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FARM EQUIPMENT MANUFACTURERS ASSOCIATION
Bylaws

ARTICLE I
General Provisions

Section 1. NAME  The name of this association shall be Farm Equipment Manufacturers Association (hereinafter referred to as the “Association” or “Corporation”).

Section 2. PURPOSE  The purpose of the Association is to enhance the shortline farm equipment manufacturing industry in accordance with the mission statement and strategic plan.

Section 3. MISSION STATEMENT  The Association shall provide industry leadership to enhance business opportunities and profitability to the Membership.

Section 4. POLICIES AND PROCEDURES  Except where otherwise provided by law or by these Bylaws, the Association Board of Directors may from time to time adopt policies and procedures governing the operation of the Association (“Policy Manual”).

Section 5. LOCATION  The location of the principal office of the Association shall be determined by the Board of Directors. The registered office of the Association, required by the General Not-For-Profit Corporation Act to be maintained in the State of Missouri, may be, but need not be, identical with the principal office in the State of Missouri, and the address of the registered office may be changed from time to time by the Board of Directors.

Section 6. CORPORATE SEAL  The Association shall have a corporate seal, which shall have inscribed thereon the name of the Association and the words "Corporate Seal" and "State of Missouri."

Section 7. COMMUNICATION  For purposes of these Bylaws, any required communication or notice may be sent via mail, electronic means, facsimile, or any other method of communication as may be approved by the Association Board of Directors.

ARTICLE II
Limitations

Section 1. LIMITATIONS  No recommendation, representation, or report of any Officer, Director, Committee, Product Council, or Member of the Association shall be binding upon the Association nor shall be considered as representing the opinion or policy of the Association, unless the same shall be submitted to and approved by the Board of Directors.

ARTICLE III
Membership

The Association shall have the following membership categories (“Membership”):

Section 1. REGULAR MEMBERSHIP

a. Eligibility – Any entity possessing fixed manufacturing assets within the United States and/or Canada and actively engaged in the manufacture and sale of shortline farm equipment may apply for membership.

b. Voting Rights – Regular Members shall have voting rights.

c. Participation – Regular Members may serve on any committee or as an officer or director of the Association.

Section 2. FOREIGN MEMBERSHIP (OUTSIDE THE UNITED STATES AND/OR CANADA)

a. Eligibility - Any individual entity which meets the eligibility requirements for Regular Membership but does not have manufacturing facilities in the United States and/or Canada but does maintain a United States and/or Canadian-based sales office.
b. Voting Rights – Foreign members shall not have voting rights.

c. Participation – Foreign members shall have the right to serve on committees but shall not have the right to serve as an officer or director of the Association.

Section 3. SUPPLIER ASSOCIATE MEMBERSHIP

a. Eligibility - Any entity not qualifying for Regular or Foreign Membership but which supplies raw materials, component parts of whole goods, or other services to farm equipment manufacturers as approved by the Board of Directors, not to include marketing of whole goods, may apply for Supplier Associate Membership.

b. Voting Rights - Supplier Associate Members shall have no voting rights.

c. Participation - Supplier Associate Members shall have the right to serve on committees but shall not have the right to serve as an officer of the Association.

d. Limitation of Use - No Supplier Associate Member shall identify his/her company as an “approved” or “endorsed” Association supplier unless so approved by the Association Board of Directors. Violation is subject to immediate termination of membership.

Section 4. MARKETING ASSOCIATE MEMBERSHIP

a. Eligibility - Any entity involved in the marketing of farm, garden, power, and light industrial equipment (“Equipment”) which possesses a warehouse facility for wholesale distribution of Equipment or purchases and resells Equipment or physically markets or earns a sale-based commission from the manufacturer or distributor of Equipment may apply for Marketing Associate Membership.

b. Voting Rights – Marketing Associate Members shall have no voting rights.

c. Participation – Marketing Associate Members shall have the right to serve on committees but shall not have the right to serve as an officer of the Association.

d. Limitation of Use – No Marketing Associate Member shall identify his/her company as “approved” or “endorsed” by the Association unless so approved by the Association Board of Directors. Violation is subject to immediate termination of membership.

Section 5. APPLICATION FOR MEMBERSHIP

a. Application for membership in Association shall be made on a form approved by the Board of Directors, and the applicant shall be sponsored by a member in good standing or by the Executive Vice President of the Association.

b. The applicant may be approved for membership by the Board of Directors according to Article V.

