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# FEDERAL REGISTER

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Washington, Wednesday, November 25, 1953

## TITLE 3—THE PRESIDENT PROCLAMATION 3038

ENUMERATION OF ARMS, AMMUNITION, AND  
IMPLEMENTS OF WAR  
BY THE PRESIDENT OF THE UNITED STATES  
OF AMERICA  
A PROCLAMATION

WHEREAS section 12 (i) of the joint resolution of Congress approved November 4, 1939, 54 Stat. 11 (22 U. S. C. 452 (i)), provides in part as follows:

"The President is hereby authorized to proclaim upon recommendation of the [National Munitions Control] Board from time to time a list of articles which shall be considered arms, ammunition, and implements of war for the purposes of this section \* \* \*"; and

WHEREAS section 13 of the said joint resolution provides, in part, that the President may exercise any power or authority conferred upon him by that resolution through any such officer or officers as he shall direct:

NOW, THEREFORE, I, DWIGHT D. EISENHOWER, President of the United States of America, acting under and by virtue of the authority conferred upon me by the said joint resolution of Congress, and upon the recommendation of the National Munitions Control Board, do hereby declare and proclaim that the articles listed below and such components, parts, accessories, attachments, and related items as may be designated upon recommendation of the National Munitions Control Board in regulations issued by the Secretary of State and published in the FEDERAL REGISTER shall be considered arms, ammunition, and implements of war for the purposes of section 12 of the said joint resolution of Congress:

### CATEGORY I—SMALL ARMS AND MACHINE GUNS

Rifles, carbines, revolvers, pistols, machine pistols, and machine guns using ammunition of caliber .22 or over.

### CATEGORY II—ARTILLERY AND PROJECTORS

Guns, howitzers, cannon, mortars, tank destroyers, rocket launchers, military flame throwers, military smoke projectors, and recoilless rifles.

### CATEGORY III—AMMUNITION

Ammunition of caliber .22 or over for the arms enumerated in Categories I and II hereof.

### CATEGORY IV—BOMBS, TORPEDOES, ROCKETS, AND GUIDED MISSILES

(a) Bombs, torpedoes, grenades (including smoke grenades), smoke canisters, rockets, mines, guided missiles, depth charges, fire bombs, incendiary bombs.

(b) Apparatus and devices for the handling, control, activation, discharge, detonation, or detection of items enumerated in paragraph (a) of this category.

### CATEGORY V—FIRE CONTROL EQUIPMENT AND RANGE FINDERS

Fire control, gun tracking, and infrared and other night-sighting equipment; range, position and height finders, and spotting instruments; aiming devices (electronic, gyroscopic, optic, and acoustic); bomb sights, gun sights, and periscopes for the arms, ammunition, and implements of war enumerated in this proclamation.

### CATEGORY VI—TANKS AND ORDNANCE VEHICLES

Tanks, military type armed or armored vehicles, ammunition tractors, and amphibious vehicles (land vehicles capable of limited endurance in water), military half tracks, military type tank recovery vehicles, and gun carriers.

### CATEGORY VII—TOXICOLOGICAL AGENTS

(a) Biological or chemical toxicological agents adapted for use in war to produce casualties or to damage crops.

(b) Equipment for the dissemination, detection, and identification of, and defense against, the items described in paragraph (a) of this category.

### CATEGORY VIII—PROPELLANTS AND EXPLOSIVES

Propellants for the articles enumerated in Categories III, IV, and VII hereof; military high explosives.

### CATEGORY IX—VESSELS OF WAR AND SPECIAL NAVAL EQUIPMENT

(a) Warships, amphibious warfare vessels, landing craft, mine warfare vessels, patrol vessels, auxiliary vessels, service craft, floating dry docks, and experimental types of naval ships.

(b) Equipment for the laying, detection, detonation, and sweeping of mines.

(c) Submarine nets.

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will be caused in bringing the new bands into force as a result of equipment limitations.

5. The proposed amendments to the rules are set forth below. They are issued pursuant to the authority of sections 303 (c), (f) and (r) of the Communications Act of 1934, as amended, the Final Acts of the International Telecommunication Radio Conference (Atlantic City, 1947) and the Agreement concluded at the Extraordinary Administrative Radio Conference (Geneva, 1951).

6. Any interested party who is of the opinion that the proposed amendment should not be adopted, or should not be adopted in the form set forth herein, may file with the Commission on or before December 18, 1953, a written statement or brief setting forth his comments. Replies to such comments may be filed within ten days from the last date for filing the original comments. The Commission will consider all comments and briefs presented before taking final action in the matter.

7. In accordance with the provisions of § 1.764 of the Commission's rules and regulations, an original and 14 copies of all statements, briefs or comments filed shall be furnished the Commission.

Adopted: November 18, 1953.

Released: November 20, 1953.

FEDERAL COMMUNICATIONS  
COMMISSION,  
[SEAL] WM. P. MASSING,  
Acting Secretary.

1. Section 8.321 (a) (1) is amended by inserting footnote designator 1a in the text of subparagraph (1) between "ship stations" and "(public or limited)" and by adding footnote 1a to read as follows:

<sup>1a</sup> The specific frequencies above 515 kc herein listed shall not be assignable to ship

stations (public or limited) on board ships after a date to be designated.

