as promptly as circumstances allow. If there is a conflict as to any material fact, a hearing will be held to resolve the conflict. Rules of practice concerning such a hearing will be adopted by the Administrator.

[75 FR 68954, Nov. 10, 2010]

§ 360.305 Disposal of noxious weeds when permits are canceled.

When a permit for the movement of a noxious weed is canceled by the Administrator and not reinstated under §360.304(c), further movement of the noxious weed covered by the permit into or through the United States, or interstate, is prohibited unless authorized by another permit. The responsible person must arrange for disposal of the noxious weed in question in a manner that the Administrator determines is adequate to prevent noxious weed dissemination. The Administrator may seize, quarantine, treat, apply other remedial measures to, destroy, or otherwise dispose of, in such manner as the Administrator deems appropriate, any noxious weed that is moved without compliance with any conditions in the permit or after the permit has been canceled whenever the Administrator deems it necessary in order to prevent the dissemination of any noxious weed into or within the United States.

[75 FR 68954, Nov. 10, 2010]

§ 360.400 Treatments.

(a) Seeds of *Guizotia abyssinica* (niger seed) are commonly contaminated with noxious weed seeds listed in §360.200, including (but not limited to) *Cuscuta* spp. Therefore, *Guizotia abyssinica* seeds may be imported into the United States only if:

(1) They are treated in accordance with part 305 of this chapter at the time of arrival at the port of first arrival in the United States; or

(2) They are treated prior to shipment to the United States at a facility that is approved by APHIS and that operates in compliance with a written agreement between the treatment facility owner and the plant protection service of the exporting country, in which the treatment facility owner agrees to comply with the provisions of §319.37–6 and allow inspectors and representatives of the plant protection service of the exporting country access to the treatment facility as necessary to monitor compliance with the regulations. Treatments must be certified in accordance with the conditions described in §319.37–13(c) of this chapter.

[75 FR 68954, Nov. 10, 2010]

4 Criteria for the approval of heat treatment facilities are contained in part 305 of this chapter.
§ 360.500 Petitions to add a taxon to the noxious weed list.

A person may petition the Administrator to have a taxon added to the noxious weeds lists in §360.200. Details of the petitioning process for adding a taxon to the lists are available on the Internet at http://www.aphis.usda.gov/plant_health/plant_pest_info/weeds/downloads/listingguide.pdf. Persons who submit a petition to add a taxon to the noxious weed lists must provide their name, address, telephone number, and (if available) e-mail address. Persons who submit a petition to add a taxon to the noxious weed lists are encouraged to provide the following information, which can help speed up the review process and help APHIS determine whether the specified plant taxon should be listed as a noxious weed:

(a) Identification of the taxon.
   (1) The taxon’s scientific name and author;
   (2) Common synonyms;
   (3) Botanical classification;
   (4) Common names;
   (5) Summary of life history;
   (6) Native and world distribution;
   (7) Distribution in the United States, if any (specific States, localities, or Global Positioning System coordinates);
   (8) Description of control efforts, if established in the United States; and
   (9) Whether the taxon is regulated at the State or local level.

(b) Potential consequences of the taxon’s introduction or spread. (1) The taxon’s habitat suitability in the United States (predicted ecological range);
   (2) Dispersal potential (biological characteristics associated with invasiveness);
   (3) Potential economic impacts (e.g., potential to reduce crop yields, lower commodity values, or cause loss of markets for U.S. goods); and
   (4) Potential environmental impacts (e.g., impacts on ecosystem processes, natural community composition or structure, human health, recreation patterns, property values, or use of chemicals to control the taxon).

(c) Likelihood of the taxon’s introduction or spread. (1) Potential pathways for the taxon’s movement into and within the United States; and
   (2) The likelihood of survival and spread of the taxon within each pathway.

(d) List of references.

§ 360.501 Petitions to remove a taxon from the noxious weed lists.

A person may petition the Administrator to remove a taxon from the noxious weeds lists in §360.200. Details of the petitioning process for removing a taxon from the lists are available at http://www.aphis.usda.gov/plant_health/plant_pest_info/weeds/downloads/delistingguide.pdf. Persons who submit a petition to remove a taxon from the noxious weed lists are encouraged to provide the following information, which can help speed up the review process and help APHIS determine whether the specified plant taxon should not be listed as a noxious weed:

(a) Evidence that the species is distributed throughout its potential range or has spread too far to implement effective control.

(b) Evidence that control efforts have been unsuccessful and further efforts are unlikely to succeed.

(c) For cultivars of a listed noxious weed, scientific evidence that the cultivar has a combination of risk elements that result in a low pest risk. For example, the cultivar may have a narrow habitat suitability, low dispersal potential, evidence of sterility, inability to cross-pollinate with introduced wild types, or few if any potential negative impacts on the economy or environment of the United States.

