

United States Department of Agriculture
Animal and Plant Health Inspection Service
4700 River Road
Riverdale, MD 20737

**Permit to Receive Soil
Regulated by 7 CFR 330**

This permit was generated electronically via the ePermits system.

PERMITTEE NAME:	Mr. Larry Lem	PERMIT NUMBER:	P330-07-00123
COMPANY:	Calscience Environmental Laboratories, INC.	APPLICATION NUMBER:	P525-071128-003
RECEIVING ADDRESS:	7440 Lincoln Way Garden Grove, CA 92841	DATE ISSUED:	12/17/2007
MAILING ADDRESS:	7440 Lincoln Way Garden Grove, CA 92841		
PHONE:	(714) 895-5494	EXPIRES:	12/17/2010
FAX:	(714) 894-7501		


PORTS OF ARRIVAL/PLANT INSPECTION STATIONS: CA, Los Angeles; CA, San Francisco
HAND CARRY: No

Under the conditions specified, this permit authorizes the following:
Quantity of Soil per Shipment and Treatment
Over 3 lbs

PERMIT CONDITIONS

1. This permit authorizes the importation of soil, under the conditions specified below. Upon arrival in the United States, the articles, shipping container(s), and paperwork are subject to inspection by officials of Customs and Border Protection, Agriculture Inspection (CBP-AI) and the USDA, Plant Protection and Quarantine (PPQ).
2. Under the Plant Protection Act, individuals or corporations who fail to comply with the following conditions and authorizations, or who forge, counterfeit, or deface permits or shipping labels will receive civil or criminal penalties, and will have all current permits cancelled and future permit applications denied.
3. Any person who unloads, lands, or otherwise brings or moves into or through the United States any regulated plants, plant products, plant pests, soil or other products or articles in violation of the regulations will be subject to prosecution under the applicable provisions of the law.
4. All foreign cargo of agricultural interest is inspected at the first port of arrival or the first port of unloading. If a shipment arrives at a port without the required official personnel available to do the proper inspection, and/or treatment, any subsequent movement, or any transfer and/or transloading, must be approved by CBP-AI.

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
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5. A copy of this permit must accompany all shipments authorized under this permit.
6. The soil is to be shipped in sturdy, leak-proof containers.
7. CBP-AI and PPQ have the option to order and approve treatment, re-exportation or destruction of a shipment, a portion of a shipment, or any other material associated with the shipment (i.e. pallets, packaging, means of conveyance). This will be done if the official personnel find that the shipment requires treatment as a condition of entry, is contaminated with a quarantine plant pest or pests, is commingled with prohibited plant material, or if required documentation is incomplete or missing.
8. The shipment must be free from foreign matter or debris, plants, noxious weed seeds, and living organisms such as parasitic plants, pathogens, insects, snails, and mites. Material found to be commingled with unauthorized material will be subject to the same action (i.e. re-export, destruction) as the unauthorized material.
9. All solid wood packing material (SWPM) present with this shipment must be in compliance with ISPM 15 treatment and IPPC stamp requirements and enforcement. Noncompliant shipments will be treated, re-exported or destroyed at the consignee's expense.
10. All costs and arrangements for the safeguarding of the cargo and the transportation of the cargo are the responsibility of the importer, broker, or other parties associated with the shipment.
11. The shipment can be released without treatment at the port of entry to the permittee's address listed on the permit or label, or an authorized user only if the final destination is an approved facility listed at <https://web01.aphis.usda.gov/PPQ/AuthSoilLabs.nsf/web?openform>.
12. Permit is to be utilized by the permittee or authorized user only (authorized users must present a written, dated, and signed statement on letterhead from the permittee, along with a valid ID and a copy of this permit).
13. There is no further distribution of soil without prior approval from the State and Federal Regulatory Officials. Soil is to be used strictly for analysis in laboratory environment at CalScience Environmental Laboratories, Inc. located in Garden Grove, CA.
14. Upon receipt, all samples will remain within the approved soil laboratory identified on this permit. Laboratory access is restricted to individuals authorized by the permit holder.
15. This permit does not authorize the use of soil for growing purposes and or the isolation or culture of organisms sourced from imported soil.
16. All unconsumed soil, containers, and effluent is to be autoclaved, incinerated, or properly sterilized by the permittee at the conclusion of the project as approved and prescribed by PPQ in the compliance agreement.
17. Valid for shipments of soil not heat treated at the port of entry, only if a Compliance Agreement (PPQ Form 519) has been completed and signed. Compliance Agreements and Soil Permits are non-transferable. Notify local USDA office promptly if the permittee leaves the company.
18. This permit authorizes shipments from all foreign sources, including Guam, Hawaii, Puerto Rico, and the U.S. Virgin Islands through any U.S. port of entry.
19. Permittee shall notify the Orange County Agricultural Commissioner's Office upon arrival of shipments at (714)447-7100.

END OF PERMIT CONDITIONS

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Maria Corpuz	12/17/2007



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PPQ HEADQUARTER OFFICIAL VIA EPERMITS.

A handwritten signature in black ink that reads "Maria Corpuz".

Maria Corpuz

DATE

12/17/2007

WARNING: Any alteration, forgery or unauthorized use of this Federal Form is subject to civil penalties of up to \$250,000 (7 U.S.C.s 7734(b)) or punishable by a fine of not more than \$10,000, or imprisonment of not more than 5 years, or both (18 U.S.C.s 1001)