Section 6. PERSONAL REPRESENTATION Each Association Member shall certify in writing to the Executive Vice President the name of its representative, preferably an officer or member of the firm, who shall vote and act for the Member in all Association activities. A member may change its representative by giving notice to the Executive Vice President.

Section 7. RESIGNATION Any Association member may resign upon notice to the Association, provided all dues or other financial obligations to the Association shall have been discharged up to the effective date of withdrawal. All resignations will be submitted to the Board of Directors for final disposition.

Section 8. SUSPENSION Any member whose dues are in arrears may be suspended from the Membership by a majority vote of the Association’s Board of Directors.

Section 9. EXPULSION Following fifteen (15) days written notice by the Association office, any member may be expelled for failure to abide by the Association Bylaws or any cause considered just by a two-thirds (2/3) vote of the Regular Membership at any regular or special meeting, or by a unanimous vote of the Board of Directors. An opportunity will be given to the Member to be heard, orally or in writing, not less than five (5) days before the effective date of expulsion, by the President who is authorized to decide that the proposed expulsion not take place.
Section 10. **REFUND** In the event of resignation, suspension, or expulsion, there shall be no division of surplus or refund of dues or other assessments paid.

Section 11. **REINSTATEMENT** A former member may be reinstated pursuant to the Policy Manual.

**ARTICLE IV**
Product Councils

Section 1. **CREATION OF COUNCILS** The Board of Directors shall provide for such Product Councils as it deems necessary.

Section 2. **ELIGIBILITY** To be eligible for participation in a Product Council, a company must manufacture one or more products included within the Product Council’s designated area of interest. Non-Association members, meeting the same manufacturing criteria, are also eligible for participation in Product Councils.

**ARTICLE V**
Voting and Mail Ballots

Section 1. **VOTING** Each Regular Member, through its designated representative, shall be entitled to one (1) vote in any annual, semi-annual, or special meeting of the Association. There shall be no voting privileges extended to Foreign Members or Associate Members.

Section 2. **MAIL BALLOTS** Any vote of the Board of Directors, unless otherwise specifically provided in these Bylaws, may be taken by letter, electronic, or facsimile ballot and must receive unanimous approval of the Board of Directors. All solicitations for votes by written ballot shall:

a. Specify the time by which a ballot must be received by the Association in order to be counted, and  
b. Any vote not unanimous shall be taken up at the next meeting of the Board of Directors and acted upon per the Management Article of these Bylaws.

**ARTICLE VI**
Initiation Fee, Dues, Prorating, and Assessments

Section 1. **INITIATION FEE** All applications for membership shall be accompanied by an initiation fee in any amount to be determined by the Board of Directors.

Section 2. **DUES** Regular Member dues shall be paid in advance semi-annually or annually. Foreign Member and Associate Member dues shall be paid in advance annually. The amounts of dues shall be established by the Board of Directors. Failure to pay dues may disqualify the Member from voting and/or serving in an elected position.

Section 3. **PRORATING** Dues for the fiscal year in which a member is approved shall be prorated for not less than three (3) months.

Section 4. **ASSESSMENTS** Special assessments may be levied by the Board of Directors for extraordinary expenses incurred by the Association.

**ARTICLE VII**
Fiscal Year

Section 1. **FISCAL YEAR** The fiscal year of the Association shall commence on September 1 of each year and end on August 31 of the succeeding year.
ARTICLE VIII
Meetings

Section 1. ANNUAL MEETING The annual meeting of the Association shall be held at a time and place to be selected by the
President and the Board of Directors for the purpose of electing Directors and for the transaction of such other business as
may come before the meeting.

Section 2. SPECIAL MEETINGS Special meetings of the Association may be called by the President at any time and shall
be called by him/her upon the request of the Board of Directors or upon the written request of five percent (5%) of the
Regular Members. The purpose of any special meeting shall be stated in the call.

Section 3. SEMI-ANNUAL MEETING At the discretion of the President and the Board of Directors, a semi-annual meeting
of the Association may be held in the spring at a time and place to be selected by the President and Board of Directors.

Section 4. NOTICE Notice of all meetings shall be sent to each Member at least twenty (20) days, but no more than sixty
(60) days, prior to the date of such meetings.

