

Undesignated Centerheading and §§ 194.239 through 194.241 [Removed and reserved]

Par. 12. The undesignated centerheading preceding § 194.239 is removed, and §§ 194.239, 194.240 and 194.241 are removed and reserved.

PART 250—LIQUOR AND ARTICLES FROM PUERTO RICO AND THE VIRGIN ISLANDS

Par. 13. The authority citation for part 250 continues to read as follows:

Authority: 19 U.S.C. 81c; 26 U.S.C. 5001, 5007, 5008, 5010, 5041, 5051, 5061, 5081, 5111, 5112, 5114, 5121, 5122, 5124, 5131–5134, 5141, 5146, 5207, 5232, 5271, 5276, 5301, 5314, 5555, 6001, 6301, 6302, 6804, 7101, 7102, 7651, 7652, 7805; 27 U.S.C. 203, 205; 31 U.S.C. 9301, 9303, 9304, 9306.

Par. 14. Section 250.11 is amended by revising the definition of *eligible* wine to read as follows:

§ 250.11 Meaning of terms.

* * * * *

Eligible wine. Wine on which tax would be imposed by paragraph (1), (2), or (3) of 26 U.S.C. 5041(b) but for its removal to distilled spirits plant premises and which has not been subject to distillation at a distilled spirits plant after receipt in bond.

* * * * *

PART 251—IMPORTATION OF DISTILLED SPIRITS, WINES, AND BEER

Par. 15. The authority citation for part 251 continues to read as follows:

Authority: 5 U.S.C. 552(a), 19 U.S.C. 81c, 1202; 26 U.S.C. 5001, 5007, 5008, 5010, 5041, 5051, 5054, 5061, 5111, 5112, 5114, 5121, 5122, 5124, 5201, 5205, 5207, 5232, 5273, 5301, 5313, 5555, 6302, 7805.

Par. 16. Section 251.11 is amended by revising the definition of *eligible* wine to read as follows:

§ 251.11 Meaning of terms.

* * * * *

Eligible wine. Wine on which tax would be imposed by paragraph (1), (2), or (3) of 26 U.S.C. 5041(b) but for its removal to distilled spirits plant premises and which has not been

subject to distillation at a distilled spirits plant after receipt in bond.

* * * * *

Signed: July 23, 1998.

John W. Magaw,

Director.

Approved: July 23, 1998.

John P. Simpson

Deputy Assistant Secretary (Regulatory, Tariff and Trade Enforcement).

[FR Doc. 98–22503 Filed 8–20–98; 8:45 am]

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DEPARTMENT OF DEFENSE

Department of the Navy

32 CFR Part 706

Certifications and Exemptions Under the International Regulations for Preventing Collisions at Sea, 1972; Amendment

AGENCY: Department of the Navy, DoD.

ACTION: Final rule.

SUMMARY: The Department of the Navy is amending its certifications and exemptions under the International Regulations for Preventing Collisions at Sea, 1972 (72 COLREGS), to reflect that the Deputy Assistant Judge Advocate General (Admiralty) of the Navy has determined that USS CONNECTICUT (SSN 22) is a vessel of the Navy which, due to its special construction and purpose, cannot fully comply with certain provisions of the 72 COLREGS without interfering with its special functions as a naval ship. The intended effect of this rule is to warn mariners in waters where 72 COLREGS apply.

EFFECTIVE DATE: 10 August 1998.

FOR FURTHER INFORMATION CONTACT: Captain R.R. Pixa, JAGC, U.S. Navy Admiralty Counsel, Office of the Judge Advocate General, Washington Navy Yard, 1322 Patterson Avenue SE, Suite 3000, Washington DC 20374–5066, Telephone number: (202) 685–5040.

SUPPLEMENTARY INFORMATION: Pursuant to the authority granted in 33 U.S.C. 1605, the Department of the Navy amends 32 CFR Part 706. This amendment provides notice that the

Deputy Assistant Judge Advocate General (Admiralty) of the Navy, under authority delegated by the Secretary of the Navy, has certified that USS CONNECTICUT (SSN 22) is a vessel of the Navy which, due to its special construction and purpose, cannot fully comply with the following specific provisions of 72 COLREGS without interfering with its special function as a naval ship: Rule 21(b), pertaining to the arc of visibility of the sidelights; Rule 21(c), pertaining to the arc of visibility of the sternlight; Annex I, section 2(a)(i), pertaining to the height of the masthead light; Annex I, section 2(k), pertaining to the height and relative positions of the anchor lights; and Annex I, section 3(b), pertaining to the location of the sidelights. The Deputy Assistant Judge Advocate General (Admiralty) has also certified that the aforementioned lights are located in closest possible compliance with the applicable 72 COLREGS requirements.

