U.S. Customs and Border Protection Regulations for International Travel by U.S. Residents

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Note: Should you have questions
please visit help.cbp.gov or
call 1-877-227-5511 or 703-526-4200.
TRAVELER'S CHECKLIST

Do I have:


☑ Green Card (Form I-551) or document for Lawful Permanent Residents? (Advance Parole if LPR status is pending) www.uscis.gov. Failure to have Form I-551 or document for lawful permanent residents could result in a $545 waiver fee.

☑ Notarized travel permission letters for minors traveling without their parents?

☑ Entry documentation for the country(s) I will be visiting? (Is a Visa required?) www.state.gov and search for "pet travel"

☑ Only the medication that I need for my trip and in its original container?

☑ Receipts or registration paperwork (CBP Form 4457) for any new electronics, such as a camera or laptop, that I'm taking with me? (Only suggested if traveling with recently purchased goods. Not necessary for goods more than 6 months old.)

☑ Proof of Rabies vaccinations for my dog if they are traveling with me? (Recommended but not required for cats. Check for requirements regarding other pets.) www.aphis.usda.gov and search for "pet travel".

☑ Permits and/or certificates if bringing restricted animal and plant commodities regulated by the U.S. Department of Agriculture, Animal and plant Health Inspection Service.

☑ Appraisals or receipts if I'm traveling with a lot of new jewelry?

☑ Valid driver’s license? Do I need an international driver’s license in the country I am visiting? www.thenac.com/international_driving_permit.pdf or www.aaa.com.

☑ An envelope to put all the receipts for my purchases? (This will make filling out the CBP declaration easier.)

☑ Copy of this Know Before You Go brochure?
Information on items that do not have a Web site address after them can be found in this brochure or at www.cbp.gov/travel.

What Is CBP?

U.S. Customs and Border Protection, within the Department of Homeland Security, is responsible for keeping America’s borders safe and secure. On March 1, 2003, CBP combined the inspectional work forces and broad border authorities of the U.S. Customs Service, Immigration and Naturalization Service, and the Animal and Plant Health Inspection Service of the Department of Agriculture.

At CBP, our job is to keep terrorists, their weapons, and other illegal material or individuals from entering the United States, while also facilitating the flow of legitimate trade and travel. This mission is vitally important and we are dedicated to carrying it out to the best of our abilities.

Your Inspection

To keep our borders secure, we must inspect everyone who arrives at a U.S. port of entry. We pledge to treat you courteously and professionally. We do not assume that you have done anything wrong—because very few travelers actually violate the law.

As part of your inspection, you may be asked questions on:

- Your citizenship,
- The nature of your trip, and
- Anything you are bringing back to the United States that you did not have with you when you left.

We may also examine your baggage, including electronic equipment, or your car, which we have the legal authority to do. If we are checking your baggage, you will need to place it on the exam station and open it. (After the exam is completed, you will be asked to repack and close the baggage.) If at any point you are
unhappy with the way you are being treated, ask to speak to a CBP supervisor.

**Terms Used In This Booklet**
“Duty” and “dutiable” are words you will find frequently throughout this brochure:

- **Duty** is the amount of money you pay on items coming from another country. It is similar to a tax, except that duty is collected only on imported goods.

- **Dutiable** describes items on which duty may have to be paid. Most items have specific duty rates, which are determined by a number of factors, including where you got the item, where it was made and what it is made of.

Also, anything you bring back that you did not have when you left the United States must be “declared.” For example, you would declare alterations made in a foreign country to a suit you already owned, and any gifts you acquired overseas.

**Check Our Web Site Before You Travel!**
Please note that the information contained within this brochure may change. Visit the travel section of [www.cbp.gov](http://www.cbp.gov) for the most up-to-date information.

**Preparing To Return To The United States**
When you return, you will need to declare everything you brought back that you did not take with you when you left the United States. You may be asked to fill out a CBP declaration form. You will probably find it easier and faster to fill out your declaration form and clear CBP if you do the following:

- Keep your sales slips.

- Try to pack the things you’ll need to declare separately.

- Read the signs in the arrival area.
Documents You Will Need To Enter The United States

All persons including citizens of the United States traveling by air between the U.S., Canada, Mexico, the Caribbean and Bermuda will have to present a passport, Merchant Mariner Document (presented by U.S. citizen merchant mariners traveling on official business) or NEXUS Card, NEXUS enrollment is limited to citizens of the United States and Canada, and lawful permanent residents of the United States and Canada. Children will be required to present their own passport.

Beginning June 1, 2009, ages 16 and older will be required to present documents from one of the options below when entering the United States at land or sea ports of entry. Children under may present an original or copy of his or her birth certificate, a Consular Report of Birth Abroad, or a Naturalization Certificate.

One of the following documents may be presented to prove both identity and citizenship:

- U.S. Passport;
- U.S. Passport Card,*
- Trusted Traveler Cards (NEXUS, SENTRI, FAST);*
- State issued Enhanced Driver’s License (when available this secure driver’s license will denote identity and citizenship);*
- Enhanced Tribal Cards (when available);*
- U.S. Military identification with Military Travel Orders;
- U.S. Merchant Marine document;
- Form I-872 American Indian Card.

* Frequent Land Border Crossers: To expedite processing into the United States, U.S. Customs and Border Protection recommends using one of the above asterisked documents.

Lawful Permanent Residents

U.S. Lawful Permanent Residents (LPRs), refugees and asylees will continue to be able to use their Permanent Resident Card (Form I-551), issued by DHS, or other evidence of permanent resident status or refugee or asylee status to apply for entry into the United States.
U.S. citizens traveling directly between the United States, Guam, Puerto Rico, the U.S. Virgin Islands, American Samoa, Swains Island and the Commonwealth of the Northern Mariana Islands will continue to be able to use established forms of identification to board flights and for entry.

Note: Identification requirements for entering or re-entering the U.S. may have change based on implementation of the Western Hemisphere Travel Initiative please check getyouhome.gov for details.

**Advance Parole**

**Caution**

Due to recent changes to U.S. immigration law, travel outside of the United States may have severe consequences for aliens who are in the process of adjusting their status or applying for an immigrant visa (refugees and asylees). Upon return, these aliens may be found inadmissible, their applications may be denied, or both. It is important that the alien obtain the proper documentation before leaving the United States.

Aliens who have pending applications for certain immigration benefits need Advance Parole to re-enter the U.S. after traveling abroad.

An I-131 Application for Travel Document is filed with U.S. Citizenship and Immigration Services (USCIS) following the instructions found on their Web site, www.uscis.gov.

Note: this does not apply to aliens who have applied to adjust to permanent resident status and who maintain H-1B (Specialty Worker) or L-1 (Intracompany Transferee) status, or their dependents, who have applied to adjust to permanent resident status and who have valid H-1B or L status and valid visas, V nonimmigrants who have a valid V nonimmigrant visa, are in valid V nonimmigrant status and have or obtain a valid V nonimmigrant visa before applying for readmission to the US, and K-3/4 nonimmigrants who have applied to adjust to permanent resident status and who have a valid K-3/4 nonimmigrant visa, are in valid K-3/4 nonimmigrant status and have or obtain a valid K-3/4
nonimmigrant visa before applying for readmission to the United States.

Aliens who have a pending application for adjustment of status must be approved for Advance Parole prior to leaving the United States in order to avoid termination for their pending application for adjustment. This includes aliens who have:

- Filed an application for adjustment of status but have not received a decision from the U.S. Citizenship and Immigration Services;
- Hold refugee or asylee status and intend to depart temporarily to apply for a U.S. immigrant visa in Canada; and/or
- An emergent personal or bona fide reason to travel temporarily abroad.

**Applicants who are the beneficiary of a Private bill and applicants who are under deportation proceedings must file with the:**

Department of Homeland Security
ATTN: Parole and Humanitarian Assistance Branch
425 I Street, NW
Washington, DC 20536

Aliens in the United States are not eligible for Advance Parole if they are:

- In the United States illegally; or
- An exchange alien subject to the foreign residence requirement.

Please note that Advance Parole does not guarantee entry into the United States. Aliens with Advance Parole are still subject to the U.S. Customs and Border Protection inspection process at the port of entry.

For more information, please visit the State Department Web site at [www.travel.state.gov](http://www.travel.state.gov) or the U.S. Department of Homeland Security Web site at [www.dhs.gov](http://www.dhs.gov). To apply for
a passport, U.S. citizens can visit www.travel.state.gov or call the U.S. Passport Office at 1-877-4USA-PPT or TDD/TYY: 1-888-874-7793. Foreign citizens or nationals should contact their respective governments to obtain passports.

**Frequent Traveler Programs**

Applicants must voluntarily undergo a thorough biographical background check against criminal, law enforcement, customs, immigration, and terrorist indices; a 10-fingerprint law enforcement check; and a personal interview with a CBP officer.

**FAST**

Free and Secure Trade, or FAST, is a joint initiative between CBP and its Canadian and Mexico counterparts that enhances border and trade security while simplifying the inspection of cross-border commercial shipments simpler, subjecting them to fewer delays.

When a FAST-approved driver arrives at the border, he or she presents to the CBP officer. Data declarations and verifications are done at a later time, away from the border.

**Global Entry**

The Global Entry program allows pre-approved, low-risk travelers expedited clearance upon arrival into the United States. U.S. citizens and U.S. Lawful Permanent Residents aged 14-years and older may apply to this program.

Participants will enter the United States by using automated self-service kiosks. To report their arrival, participants will use their machine-readable U.S. passport or permanent residency card, submit their fingerprints for biometric verification, and make a CBP declaration at the kiosk’s touch-screen. After successfully completing the Global Entry process at the kiosk, the traveler will be issued a transaction receipt and directed to baggage claim and the exit, unless chosen for a selective or random secondary referral.
Global Entry participants are exempt from routine CBP questioning. However, on a random basis or if selected by CBP officers, they may be subject to additional screening at any time in the entry process.

For the latest information about the Global Entry pilot program, including current locations, or to apply please visit [www.cbp.gov](http://www.cbp.gov) or [www.globalentry.gov](http://www.globalentry.gov)

**NEXUS**
The NEXUS program allows pre-approved, low-risk travelers to be processed with little or no delay by United States and Canadian officials at air, land and marine ports of entry in the United States and Canada. Travelers are able to use the NEXUS kiosks at the Canadian Preclearance airports, and approved applicants are issued a photo-identification/proximity card. Participants will present their NEXUS card and make a declaration. They are then released, unless chosen for a selective or random secondary referral.