Section 5. QUORUM At all duly-called meetings of the Association, a majority of those Regular Members in attendance
shall constitute a quorum, but a lesser number may adjourn the meeting. A proxy will not be considered part of the quorum.
Unless one-third (1/3) or more of the voting power is present in person, the only matters that may be voted upon at an annual
or regular meeting of the Members are those matters that are described in the meeting notice.
ARTICLE IX
Management

Section 1. BOARD OF DIRECTORS The management of the Association shall be vested in a Board of Directors, consisting of sixteen (16) members, one (1) of whom shall be the designated representative of the Supplier Associate Membership and one (1) of whom shall be the designated representative of the Marketing Associate Membership. The other fourteen (14) Directors shall be elected by the Regular Membership. The Immediate Past President shall serve ex officio as a non-voting member of the Board of Directors except if the Immediate Past President has any years remaining on their term as Director, he/she shall be a voting member of the Board of Directors.

Section 2. NOMINATIONS At least one hundred eighty (180) days before the annual meeting, the President shall appoint the Nominating Committee for Directors. The Committee shall consist of five (5) Regular Members, at least one (1) of whom shall be a Past President and none of whom shall be members of the Board of Directors. A Past President shall serve as the Chairman. At least one hundred twenty (120) days prior to the annual meeting, names of prospective Directors shall be submitted to the Board of Directors for comment.

The Nominating Committee for Directors shall propose, at the time of the annual meeting, the names of persons representing Regular Members in good standing who have agreed to serve, if elected, on the Board of Directors to replace those whose terms expire. After the report of the Nominating Committee for Directors at the annual meeting, it shall be the privilege of any Regular Member of the Association to place in nomination the name of any Regular Member he/she may desire. These names shall be added to those reported by the Nominating Committee for Directors.

Section 3. ELECTIONS Elections shall be conducted at the annual meeting of the Association, and a majority of those voting shall elect Directors.

Section 4. TERM OF OFFICE The terms of the Directors shall be staggered so that members of the Board of Directors shall hold office for three (3) years and until their successors are duly elected and take office. No member of the Board of Directors may serve more than two (2) successive terms of three (3) years each unless a Director be elected to serve as an Officer of the Association, which election shall make him/her eligible for one (1) additional three-year (3) term as a Director. In exceptional situations where the Board of Directors by majority vote deems it necessary to the Regular Membership to extend the term of a Director and/or Officer, such action shall require confirmation by a two-thirds (2/3) “yea” vote by the Regular Membership at the Annual Business Session.

Section 5. QUORUM A majority of the Board of Directors shall constitute a quorum. The act of a majority of Directors present at a meeting at which a quorum is present shall be the act of the Board of Directors, except where otherwise provided by law or by these Bylaws.

Section 6. MEETINGS OF THE BOARD The Organizational Meeting of the Board of Directors shall be held before the close of the Fall Convention. Special meetings of the Board may be called by the President or by any three (3) members of the Board. The President shall designate the time and place of special meetings of the Board of Directors.

Notice of special meetings shall be sent twenty (20) days in advance of the meeting and shall state the time, place, and purpose of the meeting.

Section 7. VACANCY By majority vote of the Board of Directors, vacancies in the Board or in any office of the Association may be filled for the unexpired term and until a successor has been elected or appointed and takes office.

Section 8. INACTIVITY Should any membership, committee, or any other Association group, become inactive or unable to elect leadership, then the Board of Directors shall assume management of said group.

Section 9. EMPLOYMENT If the Director is no longer employed by a Regular Member or his/her company's membership ceases, his/her service as a Board member is terminated. If the Director changes employment to another Regular Member company, the Board shall review his/her continued service.

ARTICLE X
Officers

Section 1. OFFICERS The Officers of the Association shall be President, 1st Vice President, 2nd Vice President, Secretary, and Treasurer. Other officers or agents as from time to time may appear to be necessary in the conduct of the affairs of the
Association may be elected by the Board of Directors.

Section 2. ELECTION

a. The Board of Directors shall elect at its annual Organizational Meeting, from its own membership, the President, 1st Vice President, 2nd Vice President, Treasurer, and Secretary.

b. The Nominating Committee for Officers shall be composed of five (5) members, two (2) of whom shall be active Past Presidents and two (2) of whom shall be current Directors who have served at least one (1) year as a Director. The Immediate Past President shall serve as the Chairman. The Committee shall present to the Board of Directors, at its meeting, nominees for the five (5) Officers. It shall be the privilege of any member of the Board of Directors to place in nomination the names of any other candidates, such names to be added to those reported by the Nominating Committee for Officers.

