# **NOTIFICATIONS**

# GENERAL AND MISCELLANEOUS

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# **CENTRAL GAZETTE NOTIFICATIONS**

# **GENERAL AND MISCELLANEOUS**

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#### Ingredients of Ammunition under Section 2 (1) (b) (vii)

**G.S.R. 988, dated 13<sup>th</sup> July, 1962:-** In exercise of the powers conferred by sub-clause (vii) of clause (b) of sub-section (1) of Section 2 of the Arms Act, 1959 (54 of 1959), the Central Government hereby specifies the following as ingredients of ammunition, namely:-

- (i) lead, sulphur, saltpetre and sodium azide;
- (ii) chlorates and per chlorates;
- (iii) fissionable material; and
- (iv) asphyxiating, poisonous, irritant or other gases and analogous liquid, materials or devices which are not used in any *bona fide* industrial process in India.

#### Prohibited Arms as defined u/s 2(1) (i) of the Arms Act, 1959

**G.S.R. 989, dated 13<sup>th</sup> July, 1962:-** In exercise of the powers conferred by clause (i) of sub-section (1) of Section 2 of the Arms Act, 1959 (54 of 1959), the Central Government hereby specifies the following arms as prohibited arms in addition to those mentioned in that clause, namely:-

Hand grenades, riot pistols, fire-arms for discharging projectiles by atomic energy, cannon, mortars and other ordnance and machineguns, all carriages, accessories and appliances for mounting, transporting and serving the same.

# Prohibited Ammunition as defined u/s 2(1) (h) of the Arms Act, 1959

**G.S.R. 990, dated 13<sup>th</sup> July, 1962:-** In exercise of the powers conferred by Clause (h) of sub-section (1) of Section 2 of the Arms Act, 1959 (54 of 1959), the Central Government hereby specifies the following articles as prohibited ammunition in addition to those mentioned in that clause, namely:-

Ammunition for any of the prohibited arms, articles designed for land mining and ammunition containing or designed or adapted to contain any fissionable material or any noxious liquid gas or other such thing.

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#### Notification of enforceability of the Arms Act, 1959

**G.S.R. 992, dated 13<sup>th</sup> July, 1962** - In exercise of the powers conferred by sub-section (3) of Section 1 of the Arms Act, 1959 (54 of 1959), the Central Government hereby appoints, the 1<sup>st</sup> day of October, 1962 as the date on which the said Act shall come into force.

#### List of Countries for the definition of Bonafide Tourist u/s 10(1)(b)

**G.S.R. 1420, dated 3<sup>rd</sup> November, 1962** - In exercise of the powers conferred by Clause (b) of the proviso to sub-section (1) of Section 10 of the Arms Act, 1959 (54 of 1959), the Central Government hereby specifies the following countries for the purposes of that clause, namely:

1. Aden.	36. Finland.
2. Afghanistan.	37. France.
3. Albania.	38. Gabon.
4. Algeria.	39. Guatemala.
5. Argentina.	40. Germany, Federal Republic of.
6. Austria.	41. Ghana.
7. Australia.	42. Greece.
8. Bhutan.	43. Guinea.
9. Bolivia.	44. Heit.
10. Belgium.	45. Honduras.
11. Brazil.	46. Hong Kong.
12. Bulgaria.	47. Hungary.
13. Burma.	48. Indonesia.
14. Cambodia.	49. Iran.
15. Cameroons, Republic of.	50. Iraq.
16. Canada.	51. Ireland.
17. Central African Republic.	52. Italy.
18. Ceylon.	53. Ivory Coast.
19. Chad.	54. Japan.
20. Chile.	55. Jordan.
21. Columbia	56. Kuwait.
22. Congo (Brazzaville) Republic	57. Laos.
of.	58. Lebanon.
23. Congo.	59. Liberia.
24. Costa Rica.	60. Luxemburg.
25. Cuba.	61. Madagascar.
26. Cyprus.	62. Malaya.
27. Czechoslovakia.	63. Mali.
28. Dahomey.	64. Mauritius.
29. Denmark.	65. Mexico.
30. Dominican Republic.	66. Mongolia.
31. East Africa (British), (Kenya,	67. Morocco.
Uganda and Zanzibar).	68. Muscat.
32. Ecuador.	69. Nepal.
33. El Salvador.	70. Netherlands.
34. Ethiopia.	
35. Fiji.	

