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Country/locality	Common name	Botanical name		Plant part(s)		
*	* *		* *		*	*
India	Litchi	Litchi chinensis		rust mite. Carte	entry into Florida ons in which litchi ed "Not for import L").	are packed
*	* *		* *		*	*
Zimbabwe						
*	* *		* *		*	*
	Apricot	Prunus armeniad	ca	Fruit.		
*	* *		* *		*	*
	Nectarine Peach					
*	* *		* *		*	*
	Plum	Prunus domestic	a	Fruit.		

## §319.56-2aa [Amended]

7. In § 319.56–2aa, the section heading and the introductory text are amended by adding the words "and cantaloupe" after the word "melons".

8. Section 319.56–2aa is amended by adding the words "or cantaloupe" after the word "melons" in the following places:

(a) In paragraph (a) in the first sentence and both times it appears in the second sentence.

(b) In paragraph (b).

(c) In paragraph (c).

9. A new §319.56–2ee is added to read as follows:

## § 319.56–2ee Administrative instructions: conditions governing the entry of Ya variety pears from China.

Ya variety pears may be imported into the United States from China only under the following conditions:

(a) *Growing and harvest conditions.* (1) The pears must have been grown by growers registered with the Chinese Ministry of Agriculture in an APHISapproved export growing area in Hebei Province.

(2) Field inspections for signs of pest infestation must be conducted by the Chinese Ministry of Agriculture during the growing season.

(3) The registered growers shall be responsible for following the phytosanitary measures agreed upon by APHIS and the Chinese Ministry of Agriculture, including applying pesticides to reduce the pest population and bagging the pears on the trees to reduce the opportunity for pests to attack the fruit during the growing season. The bags must remain on the pears through the harvest and during their movement to the packing house.

(4) The packing houses in which the pears are prepared for exportation shall not be used for any fruit other than Ya variety pears from registered growers during the pear export season. The packing houses shall accept only those pears that are in intact bags as required by paragraph (a)(3) of this section. The pears must be loaded into containers at the packing house and the containers then sealed before movement to the port of export.

(b) *Treatment.* The pears must be cold treated for *Bactrocera dorsalis* in accordance with the Plant Protection and Quarantine Treatment Manual, which is incorporated by reference at § 300.1 of this chapter.

(c) Each shipment of pears must be accompanied by a phytosanitary certificate issued by the Chinese Ministry of Agriculture stating that the conditions of paragraphs (a) and (b) of this section have been met.

Done in Washington, DC, this 26th day of September 1995.

Lonnie J. King,

Administrator, Animal and Plant Health Inspection Service. [FR Doc. 95–24332 Filed 9–28–95; 8:45 am] BILLING CODE 3410–34–P

DEPARTMENT OF JUSTICE

Immigration and Naturalization Service

8 CFR Parts 103, 235, 286 and 299

[INS No. 1675-94]

RIN 1115-AD82

## Collection of Fees Under the Dedicated Commuter Lane Program; Port Passenger Accelerated Service System (PORTPASS) Program

**AGENCY:** Immigration and Naturalization Service, Justice.

**ACTION:** Interim rule with request for comments.

SUMMARY: This interim rule amends the Immigration and Naturalization Service (Service) regulations: To allow for implementation of additional land border inspection fee projects designed to facilitate the entry of identified, lowrisk, legitimate border crossers on the northern border; to allow for the implementation of a pilot dedicated commuter lane (DCL) to facilitate the entry of identified, low-risk, legitimate border crossers on the California-Mexico border; to incorporate into 8 CFR 235.13 those provisions currently set forth in 8 CFR 286.8 pertaining to port designations and inspections of persons applying for admission to the United States; to increase the pool of eligible participants in pilot projects; and to clarify fee and application requirements of project participants. This rule is necessary to enhance inspection services at land border Ports-of-Entry (POEs) on the northern border and on the California-Mexico border, while still safeguarding those borders.

**DATES:** This interim rule is effective September 29, 1995. Written comments must be received on or before November 28, 1995.

ADDRESSES: Please submit written comments, in triplicate, to the Policy Directives and Instructions Branch, Immigration and Naturalization Service, 425 I Street, NW., Room 5307, Washington, DC 20536, Attn: Public Comment Clerk. To ensure proper handling, please reference INS No. 1675–94 on your correspondence. Comments are available for public inspection at this location by calling (202) 514–3048 to arrange for an appointment.