Section 3. TERM OF OFFICE

a. The Officers of the Association shall take office at the conclusion of the election and shall hold office for the term of one (1) year and until their successors are elected and take office.

b. If no annual meeting of the Members is held within approximately twelve (12) months of the last preceding annual meeting, the newly-elected Officers of the Association shall take office on the anniversary of the last preceding annual meeting.

c. Any Officer may be removed by a majority vote of the Board of Directors at any meeting of the Board.

d. No Officer may serve in the same office for more than two (2) successive terms, except the Treasurer who shall be limited to serve a maximum of three (3) full, one-year (1) consecutive terms.

Section 4. REPLACEMENT In the event of death, resignation, or removal of an Officer, the Board of Directors may fill such vacancy for the unexpired term.

ARTICLE XI

Committees

Section 1. COMMITTEES The President shall appoint committees as he/she deems advisable to assist in the proper functioning of the Association or to carry out its mission.

Section 2. EXECUTIVE COMMITTEE The Executive Committee shall consist of five (5) Directors who have been elected or are now serving as its Officers — President, 1st Vice President, 2nd Vice President, Secretary, and Treasurer. The Immediate Past President and Executive Vice President shall serve as non-voting members of the Executive Committee. This Committee shall have full power of the Board to conduct urgent Association business between official meetings of the Board of Directors. The duties of this Committee shall consist of, but not be limited to, the following:

a. Annually administer a formal performance review and establish the compensation of the Executive Vice President;

b. Annually submit a financial plan and operating budget to the Board of Directors; and,

c. Manage the Association in the absence of the Executive Vice President.

The Executive Committee may not:

a. Authorize distributions to Members, Directors, Officers, agents, or employees except in exchange for value received;

b. Approve or recommend to Members the dissolution, merger, sale, pledge, or transfer of all or substantially all of the Association’s assets;

c. Unless otherwise stated in the Bylaws or Articles of Incorporation, elect, appoint, or remove Directors or fill vacancies on the Board or on any of its committees; nor,
d. Adopt, amend, or repeal the Articles or Bylaws.

Section 3. **RESPONSIBILITIES** The committees shall be responsible to and report to the Board of Directors as defined for each by the Board.

Section 4. **ANNUAL REPORT** The Chairman of each committee shall submit an annual report to the Board of Directors. The Chairman may be required to report at any meeting of the Board of Directors.

Section 5. **QUORUM** A majority of those committee members in attendance shall constitute a quorum.

**ARTICLE XII**
**Duties of Officers**

Section 1. **PRESIDENT** The duties of the President shall consist of, but not be limited to, the following:

a. Officiate the Fall Convention, Spring Meeting, Board of Directors meetings, and Executive Committee meetings;

b. Set the agenda for all Board of Directors meetings, Executive Committee meetings, and budget and finance meetings;

c. Appoint committee Chairmen and committee members;

d. Preside over strategic planning functions;

e. Provide leadership for the Association;

f. Issue awards, commendations, and special recognitions;

g. Represent the Association to the public, media, government bodies, and Membership;

h. Meet with Association’s Foreign and Associate Memberships and other associations or industry groups deemed appropriate;

i. Contact non-participating Board members, encouraging them to attend Board of Directors meetings. If they do not, the President shall ask them to resign;

j. Perform all activities necessary to carry out the purposes of the Articles of Incorporation and of the Bylaws and the actions of the Board of Directors; and,

k. Serve ex officio as a non-voting member of all committees.

Section 2. **1st VICE PRESIDENT** The duties of the 1st Vice President shall consist of, but not be limited to, the following:

a. Assume the responsibilities of President when required;

b. Chair the Convention Committee;

c. Prepare to assume presidential duties by supporting all Association activities, receiving guidance from the President and the Executive Vice President;

d. Meet with Association’s Foreign and Associate Memberships and other associations or industry groups deemed appropriate; and,

e. Undertake Association activities as the President may delegate to him/her.

Section 3. **2nd VICE PRESIDENT** The duties of the 2nd Vice President shall consist of, but not be limited to, the following:

a. Deliver the invocation at the Fall Convention, Spring Meeting, Board of Directors meetings, and Executive
Committee meetings; and,

b. Meet with other associations or industry groups deemed appropriate.