**SENTRI**
Secure Electronic Network for Travelers Rapid Inspection, or SENTRI, is a land border-crossing program that provides expedited CBP processing for pre-approved, low-risk travelers between Mexico and the U.S.

Once an applicant is approved they are issued a Radio Frequency Identification (RFID) Card that will identify their record and status in the CBP database upon arrival at the U.S. port of entry. An RFID decal is also issued to the applicant’s vehicle or motorcycle. SENTRI users have access to specific, dedicated primary lanes into the United States.

**SENTRI** dedicated commuter lanes are located in San Ysidro and Calexico, Calif.; Nogales, Ariz.; and El Paso, Hidalgo, Brownsville and Laredo, Texas.

**Global Online Enrollment System (GOES)**
The Global Online Enrollment System, or GOES, allows registered users to enter their own applications for U.S. Customs and Border Protection trusted traveler programs, and approved members to edit their information as needed. Note that mistakes on the original
application cannot be corrected once the application is certified. Mistakes will need to be brought to the attention of CBP during your interview.

Once a completed application is certified by the applicant and the non-refundable payment is successfully processed, CBP will review it and determine whether or not to conditionally approve the application. If it is conditionally approved, your GOES account will be updated to instruct you to schedule an appointment for an interview. Every individual who would like to apply for membership—children included—must create a separate account within GOES, submit a separate application, and schedule an interview appointment upon conditional approval.

**What You Must Declare**

- Items you purchased and are carrying with you upon return to the United States.

- Items you received as gifts, such as wedding or birthday presents.

- Items you inherited.

- Items you bought in duty-free shops, on the ship, or on the plane.

- Repairs or alterations to any items you took abroad and then brought back, even if the repairs/alterations were performed free of charge.

- Items you brought home for someone else.

- Items you intend to sell or use in your business, including businesss merchandise that you took out of the United States on your trip.

Also, if you acquired items in the U.S. Virgin Islands, American Samoa, Guam, or in a Caribbean Basin Economic Recovery Act country (see section on $800 exemption for a list of these countries) and asked the merchant to send them to you, you must still declare
them when you go through customs. This differs from the usual procedure for mailed items, which is discussed in the section on Sending Items Back to the United States.

You must state on the CBP declaration, in U.S. currency, what you actually paid for each item. The price must include all taxes. If you don’t know for sure, estimate. If you did not buy the item yourself—for example, if it is a gift—estimate its fair retail value in the country where you received it.

Remember: Even if you used the item you bought on your trip, it’s still dutiable. You must declare the item at the price you paid or, if it was a gift, at its fair market value.

Tip: Register Items Before You Leave The United States

If your laptop computer was made in Japan—for instance—you might have to pay duty on it each time you bring it back into the United States, unless you could prove that you owned it before you left on your trip. Documents that fully describe the item—such as sales receipts, insurance policies, or jeweler's appraisals—are acceptable forms of proof.

To make things easier, you can register certain items with CBP before you depart—including watches, cameras, laptop computers, firearms, and CD players—as long as they have serial numbers or other unique, permanent markings. Take the items to the nearest CBP office and request a Certificate of Registration for Personal Effects Taken Abroad (CBP Form 4457). It shows that you had the items with you before leaving the United States and all items listed on it will be allowed duty-free entry. CBP officers must see the item you are registering in order to certify the certificate of registration. You can also register items with CBP at the international airport from which you’re departing. Keep the certificate for future trips.
Duty-Free Exemption

The duty-free exemption, also called the personal exemption, is the total value of merchandise you may bring back to the United States without having to pay duty. You may bring back more than your exemption, but you will have to pay duty on it. In most cases, the personal exemption is $800, but there are some exceptions to this rule, which are explained below.

Exemptions

Depending on the countries you have visited, your personal exemption will be $200, $800, or $1,600. There are limits on the amount of alcoholic beverages, cigarettes, cigars, and other tobacco products you may include in your duty-free personal exemption. The differences are explained in the following section.

The duty-free exemptions ($200, $800, or $1,600) apply if:

- The items are for your personal or household use or intended to be given as gifts.

- They are in your possession, that is, they accompany you when you return to the United States. Items to be sent later may not be included in your $800 duty-free exemption. (Exceptions apply for goods sent from Guam or the U.S. Virgin Islands.)

- They are declared to CBP. If you do not declare something that should have been declared, you risk forfeiting it. If in doubt, declare it.

- You are returning from an overseas stay of at least 48 hours. For example, if you leave the United States at 1:30 p.m. on June 1, you would complete the 48-hour period at 1:30 p.m. on June 3. This time limit does not apply if you are returning from Mexico or from the U.S. Virgin Islands. (See also the section on the $200 exemption.)

- You have not used all of your exemption allowance, or used any part of it, in the past 30 days.
For example, if you go to England and bring back $150 worth of items, you must wait another 30 days before you are allowed another $800 exemption. (See the section on the $200 exemption.)

- The items are not prohibited or restricted as discussed in the section on Prohibited and Restricted Items. Note the embargo prohibitions on products of Cuba.

**Joint Declaration**

Family members who live in the same home and return together to the United States may combine their personal exemptions. This is called a *joint declaration*. For example, if Mr. and Mrs. Smith travel overseas and Mrs. Smith brings home a $1,000 piece of glassware, and Mr. Smith buys $600 worth of clothing, they can combine their individual $800 exemptions on a joint declaration and not have to pay duty.

Children and infants are allowed the same exemption as adults, except for alcoholic beverages and tobacco products.

**$200 Exemption**

If you cannot claim other exemptions because:

- You have been out of the country more than once in a 30-day period or because

- You have not been out of the country for at least 48 hours.

You may still bring back $200 worth of items free of duty and tax. As discussed earlier, these items must be for your personal or household use.

If you bring back more than $200 worth of dutiable items, or if any item is subject to duty or tax, the entire amount will be dutiable. For instance, you were out of the country for 36 hours and came back with a $300 piece of pottery. You could not deduct $200 from its value and pay duty on $100. The pottery would be dutiable for the full value of $300.
You may include with the $200 exemption your choice of the following: 50 cigarettes and 10 cigars and 150 milliliters (5 fl. oz.) of alcoholic beverages or 150 milliliters (5 fl. oz.) of perfume containing alcohol.

Note that unlike other exemptions, family members may not combine their individual $200 exemptions. Thus, if Mr. and Mrs. Smith spend a night in Canada, each may bring back up to $200 worth of goods, but they would not be allowed a collective family exemption of $400.

Also, duty on items you mail home to yourself will be waived if the value is $200 or less. (See the sections on Gifts and Sending Items Back to the United States.)

**$800 Exemption**

If you are arriving from anywhere other than a U.S. insular possession (U.S. Virgin Islands, American Samoa, or Guam) you may bring back $800 worth of items duty free, as long as you bring them with you. This is called *accompanied baggage*.

For Caribbean Basin or Andean countries, your exemption is also $800. These countries include:

- Antigua and Barbuda
- Aruba
- Bahamas
- Barbados
- Belize
- Bolivia
- British Virgin Island
- Colombia
- Costa Rica
- Dominica
- Dominican Republic
- Ecuador
- El Salvador
- Grenada
- Guatemala
- Guyana
- Haiti
- Honduras
- Jamaica
- Montserrat
- Netherlands Antilles
- Nicaragua
- Panama
- Peru
- Saint Kitts and Nevis
- Saint Lucia
- Saint Vincent and the Grenadines
- Trinidad and Tobago
You may include two liters of alcoholic beverages with this $800 exemption, as long as one of the liters was produced in one of the countries listed above (see section on Sending Purchases from Insular Possessions and Caribbean Basin or Andean Countries).

Depending on what items you’re bringing back from your trip, you could come home with more than $800 worth of gifts or purchases and still not be charged duty. For instance, say you received a $700 bracelet as a gift, and you bought a $40 hat and a $60 color print. Because these items total $800, you would not be charged duty, since you have not exceeded your duty-free exemption. If you had also bought a $500 painting on that trip, you could bring all $1,300 worth of merchandise home without having to pay duty, because fine art is duty-free.

$1,600 Exemption
If you return directly or indirectly from a U.S. insular possession (U.S. Virgin Islands, American Samoa, or Guam), you are allowed a $1,600 duty-free exemption.

If you travel to a U.S. insular possession and to one or more of the Caribbean Basin or Andean countries listed above, let’s say on a Caribbean cruise, you may bring back $1,600 worth of items without paying duty, but only $800 worth of these items may come from the Caribbean Basin or Andean country or countries. Any amount beyond $800 will be dutiable unless you acquired it in one of the insular possessions. For example, if you were to travel to the U.S. Virgin Islands and Jamaica, you would be allowed to bring back $1,600 worth of merchandise duty free, as long as only $800 worth was acquired in Jamaica.

Also, you may include 1,000 cigarettes as part of the $1,600 exemption, but at least 800 of them must have been acquired in an insular possession. Only 200 cigarettes may have been acquired elsewhere. For example, if you were touring the South Pacific and you stopped in Tahiti, American Samoa, and other ports of call, you could bring back five cartons of cigarettes, but four of them would have to have been bought in American Samoa.
Similarly, you may include five liters of alcoholic beverages in your duty-free exemption, but one of them must be a product of an insular possession. Four may be products of other countries (see section on Sending Purchases from Insular Possessions and Caribbean Basin countries).

For Frequent Travelers
If you cross the U.S. border into a foreign country and reenter the United States more than once in a short time, you may not want to use your personal exemption until you have returned to the United States for the last time. This is due to the “once every 30 days rule”—you can only apply your personal exemption once every 30 days.

So as an example, you go to Canada, buy a liter of liquor, reenter the United States, then go back to Canada and buy $900 worth of merchandise and more liquor. You would probably want to save your $800 exemption for those final purchases and not use it for that first liter of liquor. In this case, on your first swing-back, simply tell the CBP officer that you want to pay duty on the liquor, even though you could bring it in duty free.

Duty-Free or Reduced Rates

Items from Certain Countries
The United States gives duty preferences—that is, free or reduced rates—to certain developing countries under a trade program called the Generalized System of Preferences (GSP). Some products that would otherwise be dutiable are not when they come from a GSP country. (For details on this program, as well as the complete list of GSP countries, please look for it on the CBP Web site.

Similarly:

• Many products of Caribbean and Andean countries are exempt from duty under the Caribbean Basin Initiative, Caribbean Basin Trade Partnership Act, Andean Trade Preference Act and the Andean Trade Promotion and Drug Eradication Act.
• Many products of certain sub-Saharan African countries are exempt from duty under the African Growth and Opportunity Act.