Moreover, it has been determined, in accordance with 32 CFR Parts 296 and 701, that publication of this amendment for public comment prior to adoption is impracticable, unnecessary, and contrary to public interest since it is based on technical findings that the placement of lights on this vessel in a manner differently from that prescribed herein will adversely affect the vessel's ability to perform its military functions.

List of Subjects in 32 CFR Part 706

Marine safety, Navigation (water), Vessels.

PART 706—[AMENDED]

Accordingly, 32 CFR Part 706 is amended as follows:

1. The authority citation for 32 CFR Part 706 continues to read:

Authority: 33 U.S.C. 1605.

2. Table One of § 706.2 is amended by adding, in numerical order, the following entry for USS CONNECTICUT:

§ 706.2 Certifications of the Secretary of the Navy under Executive Order 11964 and 33 U.S.C. 1605.

* * * * *

TABLE ONE

Vessel	Number	Distance in meters of forward mast-head light below minimum required height. § 2(a)(i) Annex 1
USS CONNECTICUT	SSN 22	4.62

3. Table Three of 706.2 is amended by adding, in numerical order, the following entry for USS CONNECTICUT:
§ 706.2 Certifications of the Secretary of the Navy under Executive Order 11964 and 33 U.S.C. 1605.

TABLE 3

Vessel	No.	Masthead lights arc of visibility; rule 21(a)	Side lights arc of visibility; rule 21(b)	Stern light arc of visibility; rule 21(c)	Side lights distance in-board of ship's sides in meters 3(b) annex 1	Stern light, distance forward of stern in meters; rule 21(c)	Forward anchor light, height above hull in meters; 2(K) annex 1	Anchor lights relationship of aft light to forward light in meters 2(K) annex 1
USS CONNECTICUT	SSN 22	232°	112.8°	207°	5.1	10.7	2.8	1.63 below.

Dated: August 10, 1998.
G.A. Cervi,
Lieutenant Commander, JAGC, U.S. Navy,
Acting Deputy Assistant Judge Advocate
General (Admiralty)
 [FR Doc. 98-22472 Filed 8-20-98; 8:45 am]
 BILLING CODE 3810-FF-P

CENTRAL INTELLIGENCE AGENCY
32 CFR Part 1903
Security Protective Service

AGENCY: Central Intelligence Agency.
ACTION: Final rule.

SUMMARY: The Central Intelligence Agency is hereby promulgating regulations which protect its installations within the United States. The classified and highly sensitive worldwide activities of the Agency are directed and supervised from these various installations. Furthermore, all intelligence support functions, including training, for the conduct of the various foreign intelligence activities of the CIA are managed from these installations. Pursuant to section 15 of the Central Intelligence Agency Act of 1949, as amended, the CIA is empowered to promulgate these

regulations, which have the force of law and which are effective immediately.
DATES: *Effective Date:* August 21, 1998.
FOR FURTHER INFORMATION CONTACT: Paul Morris, Legal Advisor, Center for CIA Security, Central Intelligence Agency, Washington, D.C. 20505 (703) 482-8724; facsimile (703) 734-1283.
ADDRESSES: Central Intelligence Agency, Washington, D.C. 20505.
SUPPLEMENTARY INFORMATION: On 8 November 1984, Congress enacted the Intelligence Authorization Act for Fiscal Year 1985, which amended the Central Intelligence Agency Act of 1949 (50 U.S.C. 403a *et seq.*) to permit the Director of Central Intelligence to authorize Agency personnel within the United States to perform functions identical to those performed by special police officers of the General Services Administration in order to protect Agency installations.
 The legislation empowering GSA special police officers is entitled "An Act to authorize the Federal Works Administrator or officials of the Federal Works Agency duly authorized by him to appoint special policemen for duty on Federal property under the jurisdiction of the Federal Works Agency, and for other purposes" (40 U.S.C. 318). Under this Act, the Administrator of GSA is authorized to

appoint uniformed guards as special police officers. Once appointed, the GSA special police are granted the same powers as sheriffs and constables upon property under the GSA charge and control and are authorized to enforce laws enacted for the protection of persons and property, to prevent breaches of the peace, to suppress affrays or unlawful assemblies, and to enforce with criminal penalties any rules and regulations made and promulgated by the Administrator of the General Services Administration.

As described in section 15 of the Central Intelligence Agency Act of 1949, as amended, the Central Intelligence Agency has the authority to carry out the protective police functions set forth above and has promulgated these regulations pursuant to that authority.

This regulation concerns the management of public property and is issued as a final rule in accordance with 5 U.S.C. 553(a)(2).

Lists of Subjects in 32 CFR Part 1903

Federal buildings and facilities, Security measures, Government property, Government buildings, Defense, Law enforcement, Crime,