Section 4. **TREASURER** The duties of the Treasurer shall consist of, but not be limited to, the following:

a. Review the financial expenditures of the Association;

b. Actively participate in budget and financial responsibilities;

c. Recommend financial goals and investment decisions to the Association;

d. Review the financial report for the Board of Directors at each regular meeting;

e. Receive and disburse the moneys of the Association;

f. Deposit the moneys in the name of the Association in such banks as may be designated by the Board of Directors;

g. Pay out money only upon the order or approval of the Board of Directors, Executive Committee, or President; and,

h. Maintain custody of the Association’s surety bonds.

With appropriate oversight, the Treasurer may delegate any of his/her duties to the Executive Vice President.

Section 5. **SECRETARY** The duties of the Secretary shall consist of, but not be limited to, the following:

a. Keep a record of all meetings and review minutes prepared by staff;

b. Issue all meeting notices;

c. Maintain custody of and affix the Seal of the Association; and,

d. Perform such other duties as may be prescribed by the Board of Directors, Executive Committee, or President.

With appropriate oversight, the Secretary may delegate any of his/her duties to the Executive Vice President.

Section 6. **BOARD OF DIRECTORS** It shall be the duty of the Board of Directors to perform such duties from time to time as may be necessary for carrying out the spirit and intent of the mission of the Association. It shall receive reports from the appointed committees and take such action as the Directors deem necessary or desirable.

Section 7. **SURETY BONDS** At the discretion of the Board of Directors, the Officers, Executive Vice President, or any other agents of the Association shall be bonded for the faithful performance of the duties. Premiums on such bonds shall be paid by the Association, and the bonds shall be in the custody of the Treasurer.

Section 8. **COMPENSATION OF OFFICERS** No salary or compensation for services shall be paid to any elected Officer or Director of the Association or any committee member by reason of his/her office. However, this provision shall not preclude reimbursement to Officers, Directors, or Past Presidents of such expenses as may be incurred in the course of their duties and which may be approved by the Board of Directors.

**ARTICLE XIII**

**Indemnification of Officers and Directors**

Section 1. **INDEMNIFICATION** The Association shall indemnify its Officers, Directors, Committee members, and Product Council members to the fullest extent permitted by the Missouri General Not-For-Profit Corporation Act, as amended.

Section 2. **INDEMNIFICATION AGAINST EXPENSES** The Corporation shall also indemnify any person who was or is a party, or is threatened to be made a party to any threatened, pending, or completed action or suit by or in the right of the Corporation to procure a judgment in its favor by reason of the fact that he/she is or was a Director or Officer of the Corporation against expenses (including attorneys’ fees) actually and reasonably incurred by him/her in connection with the
defense or settlement of such action or suit, if he/she acted in good faith and in a manner he/she reasonably believed to be in, or not opposed to, the best interests of the Corporation. Notwithstanding the foregoing, no such indemnification shall be made in respect of any claim, issue, or matter as to which such person shall have been adjudged to be liable for negligence or misconduct in the performance of his/her duty to the Corporation, unless, and only to the extent that the court in which such action or suit was brought shall determine upon application that, despite the adjudication of liability, but in view of all the circumstances of the case, such person is fairly and reasonably entitled to indemnify for such expenses as the court shall deem proper.

Section 3. NON-EXCLUSIVE RIGHTS The indemnification provided by this Article shall not be exclusive of any other rights to which those indemnified may be entitled under any other bylaw provision or under any agreement, or otherwise, and shall not limit in any way any right which the Corporation may have to make different or further indemnifications with respect to the same or different persons or classes of persons.

Section 4. INSURANCE AUTHORIZED The Corporation may purchase and maintain insurance on behalf of any person who is or was a Director, Officer, Committee Chairman, or Product Council Chairman of the Corporation against any liability asserted against him/her and incurred by him/her in any such capacity, or arising out of his/her status as such, whether or not the Corporation would have the power to indemnify him/her against such liability under the provisions of this Article.

Section 5. ARTICLE OF INCORPORATION SUPERSEDE To the extent that the foregoing provisions concerning indemnification and liability conflict with any provisions of the Articles of Incorporation as now in effect and as hereafter amended, the said Articles shall control.