• Most products of Israel, Jordan, Chile and Singapore may also enter the United States either free of duty or at a reduced rate under the U.S. free trade agreements with those countries. Check www.cbp.gov for details on these programs.

• The North American Free Trade Agreement (NAFTA) went into effect in 1994. If you are returning from Canada or Mexico, your goods are eligible for free or reduced duty rates if they were grown, manufactured, or produced in Canada or Mexico, as defined by the Act.

Additional information on these programs can be found on the CBP Web site at www.cbp.gov/xp/cgov/trade/trade_programs/international_agreements/special_trade_programs/

Household Effects
Household effects are duty-free. These include such items as furniture, carpets, paintings, tableware, stereos, linens, and similar household furnishings; tools of the trade, professional books, implements, and instruments.

You may import household effects you acquired abroad duty-free if:

• You used them for at least one year while you were abroad.

• They are not intended for anyone else or for sale.

Clothing, jewelry, photography equipment, portable radios, and vehicles are considered personal effects and cannot be brought in duty-free as household effects. However, duty is usually waived on personal effects more than one year of age. All vehicles are dutiable.
Increased Duty Rates

Items from Certain Countries
Under what is known as its “301” authority, the United States may impose a much higher than normal duty rate on products from certain countries. Currently, the United States has imposed a 100 percent rate of duty on certain products of Austria, Belgium, Denmark, Finland, France, The Federal Republic of Germany, Greece, Ireland, Italy, Luxembourg, the Netherlands, Portugal, Spain, Sweden and the Ukraine. If you should bring more of any of these products back with you than fall within your exemption or flat rate of duty, (see below) you will pay as much in duty as you paid for the product or products.

While most of the products listed are not the type of goods that travelers would purchase in sufficient quantities to exceed their exemption, diamonds from the Ukraine are subject to the 100 percent duty and might easily exceed the exemption amount.

For information on countries that may become subject to a higher than normal duty rate, check the Department of Commerce Web site at www.commerce.gov.

Determining Duty
The CBP officer will place the items that have the highest rate of duty under your exemption. Then, after subtracting your exemptions and the value of any duty-free items, a flat rate of duty will be charged on the next $1,000 worth of merchandise. Any dollar amount beyond this $1,000 will be dutiable at whatever duty rates apply. The flat rate of duty may only be used for items for your own use or for gifts. As with your exemption, you may use the flat rate provision only once every 30 days. Special flat rates of duty apply to items made and acquired in Canada or Mexico. The flat rate of duty applies to only to those purchases that accompany you on your return to the United States.
The following is an example of the different rates if you acquire goods valued at $3,500 from various different places:

<table>
<thead>
<tr>
<th>Country</th>
<th>Total declared value</th>
<th>Personal exemption (duty free)</th>
<th>Flat duty rate</th>
<th>Various duty rates</th>
</tr>
</thead>
<tbody>
<tr>
<td>U.S. insular possessions</td>
<td>$3,500</td>
<td>$1,600</td>
<td>$1,000 at 1.5 percent</td>
<td>$900</td>
</tr>
<tr>
<td>Caribbean Basin countries</td>
<td>$3,500</td>
<td>$800</td>
<td>$1,000 at 3 percent</td>
<td>$1,700</td>
</tr>
<tr>
<td>Other countries or locations</td>
<td>$3,500</td>
<td>$800</td>
<td>$1,000 at 3 percent</td>
<td>$1,700</td>
</tr>
</tbody>
</table>

The **flat duty rate** will be charged on items that are dutiable but that cannot be included in your personal exemption, even if you have not exceeded the exemption. The best example of this is liquor. If you return from Europe with $200 worth of items, including two liters of liquor, one liter will be duty-free under your exemption. The other will be dutiable at 3 percent, plus any Internal Revenue Service tax.

Family members who live in the same household and return to the United States together can combine their items to take advantage of a combined flat duty rate, no matter which family member owns a given item. The combined value of merchandise subject to a flat duty rate for a family of four traveling together would be $4,000.

**Tobacco Products**

Travelers may import previously exported tobacco products only in quantities not exceeding the amounts specified in exemptions for which the traveler qualifies. Any quantities of previously exported tobacco products not permitted by an exemption will be seized and destroyed. These items are typically purchased in duty-free stores, on carriers operating internationally or in foreign stores. These items are usually marked “Tax Exempt. For Use Outside the United States,” or “U.S. Tax Exempt For Use Outside the United States.”
For example, a returning resident is eligible for the $800 exemption, which includes not more than 200 cigarettes and 100 cigars:

- If the resident declares **400 previously exported cigarettes**, the resident would be permitted 200 cigarettes, tax-free under the exemption and the remaining 200 previously exported cigarettes would be confiscated.

- If the resident declares 400 cigarettes, **of which 200 are previously exported** and 200 not previously exported, the resident would be permitted to import the 200 previously exported cigarettes tax free under the exemption and the resident would be charged duty and tax on the remaining 200 foreign-made cigarettes.

The tobacco exemption is available to each adult. Except for information and informational materials, no traveler (whether traveling legally under an Office of Foreign Asset Control license or traveling illegally without an OFAC license) may import Cuban-made goods, including Cuban cigars.

**Alcoholic Beverages**

One liter (33.8 fl. oz.) of alcoholic beverages may be included in your exemption if:

- You are 21 years old.

- It is for your own use or as a gift.

- It does not violate the laws of the state in which you arrive.

Federal regulations allow you to bring back more than one liter of alcoholic beverage for personal use, but, as with extra tobacco, you will have to pay duty and Internal Revenue Service tax.

While federal regulations do not specify a limit on the amount of alcohol you may bring back for personal use, unusual quantities are liable to raise suspicions that you are importing the alcohol for other purposes, such as
for resale. CBP officers are authorized by the Bureau of Alcohol, Tobacco, Firearms and Explosives (ATF) to make on-the-spot determinations that an importation is for commercial purposes, and may require you to obtain a permit to import the alcohol before releasing it to you. If you intend to bring back a substantial quantity of alcohol for your personal use, you should contact the port through which you will be re-entering the country, and make prior arrangements for entering the alcohol into the United States.

Also, you should be aware that state laws might limit the amount of alcohol you can bring in without a license. If you arrive in a state that has limitations on the amount of alcohol you may bring in without a license, that state law will be enforced by CBP, even though it may be more restrictive than federal regulations. We recommend that you check with the state government before you go abroad about their limitations on quantities allowed for personal importation and additional state taxes that might apply.

In brief, for both alcohol and tobacco, the quantities discussed in this booklet as being eligible for duty-free treatment may be included in your $800 or $1,600 exemption, just as any other purchase would be. But unlike other kinds of merchandise, amounts beyond those discussed here as being duty-free are taxed, even if you have not exceeded, or even met, your personal exemption. For example, if your exemption is $800 and you bring back three liters of wine and nothing else, two of those liters will be dutiable. Federal law prohibits shipping alcoholic beverages by mail within the United States.

**Paying Duty**

If you owe duty, you must pay it when you arrive in the United States. You can pay it in any of the following ways:

- U.S. currency. Foreign currency is not acceptable.

- Personal check in the exact amount, drawn on a U.S. bank, made payable to U.S. Customs and
Border Protection. You must present identification, such as a passport or driver’s license. CBP does not accept checks bearing second-party endorsements.

- Government check, money order or traveler’s check if the amount does not exceed the duty owed by more than $50.
- In some locations, you may pay duty with credit cards, either MasterCard or VISA.

Sending Items Back to the United States

Unaccompanied baggage is anything you do not bring back with you. These may be items that were with you when you left the United States or items that you acquired (received by any means) while outside the United States. In general, unaccompanied baggage falls into three categories: U.S. mail, express shipments and freight.

U.S. Mail Shipments

Shipping through the U.S. mail, including parcel post, is a cost-efficient way to send items to the United States. The U.S. Postal Service sends all foreign mail shipments to CBP for examination. CBP officers then return packages that do not require duty to the U.S. Postal Service, which sends them to a local post office for delivery. The local post office delivers them without charging any additional postage, handling costs or other fees.

Packages that contain fruits, vegetables, meat or other items of agricultural interest are inspected to ensure they meet the requirements of the U.S. Department of Agriculture, Animal and Plant Health Inspection Service. CBP agriculture specialists enclose a Mail Interception Notice, PPQ Form 287, to document any agriculture items that are removed from the package. The package is then returned to the U.S. Postal Service for delivery. Information on importing agriculture items is located on the U.S. Department of Agriculture Web site at www.aphis.usda.gov.
If the package does require payment of duty, CBP attaches a form called a mail entry, CBP Form 3419Alt, which indicates how much duty is owed and charges a $5 processing fee as well. When the post office delivers the package, it will also charge a small handling fee.

Commercial goods, or goods intended for resale, may have special entry requirements. Such goods may require a formal entry in order to be admitted into the United States. Formal entries are more complicated and require more paperwork than informal entries. Generally, informal entries are personal packages or commercial items worth less than $2,000. CBP employees may not prepare formal entries for you; only you or a licensed customs broker may prepare one. For more information on this subject, please see the brochure U.S. Import Requirements.

If you believe you have been charged an incorrect amount of duty on a package mailed from abroad, you may file a protest with CBP. You can do this in one of two ways. You can accept the package, pay the duty, and write a letter explaining why you think the amount was incorrect. You should include with your letter the yellow copy of the mail entry (CBP Form 3419Alt). Send the letter and the form to the CBP office that issued the mail entry, located on the lower left-hand corner of the form.

The other way to protest duty is to refuse delivery of the package. Then within five days, send your protest letter to the post office where the package is being held. The post office will forward your letter to CBP and will hold your package until the protest is resolved.

For additional information on international mailing, please see the brochure International Mail Imports, or visit www.cbp.gov.

Express Shipments
Packages may be sent to the United States by private-sector courier or delivery service from anywhere in the world. The express company usually takes care of clearing your merchandise through customs and charges a
fee for its service. Some travelers have found this fee to be higher than they expected.

**Freight Shipments**

Cargo, whether duty is owed or not, must clear customs at the first port of arrival in the United States. If you choose, you may have your freight sent, while it is still in CBP custody, to another port for clearance. This is called *forwarding freight in bond*. You, or someone you appoint to act for you, are responsible for arranging to clear your merchandise through CBP or for having it forwarded to another port. **Note, that regulated agriculture shipments must be inspected at the first port of arrival with few exceptions.**

Frequently, a freight forwarder in a foreign country will take care of these arrangements, including hiring a customs broker in the United States to clear the merchandise through CBP. Whenever a third party handles the clearing and forwarding of your merchandise, that party charges a fee for its services. This fee is not a CBP charge.