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<ul> <li>71. New Zealand.</li> <li>72. Nicaragua.</li> <li>73. Nigeria.</li> <li>74. Norway.</li> <li>75. Panama.</li> <li>76. Paraguay.</li> <li>77. Peru.</li> <li>78. Philippines.</li> <li>79. Poland.</li> <li>80. Rhodesia and Nyasaland-Federal of</li> <li>81. Rumania.</li> <li>82. Rwanda-Urundi</li> <li>83. Saudi Arabia.</li> <li>84. Senegal.</li> <li>85. Sierra Leone.</li> <li>86. Sikkim.</li> <li>87. Singapore.</li> <li>88. Somalia.</li> <li>89. South Africa.</li> <li>90. Spain</li> </ul>	<ul> <li>100. Turkey.</li> <li>101. Uganda.</li> <li>102. Union of Soviet Socialistic Republics.</li> <li>103. United Arab Republic.</li> <li>104. United States of America.</li> <li>105. United Kingdom.</li> <li>106. Upper Volta.</li> <li>107. Uruguay.</li> <li>108. Vatican.</li> <li>109. Venezuela.</li> <li>110. Vietnam (North).</li> <li>111. Vietnam (South).</li> <li>112. Federation of West Indies and British Guinea (Trinidad, Tobago).</li> <li>113. Yugoslavia.</li> </ul>
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	(Trinidad, Tobago).
86. Sikkim.	113. Yugoslavia.
01	_
88. Somalia.	
89. South Africa.	
90. Spain.	
91. Sudan.	
92. Surinam.	
93. Sweden.	
94. Switzerland.	
95. Syria.	
96. Tanganyika.	
97. Thailand.	
98. Togo.	
99. Tunisia.	

#### Regulating Carrying of Arms in Siliguri, Darjeeling

**G.S.R. 1075, dated 10<sup>th</sup> July, 1967:-** In exercise of the powers conferred by Section 11 and 12 of the Arms Act, 1959 (54 of 1959), the Central Government hereby directs that no person shall bring into, or transport over areas within the local limits of the jurisdiction of the Siliguri Sub-Division of the District of Darjeeling, West Bengal, arms of the classes and descriptions specified in the Schedule to this notification.

**G.S.R. 1076, dated 10<sup>th</sup> July, 1967:-** Whereas having regard to the circumstances prevailing in the areas within the local limits of the jurisdiction of the Siliguri Sub-Division of the District of Darjeeling, West Bengal, it is expedient in the public interest that the carrying of arms specified in the Schedule to this notification should also be regulated;

Now, therefore, in exercise of the powers conferred by Section 4 of Arms Act, 1959 (54 of 1959), the Central Government hereby directs that the said Section 4 shall apply to the carrying of arms specified in the Schedule to this notification.

**GSR 2115, dated 21-08-1969:-**In exercise of the powers conferred by sub-clause (iii) of clause (b) of section 45 of the Arms Act, 1959 (54 of 1959), the Central Government hereby specifies the Directorate General of Security functioning under the Cabinet Secretariat, Government of India, as a 'force' for the purposes of the said clause.

#### Applicability of the Arms Act, 1959 to the state of Sikkim

**G.S.R.461(E), dated 21<sup>st</sup> July, 1976:-** In pursuance of the Notification of the Government of India in the Ministry of Home Affairs No. S.O. 208(E), dated 16-05-1975, the Central Government hereby appoints 01-08-1976 as the date on which the Arms Act, 1959 (54 of 1959) shall come into force in the State of Sikkim.

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## Prohibited Ammunition to include Multiple Projectile Ammunition of 5 mm

**G.S.R. 375 (E), dated 21<sup>st</sup> June, 1980:-** In exercise of the powers conferred by Clause (*h*) of sub-section (1) of Section 2 of the Arms Act, 1959 (54 of 1959), the Central Government hereby specifies any multiple projectile ammunition in which any projectile has a dimension of 5 mm or more to be prohibited ammunition within the meaning of the said clause.

2. This notification shall come into force from the date of its publication in the official Gazette.

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#### Prohibition on Import of Multiple Projectile Ammunition of 5 mm

**G.S.R. 376 (E), dated 21<sup>st</sup> June, 1980** - In exercise of the powers conferred by Section 11 of the Arms Act, 1959 (54 of 1959), the Central Government hereby prohibits the bringing into India ammunition of the following description namely:

"Any multiple projectile ammunition in which any projectile has a dimension of 5 mm or more"

This notification shall come into force on the date of its publication in the official Gazette.

**S.O. 3827, dated 4.11.1986** - In exercise of the powers conferred by sub-section (1) of Section 5 read with Section 6 of the Delhi Special Police Establishment Act, 1946 (25 of 1946), the Central Government with the consent of the Government of Karnataka, hereby extends the power and jurisdiction of the members of the Delhi Special Police Establishment to the whole of the State of Karnataka for the investigation of the offences punishable under Sections 25 and 30 of the Arms Act,1959 (54 of 1959) and offences punishable under Section 5 of the Indian Explosives Act 1884 (4 of 1884) and attempts, abatements and conspiracies in relation to, or in connection with the said offences and any other offences committed in the course of the same transaction arising out of the same facts.

## Offences under the Arms Act to be investigated by the Delhi Special Police Establishment (C.B.I.)

**S.O. 40, dated 18.12.1987** - In exercise of the powers conferred by Section 3 of the Delhi Special Police Establishment Act, 1946 (25 of 1946), the Central Government hereby specifies the following offences as offences, which are to be investigated by the Delhi Special Police Establishment, namely:

- (a) Offences punishable under section 3 of the Arms Act, 1959 (54 of 1959).
- (b) Attempts, abatements and conspiracies or attempts to abet or any act preparatory to the contravention of any of the provisions of the aforesaid section or any order made there-under, in relation to, or in connection with, the offences mentioned in clause (a) and any other offences committed in the course of the same transaction arising out of the same facts.