ARTICLE XIV
Assets and Liabilities

Section 1. INTEREST OF MEMBERS All interests of each Member in the funds, investments, and other assets belonging to the Association shall ipso facto immediately cease and terminate in the event that the membership of such Member in the Association shall terminate for any reason except through the dissolution of the Association. In the event of such termination, such Member and the representatives of such Member shall have no claim on the account of such assets against the Association, or against the other Members or their representatives, or any of them.

Section 2. DISSOLUTION Upon the dissolution of the Association, and after payment of all indebtedness of the Association, any remaining funds, investments, and other assets of the Association shall be divided among the Members of the Association in proportion to the amount of dues paid by them respectively during the five (5) calendar years preceding the calendar year in which such dissolution takes place.

ARTICLE XV
Resolutions

Section 1. RESOLUTIONS All resolutions pertaining to the Association’s policies with regard to public affairs shall first be submitted in writing to the Board of Directors and approved by them before presentation to the Regular Membership convened in any annual or special meeting.

ARTICLE XVI
Antitrust Policy

The Farm Equipment Manufacturers Association (hereinafter referred to as the “Association”) is a Missouri Not-For-Profit Corporation as provided in its Bylaws.

The Association Board of Directors consists of representatives of the Regular and Associate Member companies and elects the Association Executive Committee (Officers). The policies adopted by the Association voting delegates and programs instituted by the Association Board of Directors are implemented by the Association professional staff. These policies and programs are carried out by function, which includes government relations, member services, and public relations.

It shall be the Association’s policy that the policies and programs shall be implemented at all times in accordance with federal and state antitrust laws. The Association is not to play any role in the competitive decisions of Regular, Foreign, and/or Associate Members nor in any way restrict competition among Members and non-members of the Association, their customers, or other trade associations. In order to carry out this policy and assure adherence to the antitrust laws, the
Association’s Board of Directors approves the following antitrust guidelines for observance by the Association, its Board, staff, and the Membership.

1. All Board of Directors, Executive Committee, Committee, and Product Council meetings shall be conducted in accordance with a written agenda distributed prior to such meetings.

2. Minutes shall be kept of all Board of Directors, Executive Committee, Committee, and Product Council meetings which accurately report what actions, if any, were taken. Meeting topics will avoid discussion of anticompetitive subjects, pricing, and industry information which may be construed to be in violation of any federal or state antitrust laws.

3. Association-sponsored seminars, conferences, and meetings shall be conducted in a manner as to avoid discussion of pricing, product or commodity market shares, exclusive supplier agreements, or any other subjects which could be construed as being of an anti-competitive nature.

4. Speakers at Association functions and authors of Association materials shall be informed of the need to comply with Association antitrust guidelines in the preparation and presentation of matters to the Membership.

5. All data and statistical information collected from Regular, Foreign, and Associate Members shall be voluntary. Any data compilation or Association-funded research projects and programs shall be considered “proprietary” or “trade sensitive” and upon review for determination of any anti-competitive consequences by legal counsel, shall be used internally or as otherwise approved by the Board of Directors.

6. Legal counsel is to be present at all meetings of the Board of Directors, Executive Committee, Committees, and Product Councils that involve subjects which could be considered “sensitive” antitrust subjects. Staff members should be aware of avoiding antitrust subjects and be prepared to halt such discussions in all Board of Directors, Executive Committee, Committees, Product Councils, or other meetings when legal counsel is not present.

All incumbent members of the Association Board of Directors and Association staff shall be advised of this Antitrust Policy upon adoption, and all new Directors and staff members shall be furnished with a copy of this Policy upon assuming their respective positions.

ARTICLE XVII
Amendments

Section 1. AMENDMENTS Any amendment or alteration of the Bylaws may be made at any regular meeting of the Association or at any special meeting called for the specific purpose by a vote of a majority of the Regular Members present. Written notice of changes to be voted upon shall be submitted to the Regular Membership at least twenty (20) days prior to such meeting.

Amended: September 1956
Amended: October 1960
Amended: March 1964
Amended: March 1971
Amended: November 1973
Amended: April 1975
Amended: October 1986
Amended: November 1987
Amended: November 1993
Amended: November 1994
Amended: November 1995
Amended: November 1997
Amended: April 1998
Amended: November 1999
Amended: November 2001
Amended: November 2002
Amended: March 2003
Amended: November 2003
Proposed for Amendment: November 2014