**There are several ways a traveler can find a broker:**

- **Phone book,** in the Yellow Pages under "Customs Brokers,"

- **Internet,** search for "Customs Brokers," or

- **CBP Web site -** under "ports" button on bottom of each page, click the state of interest and click on a city within the state. Under each city is a listing of brokers. Click "view list" for a listing of brokers in that area.

The phone book listings as well as the Internet listings are limited to brokers that submit the information. It is not all-inclusive.

The listing of brokers on the CBP Web site is updated on a regular basis. Listed brokers have a current permit in that port. This list is the only broker information provided by CBP.
When a foreign seller entrusts a shipment to a broker or agent in the United States, that seller usually pays only enough freight to have the shipment delivered to the first port of arrival in the United States. This means that you, the buyer, will have to pay additional inland transportation, or freight forwarding charges, plus broker fees, insurance and possibly other charges.

If it is not possible for you to secure release of your goods yourself, another person may act on your behalf to clear them through CBP. You may do this as long as your merchandise consists of a single, noncommercial shipment (not intended for resale) that does not require a formal entry, meaning if the merchandise is worth less than $2,000. You must give the person a letter that authorizes that person to act as your unpaid agent.

Once you have done this, that person may fill out the CBP declaration and complete the entry process for you. Your letter authorizing the person to act in your behalf should be addressed to the “Officer in Charge of CBP” at the port of entry, and the person should bring the letter with them when they go to clear your package.

CBP will not notify you when your shipment arrives, as this is the responsibility of your carrier. If your goods are not cleared within 15 days of arrival you could incur expensive storage fees.

**Gifts**

**Gifts you bring back**
Gifts you bring back for your personal use must be declared, but you may include them in your personal exemption. This includes gifts people gave you while you were out of the country, such as wedding or birthday presents, and gifts you have brought back for others.

Gifts intended for business, promotional or other commercial purposes may not be included in your duty-free exemption.

Also note that by federal law, alcoholic beverages, tobacco products and perfume containing alcohol and...
worth more than $5 retail may not be included in the gift exemption.

**Gifts you mail**
Gifts worth up to $100 may be sent, free of duty and tax, to friends and relatives in the United States, as long as the same person does not receive more than $100 worth of gifts in a single day. If the gifts are mailed or shipped from an insular possession, this amount is increased to $200.

Unless returning to the United States from an insular possession, you don’t have to declare gifts you sent while you were on your trip, since they won’t be accompanying you.

**Gifts for more than one person**
Gifts for more than one person may be shipped in the same package, called a consolidated gift package, if they are individually wrapped and labeled with each recipient’s name. Here’s how to wrap and label a consolidated gift package.

Be sure to mark the outermost wrapper with the:

- Words “UNSOLICITED GIFT” and the words “CONSOLIDATED GIFT PACKAGE;”
- Total value of the consolidated package;
- Recipients’ names; and
- Nature and value of the gifts inside. For example, tennis shoes, $50; shirt, $45; toy car, $15.

For instance:

To John Jones—one belt, $20; one box of candy, $5; one tie, $20.

To Mary Smith—one skirt, $45; one belt, $15; one pair slacks, $30.
If any item is worth more than the $100 gift allowance, the entire package will be dutiable.

**Can I send a gift to myself?**

You, as a traveler, cannot send a gift package to yourself, and people traveling together cannot send gifts to each other. But there would be no reason to do that anyway, because the personal exemption for packages mailed from abroad is $200, which is twice as much as the gift exemption.

**Personal Belongings**

Your personal belongings can be sent back to the United States duty-free if they are of U.S. origin and if they have not been altered or repaired while abroad. Personal belongings like worn clothing can be mailed home and will receive duty-free entry if you write the words “American Goods Returned” on the outside of the package.

**If a package is subject to duty**

If a package is subject to duty, the United States Postal Service will collect it from the addressee along with any postage and handling charges. The sender cannot pre-pay duty. The recipient must pay duty when a package is received in the United States.


**Sending Purchases from Insular Possessions, Caribbean Basin and Andean Countries**

Unaccompanied purchases are goods you bought on a trip that are being mailed or shipped to you in the United States. In other words, you are not carrying the goods with you when you return. If your unaccompanied purchases are from an insular possession or a Caribbean Basin country and are being sent directly...
from those locations to the United States, you may enter them as follows:

• Up to $1,600 in goods will be duty-free under your personal exemption if the merchandise is from an insular possession.

• Up to $800 in goods will be duty-free if it is from a Caribbean Basin and Andean country.

• An additional $1,000 in goods will be dutiable at a flat rate if they are from an insular possession, or from a Caribbean Basin country. (See chart under Paying Duty.)

• If you are sending more than $2,600 from an insular possession or more than $1,600 from a Caribbean Basin country, the duty rates in the Harmonized Tariff Schedules of the United States will apply. The Harmonized Tariff Schedule describes different rates of duty for different commodities. For example, linen tablecloths will not have the same duty rates as handicrafts or plastic toy trucks.

To take advantage of the duty-free exemption for unaccompanied tourist purchases from an insular possession or a Caribbean country:

**Step 1.** At place and time of purchase, ask your merchant to hold your item until you send him or her a copy of CBP Form 255 (Declaration of Unaccompanied Articles), which must be affixed to the package when it is sent.

**Step 2.** (a) On your declaration form (CBP Form 6059B), list everything you acquired on your trip, except the things you already sent home as gifts. You must also complete a separate Declaration of Unaccompanied Articles form (CBP Form 255) for each package or container that will be sent to you after you arrive in the United States. This form may be available where you make your purchase. If not, ask a CBP officer for one when you clear the customs area.
Step 3. When you return to the United States, the CBP officer will: (a) collect duty and tax on the dutiable goods you have brought with you; (b) check to see that your list of unaccompanied articles, which you indicated on the CBP Form 255, agrees with your sales receipts; (c) validate the CBP Form 255 as to whether your purchases are duty-free under your personal exemption ($1,600 or $800) or whether they are subject to a flat rate of duty.

Step 4. Two copies of this three-part CBP Form 255 will be returned to you. Send the yellow copy of the CBP Form 255 to the foreign shopkeeper or vendor holding your purchase, and keep the other copy for your records.

Step 5. When the merchant gets your CBP Form 255, he or she will put it in an envelope and attach the envelope securely to the outside wrapping of the package or container. The merchant must also mark each package “Unaccompanied Purchase.” Please remember that each package or container must have its own CBP Form 255 attached. This is the most important step to follow in order to gain the benefits allowed under this procedure.

Step 6. If your package has been mailed, the U.S. Postal Service will deliver it after it clears customs. If you owe duty, the Postal Service will collect the duty along with a postal handling fee. If a freight service transports your package, they will notify you of its arrival so you can go to the CBP office holding the shipment and complete the entry procedure. If you owe duty or tax, you can pay it at that time. You could also hire a customs broker to do this for you. However, be aware that brokers are not CBP employees, and they charge fees for their services.

If freight or express packages from your trip are delivered before you return and you have not made arrangements to pick them up, CBP will authorize their placement in storage after 15 days. This storage will be at your risk and expense. If they are not claimed within six months, the items will be sold at auction.
Packages sent by mail and not claimed within 30 days will be returned to the sender unless the amount of duty is being protested.

**Duty-Free Shops**

The term “duty-free” shops confuses many travelers. Travelers often think that what they buy in duty-free shops will not be dutiable when they return home and clear customs. But this is not true. Articles sold in a duty-free shop are free of duty and taxes only for the country in which that shop is located. So if your purchases exceed your personal exemption, items you bought in a duty-free shop, whether in the United States or abroad, will be subject to duty.

Articles purchased in American duty-free shops are also subject to U.S. duty if you bring them into the United States. Therefore, if you buy liquor in a duty-free shop in New York before entering Canada and then bring it back into the United States, it may be subject to duty and Internal Revenue Service tax.

**Prohibited And Restricted Items**

CBP has been entrusted with enforcing hundreds of laws for 40 other government agencies, such as the U.S. Fish and Wildlife Service, the U.S. Department of Agriculture and the Centers for Disease Control and Prevention. These agencies require that unsafe items are not allowed to enter the United States. CBP officers are always at ports of entry and assume the responsibility of protecting America from all threats.

The products CBP prevent from entering the United States are those that would injure community health, public safety, American workers, children, or domestic plant and animal life, or those that would defeat our national interests. Sometimes the products that cause injury, or have the potential to do so, may seem fairly innocent. But, as you will see from the material that follows, appearances can be deceiving.

Before you leave for your trip abroad, you might want to talk to CBP about the items you plan to bring.
back to be sure they’re not prohibited or restricted. **Prohibited** means the item is forbidden by law to enter the United States. Examples of prohibited items are dangerous toys, cars that don’t protect their occupants in a crash, bush meat, or illegal substances like absinthe and Rohypnol. **Restricted** means that special licenses or permits are required from a federal agency before the item is allowed to enter the United States. Examples of restricted items include firearms, certain fruits and vegetables, animal products, animal by products, and some animals.

**Absinthe (Alcohol)**
The importation of absinthe is subject to the U.S. Food and Drug Administration regulations (21 C.F.R. 172.510 and the Department of the Treasury’s Alcohol and Tobacco Tax and Trade Bureau regulations (27 C.F.R. Parts 13.51, 5.42(a), and 5.65. The absinthe content must be “thujone free” (that is, it must contain less than 100 parts per million of thujone); the term “absinthe” cannot be the brand name; the term “absinthe” cannot stand alone on the label; and the artwork and/or graphics cannot project images of hallucinogenic, psychotropic or mind-altering effects. Absinthe imported in violation of these regulations is subject to seizure.

**Alcoholic Beverages**
In addition to U.S. laws, the laws of the state in which you first arrive in the United States will govern the amount of alcohol you may bring with you, and whether you need a license. If you plan to bring alcoholic beverages with you, before you depart, you should contact the state’s applicable alcoholic beverage control board to determine what you need to do to comply with that state’s laws and regulations.