(d) List of references.

§ 360.600 Preemption of State and local laws.

(a) Under section 436 of the Plant Protection Act (7 U.S.C. 7756), a State or political subdivision of a State may not regulate in foreign commerce any noxious weed in order to control it,
eradicating it, or prevent its dissemination. A State or political subdivision of a State also may not impose prohibitions or restrictions upon the movement in interstate commerce of noxious weeds if the Secretary has issued a regulation or order to prevent the dissemination of the noxious weed within the United States. The only exceptions to this are:

(1) If the prohibitions or restrictions issued by the State or political subdivision of a State are consistent with and do not exceed the regulations or orders issued by the Secretary; or

(2) If the State or political subdivision of a State demonstrates to the Secretary and the Secretary finds that there is a special need for additional prohibitions or restrictions based on sound scientific data or a thorough risk assessment.

(b) Therefore, in accordance with section 436 of the Plant Protection Act, the regulations in this part preempt all State and local laws and regulations that are inconsistent with or exceed the regulations in this part unless a special need request has been granted in accordance with the regulations in §§301.1 through 301.13 of this chapter.


PART 361—IMPORTATION OF SEED AND SCREENINGS UNDER THE FEDERAL SEED ACT

Sec. 361.1 Definitions.

361.2 Preemption of State and local laws; general restrictions on the importation of seed and screenings.

361.3 Declarations and labeling.

361.4 Inspection at the port of first arrival.

361.5 Sampling of seeds.

361.6 Noxious weed seeds.

361.7 Special provisions for Canadian-origin seed and screenings.

361.8 Cleaning of imported seed and processing of certain Canadian-origin screenings.

361.9 Recordkeeping.

361.10 Costs and charges.


SOURCE: 62 FR 48460, Sept. 16, 1997, unless otherwise noted.

§ 361.1 Definitions.

Terms used in the singular form in this part shall be construed as the plural, and vice versa, as the case may demand. The following terms, when used in this part, shall be construed, respectively, to mean:

Administrator. The Administrator of the Animal and Plant Health Inspection Service, U.S. Department of Agriculture, or any other individual to whom the Administrator delegates authority to act in his or her stead.

Agricultural seed. The following kinds and varieties of grass, forage, and field crop seed that are used for seeding purposes in the United States:

Agrotriticum—x Agrosticum Ciferri and Glacom.

Alfalfa—Medicago sativa L.

 Alfilaria—Erodium cicutarium (L.) L'Her.

 Alyceclover—Alcysearpus vaginalis (L.) DC.

 Bahiagrass—Paspalum notatum Fluegge

 Barley—Hordeum vulgare L.

 Barreloven—Medicago truncatula Gaertn.

 Bean, adzuki—Vigna angularis (Willd.) Ohwi and Ohashi

 Bean, field—Phaseolus vulgaris L.

 Bean, mung—Vigna radiata (L.) Wilczek

 Beet, field—Beta vulgaris L. subsp. vulgaris

 Beet, sugar—Beta vulgaris L. subsp. variegata

 Beggarweed, Florida—Desmodium tortuosum (Sw.) DC.

 Bentgrass, colonial—Agrostis capillaris L.

 Bentgrass, creeping—Agrostis stolonifera L.

 var. palustris (Huds.) Farw.

 Bentgrass, velvet—Agrostis canina L.

 Bermudagrass—Cynodon dactylon (L.) Pers. var. dactylon

 Bermudagrass, giant—Cynodon dactylon (L.) Pers. var. aridis Harlan and de Wet

 Bermudagrass, annual—Poa annua L.

 Bermudagrass, bulbous—Poa bulbosa L.

 Bluegrass, Canada—Poa compressa L.

 Bluegrass, glauca—Poa glauca Vahl

 Bluegrass, Kentucky—Poa pratensis L.

 Bluegrass, Nevada—Poa secunda J.S. Presl

 Bluegrass, Texas—Poa arachnifera Torr.

 Bluegrass, wood—Poa nemoralis L.

 Bluejoint—Calamagrostis canadensis (Michx.) P. Beauv.

 Bluemulch, big—Andropogon gerardii Vitm. var. gerardii

 Bluemulch, little—Schizachyrium scoparium (Michx.) Nash

 Bluemulch, sand—Andropogon hallii Hack.

 Bluemulch, yellow—Bothriochloa ischaemum (L.) Keng

 Bottlebrush-squirreltail—Elymus elymoides (Raf.) Swezey

 Brome, field—Bromus arvensis L.

 Brome, meadow—Bromus biebersteinii Roem. and Schult.