2. Section 8.324 (e) (2) is amended by revising the bands of frequencies to read:

2065-2107 kc <sup>2a</sup>	12561-12714 kc <sup>2a</sup>
4187-4238 kc <sup>2a</sup>	16748-16952 kc <sup>2a</sup>
6280.5-6357 kc <sup>2a</sup>	22270-22400 kc.
8374-8476 kc <sup>2a</sup>	

And by inserting footnote 2d to read:

<sup>2a</sup> Available after a date to be designated.

3. Section 8.324 (f) (2) is amended by inserting footnote designator 2e in the text of subparagraph (2) between "17000 kc" and "when" and by adding footnote 2e to read as follows:

<sup>2e</sup> After a date to be designated, not applicable to frequencies between 4000 and 23000 kc insofar as ship stations aboard cargo vessels may be concerned.

[F. R. Doc. 53-9908; Filed, Nov. 24, 1953; 8:53 a. m.]

## SECURITIES AND EXCHANGE COMMISSION

[ 17 CFR Parts 239, 270, 274 ]

REVISION OF FORMS RELATING TO REGISTRATION STATEMENTS AND RELATED AMENDMENTS OF RULES UNDER THE INVESTMENT COMPANY ACT OF 1940

NOTICE OF PROPOSED RULE MAKING

The Securities and Exchange Commission today announced that it was circulating for comment among registered management investment companies copies of proposed revisions of Forms N-8B-1 and S-5<sup>1</sup> (17 CFR 239.15 and 274.11) and related amendments to the General Rules and Regulations under the Investment Company Act of 1940.

Section 274.11 (Form N-8B-1) is the basic form for registration of manage-

ment investment companies under the Investment Company Act of 1940. Section 239.15 (Form S-5) is a form for registration under the Securities Act of 1933 of the securities of open-end management investment companies, commonly known as "Mutual Funds." In connection with the preparation of these forms, the Commission has had the cooperation and many practical suggestions of representatives of management investment companies and the distributors of their securities. It is believed that as a result of such cooperation and suggestions the proposed new forms have been materially simplified without any loss to investors of essential information. Particularly, it is believed that the new Form S-5 will reduce substantially the size of the prospectus used in the sale of "Mutual Funds," as the result of the simplification of requirements for financial data to be included therein and the elimination of much statistical data.

Although these forms have been previously circulated for comment among the companies affected and other interested persons, the Commission believes the fundamental character and importance of these basic forms, not only to the companies concerned but to investors, warrants their re-circulation for further comment. All interested persons may obtain copies of such forms and the related rules by writing to the Commission's Secretary, Orval DuBois, at 425 Second Street NW. The Commission requests that all comments upon these forms be made to it not later than December 1, 1953.

By the Commission.

[SEAL] ORVAL L. DuBois,  
Secretary.

NOVEMBER 17, 1953.

[F. R. Doc. 53-9887; Filed, Nov. 24, 1953; 8:50 a. m.]

## NOTICES

### DEPARTMENT OF THE TREASURY

Office of the Secretary

[Treasury Department Order 150-32]

COMMISSIONER OF INTERNAL REVENUE

DELEGATION OF FINAL APPROVAL OF CLOSING AGREEMENTS

By virtue of the authority vested in me by Reorganization Plan No. 26 of 1950, there are hereby transferred to the Commissioner of Internal Revenue all the functions of the Secretary of the Treasury, the Under Secretary of the Treasury, or any Assistant Secretary of the Treasury with respect to closing agreements under section 3760 of the Internal Revenue Code.

This order continues the delegation made by Treasury Department Order No. 146, dated December 20, 1951, which is hereby superseded.

The functions herein transferred may be delegated by the Commissioner to

subordinates in the Internal Revenue Service in such manner as he shall from time to time direct.

Dated: November 18, 1953.

[SEAL] G. M. HUMPHREY,  
Secretary of the Treasury.

[F. R. Doc. 53-9897; Filed, Nov. 24, 1953; 8:52 a. m.]

### DEPARTMENT OF THE INTERIOR

Office of the Secretary

CONFEDERATED TRIBES OF COLVILLE  
RESERVATION

ADOPTION OF FEDERAL INDIAN LIQUOR LAWS

Pursuant to the act of August 15, 1953 (Pub. Law 277, 83d Cong., 1st Sess.), I certify that the following ordinance relating to the application of the Federal Indian liquor laws on the Colville

<sup>1</sup> Filed as part of the original document.

Reservation was duly adopted by the Confederated Tribes of the Colville Indian Reservation of Washington which has jurisdiction over the area of Indian country included in the resolution:

Whereas Public Law 277, 83d Congress, approved August 15, 1953, provides that sections 1154, 1156, 3113, 3488 and 3618 of title 18, United States Code, commonly referred to as the Federal Indian liquor laws, shall not apply to any act or transaction within any area of Indian country provided such act or transaction is in conformity with both the laws of the State in which such act or transaction occurs and with an ordinance duly adopted by the tribe having jurisdiction over such area of Indian country, certified by the Secretary of the Interior, and published in the FEDERAL REGISTER,

Therefore, be it resolved that the introduction, sale or possession of intoxicating beverages shall be lawful within the Indian country under the jurisdiction of the Confederated Tribes of the Colville Indian Reservation: *Provided*, That such introduction, sale or possession is in conformity with the laws of the State of Washington.