**Automobiles**
Automobiles imported into the United States must meet the fuel-emission requirements of the Environmental Protection Agency and the safety, bumper, and theft-prevention standards of the U.S. Department of Transportation. Trying to import a car that doesn’t meet all the requirements can be difficult. (See the CBP brochure, *Importing a Car*).
Almost all cars, vans, sport utility vehicles and so on that are bought in foreign countries must be modified to meet American standards, except most late model vehicles from Canada. Passenger vehicles that are imported on the condition that they be modified must be exported or destroyed if they are not modified acceptably. Also under these circumstances, the vehicle could require a bond upon entry until the conditions for admission have been met.

And even if the car does meet all federal standards, it might be subject to additional EPA requirements, depending on what countries it was driven in. You are strongly encouraged to contact EPA and DOT before importing a car.


Copies of the brochure Importing or Exporting a Car can be obtained by writing to U.S. Customs and Border Protection, P.O. Box 7407, Washington, DC 20044; or visiting www.cbp.gov. The EPA Automotive Imports Fact Manual can be obtained by writing to the Environmental Protection Agency, Washington, DC 20460; or by visiting www.epa.gov.

Cars being brought into the United States temporarily, by nonresidents, (for less than one year) are exempt from these restrictions. It is illegal to bring a vehicle into the United States and sell it if it was not formally entered on a CBP Form 7501.

**Biologicals**

You may need a U.S. Department of Agriculture permit and/or a Centers for Disease Control and Prevention permit to import biological specimens including bacterial cultures, culture medium, excretions, fungi, arthropods, mollusks, tissues of livestock, birds, plants, viruses, or vectors for research, biological or pharma-
ceutical use. Permit requirements are located under “Permits” on the USDA Web site at www.aphis.usda.gov and CDC permit information can be found at www.cdc.gov/od/eaipp/

Ceramic Tableware
Although ceramic tableware is not prohibited or restrict-
ed, you should know that such tableware made in foreign countries may contain dangerous levels of lead in the glaze, which can seep into foods and beverages. The U.S. Food and Drug Administration recommends that if you buy ceramic tableware abroad—especially in Mexico, China, Hong Kong or India—you have it tested for lead release when you return, or use it for decorative purposes only.

Cultural Artifacts and Cultural Property
Most countries have laws that protect their cultural property. Art/artifacts/antiquities; archaeological and ethnological material are also terms used to describe this material. These laws include export controls and/or national ownership of cultural property. Even if purchased from a business in the country of origin or in another country, legal ownership of such artifacts may be in question if brought into the United States. Therefore, although they do not necessarily confer ownership, you must have documents such as export permits and receipts when importing such items into the United States.

While foreign laws may not be enforceable in the United States, they can cause certain U.S. laws to be invoked. For example, under the U.S. National Stolen Property Act, one cannot have legal title to art/artifacts/antiquities that were stolen—no matter how many times such items may have changed hands. Articles of stolen cultural property from museums or from religious or secular public monuments originating in any of the countries party to the 1970 UNESCO Convention specifically may not be imported into the United States.

U.S. law may also restrict the importation of specific categories of art/artifacts/antiquities. For example, U.S. laws restrict the importation of:
• Any pre-Columbian monumental and architectural sculpture and murals from Central and South American countries;

• Native American artifacts from Canada; Mayan pre-Columbian archaeological objects from Guatemala; pre-Columbian archaeological objects from El Salvador and Peru; archaeological objects like terracotta statues) from Mali; Colonial period objects such as paintings and ritual objects from Peru;

• Byzantine period ritual and ecclesiastic objects such as icons from Cyprus; and

• Khmer stone archaeological sculpture from Cambodia.

Importation of items such as those listed above is permitted only when an export permit issued by the country of origin where such items were first found accompanies them. Purveyors of such items have been known to offer phony export certificates.

As additional U.S. import restrictions may be imposed in response to requests from other countries, it is wise for prospective purchasers to visit the State Department cultural property Web site at http://exchanges.state.gov/culprop/. This web site also has images representative of the categories of cultural property for which there are specific U.S. import restrictions.

Merchandise determined to be Iraqi cultural property or other items of archaeological, historical, cultural, rare scientific and religious importance illegally removed from the Iraq National Museum, the National Library and other locations in Iraq, since August 6, 1990, are also prohibited from importation.

Defense Articles or Items with Military or Proliferation Applications
Some items that have both commercial and military or proliferation applications, or that are considered defense articles, require a license before exporting abroad. Such items may include software or tech-
nology, blueprints, design plans, and retail software packages and technical information. If CBP officials suspect that a regulated item or defense article has been exported without a license, they may, for example, on your return examine files and software on your laptop computer as well as your baggage. A list of U.S. government agencies and departments with regulatory authority over exports is available at www.bis.doc.gov/about/reslinks.htm

Dog and Cat Fur
It is illegal in the United States to import, export, distribute, transport, manufacture or sell products containing dog or cat fur in the United States. As of November 9, 2000, the Dog and Cat Protection Act of 2000 calls for the seizure and forfeiture of each item containing dog or cat fur.

The Act provides that any person who violates any provision may be assessed a civil penalty of not more than $10,000 for each separate knowing and intentional violation, $5,000 for each separate gross negligent violation, or $3,000 for each separate negligent violation.

Drug Paraphernalia
It is illegal to bring drug paraphernalia into the United States unless prescribed for authentic medical conditions such as diabetes. CBP will seize any illegal drug paraphernalia. Law prohibits the importation, exportation, manufacture, sale or transportation of drug paraphernalia. If you are convicted of any of these offenses, you will be subject to fines and imprisonment.

Firearms
The Bureau of Alcohol, Tobacco, Firearms and Explosives (ATF) regulates and restricts firearms and ammunition and approves all import transactions involving weapons and ammunition. If you want to import or export weapons or ammunition, you must do so through a licensed importer, dealer or manufacturer. Also, if the National Firearms Act prohibits certain weapons, ammunition or similar devices from coming into the country, you will not be able to import them unless the ATF provides you with written authorization to do so. If the firearm is controlled as a U.S. Munitions List
Know Before You Go

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article and it is temporarily imported to the United States, or it is temporarily exported, it may also require a Department of State license.

You do not need an ATF permit if you can demonstrate that you are returning with the same firearms or ammunition that you took out of the United States. To prevent problems when returning, you should register your firearms and related equipment by taking them to any CBP office before you leave the United States. The CBP officer will register them on the same CBP Form 4457 used to register cameras or computers. (See the section on Register Items Before You Leave the United States).

For further information about importing weapons, contact:
Chief, Firearms and Explosives Import Branch
Bureau of Alcohol, Tobacco, Firearms and Explosives
Washington, DC 20226

Or visit www.atf.gov/firearms

Many countries will not allow you to enter with a firearm even if you are only traveling through the country on the way to your final destination. If you plan to take your firearms or ammunition to another country, you should contact officials at that country’s embassy to learn about its regulations.

Fish and Wildlife
Certain fish and wildlife, and products made from them, are subject to import and export restrictions, prohibitions, permits or certificates, as well as requirements. CBP recommends that you contact the U.S. Fish and Wildlife Service or www.fws.gov/permits/SpeciesLists/SpeciesLists.shtml before you depart if you plan to import or export any of the following:

- Wild birds, land or marine mammals, reptiles, fish, shellfish, mollusks or invertebrates;
- Any part or product of the above, such as skins, tusks, bone, feathers, or eggs; or
Endangered wildlife species, and products made from them, generally may not be imported or exported. You will need a permit from the FWS to import virtually all types of ivory, unless it is from a warthog. The FWS has many restrictions and prohibitions on various kinds of ivory—Asian elephant, African elephant, whale, rhinoceros, seal, pre-Endangered Species Act, post-CITES (Convention on International Trade in Endangered Species) and many others—and urge you to contact them before you acquire ivory in a foreign country. You may contact the Management Authority at 1.800.358.2104. Pressing Option 3 will provide you with general information, and Option 4 will connect you to the permits section. You can also get information on permits at www.fws.gov/permits/importexport/importexport.shtml.

You may import an object made of ivory if it is an antique. To be an antique the ivory must be at least 100 years old. You will need documentation that authenticates the age of the ivory. You may import other antiques containing wildlife parts with the same condition, but they must be accompanied by documentation proving they are at least 100 years old. Certain other requirements for antiques may apply.

If you plan to buy such things as tortoiseshell jewelry, or articles made from whalebone, ivory, skins or fur, contact the U.S. Fish and Wildlife Service, Division of Law Enforcement, P.O. Box 3247, Arlington, VA 22203-3247, or call 800.358.2104 or visit www.fws.gov. Hunters can get information on the limitations for importing and exporting migratory game birds from this office as well or from www.fws.gov/migratorybirds/intrnltr/mbta/mbtintro.html.

The U.S. Fish and Wildlife Service has designated specific ports of entry to handle fish and wildlife entries. If you plan to import anything discussed in this section, please contact CBP about designated ports and the brochure Pets and Wildlife, which describes the regulations.
CBP enforces for all agencies that oversee the importation of animals.

Some states have fish and wildlife laws and regulations that are stricter than federal laws and regulations. If you are returning to such a state, be aware that the stricter state laws and regulations have priority. Similarly, the federal government does not allow you to import wild animals into the United States that were taken, killed, sold, possessed or exported from another country if any of these acts violated foreign laws.

**Food Products (Prepared)**

You may bring bakery items and certain cheeses into the United States. The APHIS Web site features a Travelers Tips section and Game and Hunting Trophies section that offers extensive information about bringing food and other products into the U.S. Many prepared foods are admissible. However, bush meat made from African wildlife and almost anything containing meat products, such as bouillon, soup mixes, etc., is not admissible. As a general rule, condiments, vinegars, oils, packaged spices, honey, coffee and tea are admissible. Because rice can often harbor insects, it is best to avoid bringing it into the United States.

Some imported foods are also subject to requirements of the U.S. Food and Drug Administration.

**Prior Notice for Food Importation**

The Public Health Security and Bioterrorism Preparedness and Response Act of 2002 (Bioterrorism Act or BTA), Public Law 107-188, established the requirement that food items, imported (or offered for import) for commercial use, including hand-carried quantities, be properly reported to the U.S. Food and Drug Administration prior to arrival of those items in the United States. The FDA prior notification timeframes (by transport mode) are two hours by land, four hours by rail or air, eight hours by vessel and prior to the “time of mailing” for international mail.

