

**§ 132.24**

\_\_\_\_\_  
(state number) packages mailed to me by  
\_\_\_\_\_  
(name of sender) of  
\_\_\_\_\_  
(address) on  
\_\_\_\_\_  
(date of mailing), are subject  
to quota restrictions under which only a por-  
tion of such articles may be admitted to  
entry at one time, and the Postal Service  
permits no division of the importation before  
delivery thereof, and since I am desirous of  
receiving the packages of such importation  
which are admissible to entry under the  
quota administered by the United States  
Customs, I hereby agree and acknowledge  
that delivery of the package or packages to  
the United States Customs shall be regarded  
as delivery by the Postal Service to me.

\_\_\_\_\_  
(Signature of addressee)

(c) *Agreement to less than full delivery.*  
If, in any case, the sender of a mail  
package has indicated his agreement to  
the delivery of less than the entire im-  
portation at one time, an Acknowledg-  
ment of Delivery by Postal Service  
need not be secured from the addressee.

(d) *Deposit required.* If a portion of a  
mail shipment may be released, the  
port director may require a deposit of  
an amount sufficient to defray the ex-  
penses of repacking merchandise for  
shipment by mail to the addressee. The  
shipment shall be under Government  
frank without new postage.

**§ 132.24 Entry.**

Unless a formal entry or entry by ap-  
praisalment is required, a mail entry on  
Customs Form 3419 shall be issued and  
forwarded with the package to the  
postmaster for delivery to the ad-  
dressee and collection of any duties in  
the same manner as for any other mail  
package subject to Customs treatment.

**§ 132.25 Undeliverable shipment.**

If within a reasonable time, but not  
to exceed 30 days, the addressee fails to  
indicate to the port director an inten-  
tion to receive delivery of the packages  
or a portion thereof in accordance with  
the notice on Customs Form 3509 which  
was sent to him by the port director,  
the importation shall be treated in the  
same manner as other undeliverable  
mail.

**19 CFR Ch. I (4-1-03 Edition)**

**PART 133—TRADEMARKS, TRADE  
NAMES, AND COPYRIGHTS**

Sec.

133.0 Scope.

**Subpart A—Recordation of Trademarks**

- 133.1 Recordation of trademarks.
- 133.2 Application to record trademark.
- 133.3 Documents and fee to accompany ap-  
plication.
- 133.4 Effective date, term, and cancellation  
of trademark recordation and renewals.
- 133.5 Change of ownership of recorded trade-  
mark.
- 133.6 Change in name of owner of recorded  
trademark.
- 133.7 Renewal of trademark recordation.

**Subpart B—Recordation of Trade Names**

- 133.11 Trade names eligible for recordation.
- 133.12 Application to record a trade name.
- 133.13 Documents and fee to accompany ap-  
plication.
- 133.14 Publication of trade name recorda-  
tion.
- 133.15 Term of Customs trade name recorda-  
tion.

**Subpart C—Importations Bearing Reg-  
istered and/or Recorded Trademark or  
Recorded Trade Names**

- 133.21 Articles bearing counterfeit trade-  
marks.
- 133.22 Restrictions on importation of arti-  
cles bearing copying or simulating trade-  
marks.
- 133.23 Restrictions on importation of gray  
market articles.
- 133.24 Restrictions on articles accom-  
panying importer and mail importations.
- 133.25 Procedure on detention of articles  
subject to restriction.
- 133.26 Demand for redelivery of released  
merchandise.
- 133.27 Civil fines for those involved in the  
importation of counterfeit trademark  
goods.

**Subpart D—Recordation of  
Copyrights**

- 133.31 Recordation of copyrighted works.
- 133.32 Application to record copyright.
- 133.33 Documents and fee to accompany ap-  
plication.
- 133.34 Effective date, term, and cancellation  
of recordation.
- 133.35 Change of ownership of recorded  
copyright.