Food that was made by an individual in his/her personal residence, or food purchased by an individual from a vendor that is sent by that individual as a personal gift
(for non-business reasons) to someone in the United States is not subject to Bioterrorism Act requirements. However, food that is sent to an individual in the United States by a business is subject to special requirements of the U.S. Food and Drug Administration. For instance, if you go to a food shop in England and buy a gift basket, then take it to the post office or a courier service to send to a friend, the shipment is not subject to BTA requirements. But if you go to that same shop and ask them to send the gift basket for you, the shipment is subject to BTA requirements, and the vendor will have to file Prior Notice. Many travelers are finding that vendors will not ship food directly to U.S. residents because the reporting requirements can be time-consuming to complete.

In general, failure to provide complete, timely and accurate prior notice for Bioterrorism Act regulated items, can result in refusal of admission of the merchandise, movement of the goods to an FDA registered facility (at importer expense) and/or civil monetary penalty liabilities for any party that was involved in the import transaction.

For full details regarding the latest FDA requirements, including those food items exempt from these requirements, access www.fda.gov/oc/bioterrorism/bioact.html.

**Fruits and Vegetables**

Bringing fruits and vegetables depends on a number of factors. For instance, consider the apple you bought in the foreign airport just before boarding and then did not eat. Whether or not CBP will allow the apple into the United States depends on where you got it and where you are going after you arrive in the United States. The same would be true for Mediterranean tomatoes. Such factors are important because fresh fruits and vegetables can introduce plant pests or diseases into the United States.

One good example of problems imported fruits and vegetables can cause is the Mediterranean fruit fly outbreak during the 1980s. The outbreak cost the state of California and the federal government approximately $100 million to get rid of this pest. The cause of the
outbreak was one traveler who brought home one contaminated piece of fruit. It is best not to bring fresh fruits or vegetables into the United States. However, if you plan to, contact either CBP or check the Permits section on the USDA-APHIS Web site at www.aphis.usda.gov/ppq/permits/plantproducts/index.html for a general approved list on items that need a permit.

NOTE: The civil penalty for failing to declare agricultural items at U.S. ports of entry will cost first time offenders $300. The penalty for the second violation goes up to $500. To avoid receiving a penalty all agricultural items and present them to Customs and Border Protection for inspection so that an agriculture specialist can determine if it is admissible.

Game and Hunting Trophies
Information on bringing back your game or hunting trophy can be found at www.fws.gov/le/HuntFish/HuntFishInfo.htm. Currently, 14 ports of entry are designated to handle game and trophies; other ports must get approval from the U.S. Fish and Wildlife Service to clear your entry.

Depending on the species you bring back, you might need a permit from the country where the animal was harvested. Regardless of the species, you are required to fill out a Fish and Wildlife Form 3-177, Declaration for Importation or Exportation. That form can be found at www.fws.gov/le/pdffiles/3-177-2.pdf

Trophies may also be subject to inspection by CBP for sanitary purposes. General guidelines for importing trophies can be found on under the APHIS Import Authorization System (IAS) at www.aphis.usda.gov/import_export/downloads/import_rum_trophy.pdf; or by writing to:

U.S. Department of Agriculture
APHIS, VS, NCIE Products Program
4700 River Road, Unit 40
Riverdale, MD 20737-1231

Or by calling 301.734.3277.
Nonhuman primate trophy materials may require a permit from the Centers for Disease Control and
Prevention. Prospective importers of nonhuman primate trophy materials from nonhuman primates should review the permit requirements and complete an application form, following the Guidance for Individuals Wishing to Import Non-Human Primate Trophies, Skins or Skulls found at http://www.cdc.gov/od/ohs/biosfty/IP_NHP_Guidance013004.pdf. Trophy materials of other animals under import embargo because of viral zoonotic infections, such as civets, Asian birds, and African rodents, may be imported if the body has been sufficiently processed to render it non-infectious. Proper methods of accomplishing this include:

- Heating to an internal temperature of 70 degrees Celsius (158 degrees Fahrenheit) or placing in boiling water for a minimum of 30 minutes;

- Preservation in 2 percent formaldehyde;

- Chemically treating in acidic or alkaline solutions (soaking in a solution below pH 3.0 or above pH 11.5 for 24 hours); or

- The use of hypertonic salts.

Also, federal regulations do not allow the importation of any species into a state with fish or wildlife laws that are more restrictive than federal laws. If foreign laws were violated in the taking, sale, possession or export to the United States of wild animals, those animals will not be allowed entry into the United States.

**Warning:** There are many regulations, enforced by various agencies, governing the importation of animals and animal parts. Failure to comply with them could result in time-consuming delays in clearing your trophy through CBP. You should always call for guidance before you depart.

**Gold**

Gold coins, medals and bullion, formerly prohibited, may be brought into the United States. However, under regulations administered by the Office of Foreign Assets Control, such items originating in or brought from Cuba, Iran, Burma (Myanmar) and most of Sudan are
prohibited entry. Copies of gold coins are prohibited if not properly marked by country of issuance.

**Haitian Animal Hide Drums**
Haitian goat hide drums have been previously linked to a case of cutaneous anthrax, and the CDC restricts entry of animal hide drums from Haiti if they have not been processed in a way that renders them non-infectious. Travelers should be aware that untanned animal hide drums from Africa may pose a similar but low risk for cutaneous anthrax.

**Meats, Livestock and Poultry**
The regulations governing meat and meat products are stringent. You may not import fresh, dried or canned meats or meat products from most foreign countries into the United States. Also, you may not import food products that have been prepared with meat.

The regulations on importing meat and meat products change frequently because they are based on disease outbreaks in different areas of the world. APHIS, which regulates meats and meat products as well as fruits and vegetables, invites you to contact them for more information on importing meats. A list of countries and/or regions with specific livestock or poultry diseases can be found at [www.aphis.usda.gov/import_export/animals/animal_disease_status.shtml](http://www.aphis.usda.gov/import_export/animals/animal_disease_status.shtml).

**Medication**
*Rule of thumb: When you go abroad, take the medicines you will need, no more, no less.* Narcotics and certain other drugs with a high potential for abuse—Rohypnol, GHB and Fen-Phen, to name a few—may not be brought into the United States, and there are severe penalties for trying to do so. If you need medicines that contain potentially addictive drugs or narcotics (e.g., some cough medicines, tranquilizers, sleeping pills, antidepressants or stimulants), do the following:

- Declare all drugs, medicinals, and similar products to the appropriate CBP official;
- Carry such substances in their original containers;
• Carry only the quantity of such substances that a person with that condition (e.g., chronic pain) would normally carry for his/her personal use; and

• Carry a prescription or written statement from your physician that the substances are being used under a doctor’s supervision and that they are necessary for your physical well being while traveling.

U.S. residents entering the United States at international land borders who are carrying a validly obtained controlled substance (other than narcotics such as marijuana, cocaine, heroin, or LSD), are subject to certain additional requirements. If a U.S. resident wants to bring in a controlled substance (other than narcotics such as marijuana, cocaine, heroin, or LSD) but does not have a prescription for the substance issued by a U.S.-licensed practitioner (e.g., physician, dentist, etc.) who is registered with, and authorized by, the Drug Enforcement Administration to prescribe the medication, the individual may not import more than 50 dosage units of the medication into the United States. If the U.S. resident has a prescription for the controlled substance issued by a DEA registrant, more than 50 dosage units may be imported by that person, provided all other legal requirements are met.

Please note that only medications that can be legally prescribed in the United States may be imported for personal use. Be aware that possession of certain substances may also violate state laws. As a general rule, the FDA does not allow the importation of prescription drugs that were purchased outside the United States. Please see their Web site for information about the enforcement policy for personal use quantities.

Warning: The U.S. Food and Drug Administration prohibits the importation, by mail or in person, of fraudulent prescription and nonprescription drugs and medical devices. These include unorthodox “cures” for such medical conditions as cancer, AIDS, arthritis or multiple sclerosis. Although such drugs or devices may be legal elsewhere, if the FDA has not approved them
for use in the United States, they may not legally enter
the country and will be confiscated, even if they were
obtained under a foreign physician’s prescription.

Additional information about traveling with and
importing medication can be found at www.fda.gov/ora/
import/traveler_alert.htm.

**Merchandise from Embargoed Countries**

Generally, you may not bring in any merchandise from
Cuba, Iran, Burma (Myanmar) or most of Sudan. The
Office of Foreign Assets Control of the U.S. Department
of Treasury enforces economic sanctions against these
countries. To bring in merchandise from these coun-
tries, you will first need a specific license from the
Office of Foreign Assets Control. Such licenses are rarely
granted. You can write to the Office of Foreign Assets
Control, Department of the Treasury, Washington, DC
20220, or visit their Web site at www.treas.gov/ofac.

Exceptions:

- You may, however, bring from any of these
countries information and informational materials—
books, magazines, films, posters, photographs,
microfilms, tapes, CDs, records, works of art, etc.
Blank tapes and blank CDs are not informational
materials.

- Allowed importations of merchandise from Iran
include foodstuffs intended for human consump-
tion, carpets and other textile floor coverings,
and gifts of up to $100 (U.S.) in value.

- Allowed importations of merchandise from
Sudan include gifts of up to $100 (U.S.) in value.

- Importations of merchandise from Sudan are
generally allowed if acquired directly from
these parts of Sudan: Southern Sudan, Southern
Kordofan/Nuba Mountains State, Blue Nile State,
Abyei, Darfur, and certain marginalized areas in
and around Khartoum. (Note that such merchan-
dise may not be commercially shipped through
Know Before You Go

There are non-comprehensive embargo programs administered by Treasury’s Office of Foreign Assets Control with respect to the following regions, countries or entities: Western Balkans; Belarus, Cote d’Ivoire, Democratic Republic of the Congo, Iraq (for cultural property), Liberia (Former Regime of Charles Taylor), Sierra Leone, Syria, Zimbabwe, and Persons Undermining the Sovereignty of Lebanon or its Democratic Processes and Institutions.

OFAC also administers programs that target individuals and entities wherever they are located. Those programs currently relate to foreign narcotics traffickers, foreign terrorists, and Weapons of Mass Destruction proliferators. See OFAC’s Website for a list of those persons and entities.

There are some travel restrictions with respect to certain embargoed countries. You should check www.treas.gov/offices/enforcement/ofac/programs/ to determine which countries are subject to travel restrictions before making any plans to visit these countries.

**Pets**

If you plan to take your pet abroad or import one on your return, please review a copy of the CBP brochure *Pets and Wildlife*. You should also check with state, county and local authorities to learn if their restrictions and prohibitions on pets are stricter than federal requirements.

Importing animals is closely regulated for public health reasons and also for the well-being of the animals. There are restrictions and prohibitions on bringing many species into the United States.

**Cats** are subject to inspection at ports of entry and may be denied entry into the United States if they have evidence of an infectious disease that can be transmitted to humans. If a cat appears to be ill, further examination by a licensed veterinarian at the owner’s expense might be required at the port of entry.
Cats are not required to have proof of rabies vaccination for importation into the United States. However, some states require vaccination of cats for rabies, so it is a good idea to check with state and local health authorities at your final destination.

All pet cats arriving in the state of Hawaii and the territory of Guam, even from the U.S. mainland, are subject to locally imposed quarantine requirements.

**Dogs** must also be free of evidence of diseases that could be communicable to humans. A general certificate of health is not required by CDC for entry of pet dogs into the United States, although some airlines or states may require them. Dogs must have a certificate showing they have been vaccinated against rabies greater than or equal to 30 days prior to entry into the United States. This certificate should identify the dog, show the date of vaccination, the date it expires (there are one-year and three-year vaccinations), and be signed by a licensed veterinarian. If the certificate does not have an expiration date, CBP will accept it as long as the dog was vaccinated 12 months or less before coming to the United States. Dogs coming from rabies free countries do not have to be vaccinated.

These requirements apply equally to service animals such as Seeing Eye dogs.

Dogs not accompanied by proof of rabies vaccination, including those that are too young to be vaccinated (i.e. less than 3 months of age), may be admitted if the importer completes a confinement agreement (see below) and confines the animal until it is considered adequately vaccinated against rabies (the vaccine is not considered effective until 30 days after the date of vaccination). Spanish, French and Russian translations of form CDC 75.37 are available, but must be completed in English.

Confinement agreements may be found at [www.cdc.gov/ncidod/dq/pdf/animal/dog_quarantine_notice_08-04-06-cdc7537.pdf](http://www.cdc.gov/ncidod/dq/pdf/animal/dog_quarantine_notice_08-04-06-cdc7537.pdf) or through your quarantine officer at the port of entry.
Dogs that are too young to be vaccinated (i.e. less than 3 months of age) must be kept in confinement until they are old enough to be vaccinated, and then confined for at least 30 days after the date of vaccination.

**Birds** may be imported as pets as long as you comply with APHIS and U.S. Fish and Wildlife requirements.


All non-U.S. origin pet birds imported into the United States (except from Canada) are required to be quarantined for 30 days in a USDA animal import quarantine facility at the owner’s expense. A reservation at the facility must be made in advance by contacting the USDA port veterinarian at one of the special ports of entry listed below. A cost estimate for the quarantine will be provided at that time. **Once the reservation is made and payment is received in full for all quarantine services, the animal import quarantine facility will issue a USDA import permit (VS Form17-129).** This permit must accompany the bird while in transit.

The USDA defines pet birds as those that are imported for personal pleasure of their individual owners and are not intended for resale.

**Document and Quarantine Requirements:**

- USDA import permit (VS Form17-129);

- Current Health Certificate issued by a full-time salaried veterinarian of the agency responsible for animal health of the national government in the exporting country of origin;

- 30-day Quarantine in an USDA Animal Import Center; and
• Fish and Wildlife Services Certification *if necessary*.

**USDA Quarantine Centers and Ports of Entry**

All non-U.S. origin pet birds must enter the country and undergo quarantine at one of the following import quarantine facilities. These are the only ports of entry available for importing non-U.S. origin pet birds.

**New York City**  
230-59 Rockaway Blvd., Suite 101  
Jamaica, NY 11413  
Telephone (718) 553-1727 • Fax (718) 553-7543

**Miami Animal Import Center**  
USDA-APHIS-VS  
6300 NW 36 Street  
Miami, FL 33122  
Telephone (305) 526-2926 • Fax (305) 526-2929

**Los Angeles**  
Los Angeles International Airport  
11850 South La Cienega Blvd.  
Hawthorne, CA 90250  
Telephone (310) 725-1970  
Fax (310) 725-9119  
For additional information visit the APHIS Web site at www.aphis.usda.gov/subjects/animal_health/index.shtml.

Other common pets such as rabbits, ferrets, hamsters, gerbils and guinea pigs may be imported if they are in good health. The importation of reptiles and invertebrates is restricted; please contact the U.S. Fish and Wildlife Service for additional guidance. Most species of snails are not admissible. Contact APHIS for additional information. All civets, African rodents and nonhuman primates are prohibited except for science, education and exhibition. These species cannot be imported as pets. Contact CDC for additional information www.cdc.gov/ncidod/dq/animal/index.htm.
Plants and seeds
Some plants, cuttings, seeds that are capable of propagation, unprocessed plant products and certain endangered species are allowed into the United States but require import permits and other documents; some are prohibited entirely. Threatened or endangered species that are permitted must have export permits from the country of origin.

Every single plant or plant product including handicraft items made with straw, must be declared to the CBP officer and must be presented for CBP inspection, no matter how free of pests it appears to be. For information on importing plants or plant products visit www.aphis.usda.gov/ppq/permits/plantproducts/index.html.

Soil
Soil is considered the loose surface material of the earth in which plants, trees, and scrubs grow. In most cases, the soil consists of disintegrated rock with an admixture of organic material and soluble salts. Soil is prohibited entry unless accompanied by an import permit. Soil must be declared and the permit must be verified.

Textiles and Clothing
In general, there is no limit to how much fabric and clothing you can bring back as long as it is for your personal use or as gifts. If you have exceeded your personal exemption, you may have to pay duty on the items. Unaccompanied personal shipments (packages that are mailed or shipped), however, may be subject to limitations on amount.

On January 1, 2005, quotas for all countries that are part of the World Trade Organization (WTO) were eliminated. There are still some countries, like Vietnam, that are not part of the WTO that have quotas in place for commercial shipments. These countries may require an additional document called a “visa” accompany the shipment.

China could have limits on particular garments called “safeguards.” It is recommended that you contact a CBP import specialist in your area or at the port where you
plan to import to determine what countries are subject to quotas and what products from China are subject to safeguards.

There may be additional documentation required for textiles from other countries such as the African countries that require a visa to be placed on a commercial invoice in order to get duty-free treatment. There may also be a certificate of eligibility document requirement to get duty-free treatment under many of the free trade agreements that are negotiated between the United States and the foreign government. These are not admissibility documents, but allow you to import your garments duty-free, provided certain conditions are met.

**Trademarked and Copyrighted Articles**

CBP enforces laws relating to the protection of trademarks and copyrights. Articles that infringe a federally registered trademark or copyright or copyright protected by the Berne Convention for the Protection of Literary and Artistic Works are subject to detention and/or seizure. Infringing articles may consist of articles that use a protected right without the authorization of the trademark or copyright owner or articles that copy or simulate a protected right.

Articles bearing marks that are counterfeit or inappropriately using a federally registered trademark are subject to seizure and forfeiture. The importation of articles intended for sale or public distribution bearing counterfeit marks may subject an individual to a civil fine if the registered trademark has also been recorded with CBP. Articles bearing marks that are confusingly similar to a CBP recorded registered trademark, and restricted gray market articles (goods bearing genuine marks not intended for U.S. importation for which CBP granted gray market protection) are subject to detention and seizure.

However, travelers arriving in the United States may be permitted an exemption and allowed to import one article of each type, which must accompany the person, bearing a counterfeit, confusingly similar or restricted
gray market trademark, provided that the article is for personal use and is not for sale.

This exemption may be granted not more than once every 30 days. The arriving passenger may retain one article of each type accompanying the person. For example, an arriving person who has three purses, whether each bears a different infringing trademark, or whether all three bear the same infringing trademark, is permitted only one purse. If the article imported under the personal exemption provision is sold within one year after the date of importation, the article or its value is subject to forfeiture.

In regard to copyright infringement, articles that are determined by CBP to be clearly piratical of a protected copyright, i.e., unauthorized articles that are substantially similar to a material protected by a copyright, are subject to seizure. A personal use exemption for articles, similar to that described above also applies to copyrighted articles for the personal, non-commercial use of the importer and are not for sale or distribution.

You may bring back genuine trademarked and copyrighted articles (subject to duties). Products subject to copyright protection most commonly imported include software on CD-ROMs, sound recordings, toys, stuffed animals, clothing with cartoon characters, videotapes, DVDs, music CDs and books. Products subject to trademark protection most commonly imported include handbags and accessories, and clothing.

Money And Other Monetary Instruments

You may bring into or take out of the country, including by mail, as much money as you wish. However, if it is more than $10,000, you will need to report it to CBP. Ask the CBP officer for the Currency Reporting Form (FinCen 105). The penalties for non-compliance can be severe.

“Money” means monetary instruments and includes U.S. or foreign coins currently in circulation, currency, travelers’ checks in any form, money orders, and negotiable instruments or investment securities in bearer form.
Photographic Film

CBP will not examine film you bought abroad and are bringing back unless the CBP officer has reason to believe it contains prohibited material, such as child pornography.

You will not be charged duty on film bought in the United States and exposed abroad, whether it is developed or not. But film you bought and developed abroad counts as a dutiable item.

CBP’s Pledge to Travelers

• We pledge to cordially greet and welcome you to the United States.
• We pledge to treat you with courtesy, dignity and respect.
• We pledge to explain the CBP process to you.
• We pledge to have a supervisor listen to your comments.
• We pledge to accept and respond to your comments in written, verbal or electronic form.
• We pledge to provide reasonable assistance due to delay or disability.

If you have a concern or need help understanding CBP regulations and procedures, ask to speak with the supervisor on duty.

If you have any questions about CBP procedures, requirements, or policies regarding travelers, or if you have any complaints about treatment you received from CBP officers or about your CBP processing, please write to:

Customer Service Center
Office of Public Affairs, Room 3.4-A
U.S. Customs and Border Protection
1300 Pennsylvania Avenue, NW
Washington, DC 20229

Or call 1.877.CBP.5511 (1.877.227.5511).
Allegations of criminal or serious misconduct may be reported to the Joint Intake Center by telephone at 1.877.2INTAKE (1.877.246.8253), by email to Joint.Intake@dhs.gov, by fax to 202.344.3390, or by mail to:

U.S. Customs and Border Protection
P.O. Box 14475
1200 Pennsylvania Avenue, NW
Washington, DC 20044

DHS Traveler Redress Inquiry Program

The Department of Homeland Security’s Traveler Redress Inquiry Program (DHS TRIP) provides a single point of contact for individuals who have inquiries or seek resolution regarding difficulties they experienced during their travel screening at airports or train stations or crossing U.S. borders, including:

- Denied or delayed airline boarding;
- Denied or delayed entry into and exit from the United States at a port of entry; or
- Continuously referred to secondary screening.

To initiate an inquiry, please log onto DHS TRIP’s interactive Web site at www.dhs.gov/trip.

You will be asked to describe your concerns and experience, provide contact information and be assigned a case number to help you monitor the progress of your inquiry.

After filing online, you will be asked to provide supporting documentation within 30 days. DHS TRIP will process your request after the supporting paperwork is received. You may check the status of your request at any time through the DHS TRIP Web site at www.dhs.gov/trip.
Planning for healthy travel: International travelers can take a number of simple steps to avoid potential health problems before and during travel. Contact your physician, local health department, or private or public agencies that advise international travelers at least 4 to 6 weeks before departure to schedule an appointment to receive current health information on the countries you plan to visit, obtain vaccinations and prophylactic medications as indicated, and address any special needs. Travel health information from the Centers for Disease Control and Prevention can be found at www.cdc.gov/travel/default.aspx

Animals also are susceptible to contracting diseases that were brought back to the United States by unknowing international travelers: diseases such as Exotic Newcastle Disease and Avian Influenza that can decimate local poultry populations; Swine Flu, Foot and Mouth disease and other animal diseases.

Passports are issued by the U.S. Department of State Passport Agency. Please contact the Passport Agency nearest you for more information. Postal clerks also accept passport applications. Additional information can be found at www.travel.state.gov.

Baggage allowance: Ask the airline or steamship line on which you are traveling for more information. Contact the Transportation Security Administration at www.tsa.gov for a list of prohibited and permitted items.

Currency of other nations: Your local bank can be of assistance.

Foreign countries: For information about the country you will visit or about what articles may be imported or brought into that country, contact that country’s embassy, consular office, or tourist information office.

Glossary Of Terms
Accompanied baggage – Baggage that you have with you when you return to the United States.
CBP – U.S. Customs and Border Protection was created in 2003 by combining the U.S. Customs Service, Immigration Inspection Service, Animal Plant and Health Inspection Service, and the U.S. Border Patrol into one border agency.

DHS – Department of Homeland Security is the parent agency of CBP and also was created in 2003, after the 9/11 attacks on the United States.

Dutiable – Items on which duty may have to be paid. Most items have specific duty rates, which are determined by a number of factors, including where you got the item, where it was made, and what it is made of.

Duty-free – This is merchandise you may bring back to the United States without having to pay duty.

Duty-free exemption – see Personal exemption.

Flat duty rate – When determining the duty of the items a traveler brings with them upon their return to the U.S.: after the personal exemption of $200, $800 or $1,600; the next $1000 of merchandise will be charged a flat rate of duty of 1.5 percent or 3 percent.

GSP – The Generalized System of Preferences is a trade program that gives duty preferences – that is a free rate of duty – for certain goods in certain developing countries.

Joint declaration – Family members who live in the same home and return together to the United States may combine their personal exemptions instead of each family member filing an individual declaration.

Personal exemption – The total value of merchandise you may bring back to the United States without having to pay duty.

Prohibited items – Items that are not allowed into the United States under any circumstances.

Restricted items – Items that are allowed into the United States but have a condition for importation.
They may be limited in number or may need a license to bring into the United States.

**Visa Waiver Program** – The Visa Waiver Program enables nationals of certain countries to travel to the United States for tourism or business for stays of 90 days or less without obtaining a visa.

**Helpful Web Sites:**

**U.S. Department of Homeland Security**

www.dhs.gov/
- DHS TRIP – www.dhs.gov/trip

**U.S. Customs and Border Protection** – www.cbp.gov/
**Transportation Security Administration** – www.tsa.gov/

**U.S. Citizenship and Immigration Services**

**U.S. State Department**
- Passports – www.travel.state.gov/passport/passport_1738.html
- Visas – www.travel.state.gov/visa/visa_1750.html
- Cultural property – www.exchanges.state.gov/culprop/

**United States Department of Agriculture/APHIS**
- Plants and seeds - www.aphis.usda.gov/ppq/permits/plantproducts/index.html
- List of countries and/or regions with specific livestock or poultry diseases -www.aphis.usda.gov/import_export/animals/animal_disease_status.shtml
U.S. Fish and Wildlife Service
• Permits - www.fws.gov/permits/
• Lists of animals needing import permits - www.fws.gov/permits/SpeciesLists/SpeciesLists.shtml
• Importing game birds - www.fws.gov/migratory-birds/ intrnltr/mbta/mbtintro.html
• Hunting trophies - www.fws.gov/le/HuntFish/ HuntFishInfo.htm

Bureau of Alcohol, Tobacco, Firearms and Explosives
• Firearms - www.atf.gov/firearms/index.htm

Department of Commerce - www.commerce.gov

Environmental Protection Agency
www.epa.gov
• Importing a vehicle - www.epa.gov/otaq/imports/factmtop.htm.

U.S. Department of Transportation

Food and Drug Administration
• Food items exempt from bioterrorism requirements - www.fda.gov/oc/bioterrorism/bioact.html
• Medications - www.fda.gov/ora/import/traveler_alert.htm

OFAC
• Country sanctions - www.treas.gov/offices/enforce- ment/ofac/programs/

Centers for Disease Control and Prevention
• Traveler Health - wwwnc.cdc.gov/travel/default.aspx
• Animal Importation - wwwnc.cdc.gov/ncidod/dq/animal/index.htm
• Quarantine Stations – wwwnc.cdc.gov/ncidod/dq/quarantine_stations.htm
Know Before You Go

Customs Declaration

1. Family Name
   First (Given)
   Middle

2. Birth date
   Day
   Month
   Year

3. Number of Family members traveling with you

4. (a) U.S. Street Address (hotel name/destination)
   (b) City
   (c) State

5. Passport issued by (country)

6. Passport number

7. Country of Residence

8. Countries visited on this trip prior to U.S. arrival

9. Airline/Flight No. or Vessel Name

10. The primary purpose of this trip is business:
    Yes
    No

11. I am (We are) bringing
    (a) fruits, vegetables, plants, seeds, food, insects:
        Yes
        No
    (b) meats, animals, animal/wildlife products:
        Yes
        No
    (c) disease agents, cell cultures, snares:
        Yes
        No
    (d) soil or have been on a farm/ranch/pasture:
        Yes
        No

12. I have (We have) been in close proximity of (such as touching or handling) livestock:
    Yes
    No

13. I am (We are) carrying currency or monetary instruments over $10,000 U.S. or foreign equivalent:
    (see definition of monetary instruments on reverse)
    Yes
    No

14. I have (We have) commercial merchandise:
    (articles for sale, samples used for soliciting orders, or goods that are not considered personal effects)
    Yes
    No

15. Residents — the total value of all goods, including commercial merchandise I/we have purchased or acquired abroad, (including gifts for someone else, but not items mailed to the U.S.) and am/are bringing to the U.S. is:
    $ S

Visitors — the total value of all articles that will remain in the U.S., including commercial merchandise is:
    $ S

Read the instructions on the back of this form. Space is provided to list all the items you must declare.

I HAVE READ THE IMPORTANT INFORMATION ON THE REVERSE SIDE OF THIS FORM AND HAVE MADE A TRUTHFUL DECLARATION.

(Signature)

Date (day/month/year)

For Official Use Only

CBP Form 6059B (01/04)
U.S. Customs and Border Protection
Welcomes You to the United States

U.S. Customs and Border Protection is responsible for protecting the United States against the illegal importation of prohibited items. CBP officers have the authority to question you and to examine you and your personal property. If you are one of the travelers selected for an examination, you will be treated in a courteous, professional, and dignified manner. CBP Supervisors and Passenger Service Representatives are available to answer your questions. Comment cards are available to compliment or provide feedback.

**Important Information**

**U.S. Residents** — declare all articles that you have acquired abroad and are bringing into the United States.

**Visitors (Non-Residents)** — declare the value of all articles that will remain in the United States.

Declare all articles on this declaration form and show the value in U.S. dollars. For gifts, please indicate the retail value.

**Duty** — CBP officers will determine duty. U.S. residents are normally entitled to a duty-free exemption of $800 on items accompanying them. Visitors (non-residents) are normally entitled to an exemption of $100. Duty will be assessed at the current rate on the first $1,000 above the exemption.

Controlled substances, obscene articles, and toxic substances are generally prohibited entry. Agriculture products are restricted entry.

_Thank You, and Welcome to the United States._

The transportation of currency or monetary instruments, regardless of the amount, is legal. However, if you bring in to or take out of the United States more than $10,000 (U.S. or foreign equivalent, or a combination of both), you are required by law to file a report on FinCEN 105 (formerly Customs Form 4790) with U.S. Customs and Border Protection. Monetary instruments include coins, currency, travelers checks and bearer instruments such as personal or cashier’s checks and stocks and bonds. If you have someone else carry the currency or monetary instrument for you, you must also file a report on FinCEN 105. Failure to file the required report or failure to report the total amount that you are carrying may lead to the seizure of all the currency or monetary instruments, and may subject you to civil penalties and/or criminal prosecution. SIGN ON THE OPPOSITE SIDE OF THIS FORM AFTER YOU HAVE READ THE IMPORTANT INFORMATION ABOVE AND MADE A TRUTHFUL DECLARATION.

**Description of Articles**

(List may continue on another CBP Form 6059B)

<table>
<thead>
<tr>
<th>Description of Articles</th>
<th>Value</th>
<th>CBP Use Only</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Total**

PAPERWORK REDUCTION ACT NOTICE: The Paperwork Reduction Act says we must tell you why we are collecting this information, how we will use it, and whether you have to give it to us. The information collected on this form is needed to carry out the Customs, Agriculture, and currency laws of the United States. CBP requires the information on this form to ensure that travelers are complying with these laws and to allow us to figure and collect the right amount of duty and tax. Your response is mandatory. 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 estimated average burden associated with this collection of information is 4 minutes per respondent or record keeper depending on individual circumstances. Comments concerning the accuracy of the burden estimate and suggestions for reducing this burden should be directed to U.S. Customs and Border Protection, Reports Clearance Officer, Information Services Branch, Washington, DC 20225. and to the Office of Management and Budget, Paperwork Reduction Project (1505-0029), Washington, DC 20503. THIS FORM MAY NOT BE REPRODUCED WITHOUT APPROVAL FROM THE CBP FORMS MANAGER.

CBP Form 6059B (01/04)