

## U.S. Department of Justice

Bureau of Alcohol, Tobacco, Firearms and Explosives

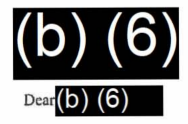
Firearms Technology Industry Services Branch

Martinsburg, WV

www.atf.gov

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This refers to your correspondence to the Bureau of Alcohol, Tobacco, Firearms and Explosives (ATF), Firearms Technology Industry Services Branch (FTISB). Specifically, you requested information regarding an AR-15 type pistol, the SIG Stabilizing Brace, and customizations to the AR-15 pistol.

As background, the amended Gun Control Act of 1968, 18 U.S.C. § 921(a)(3), defines the term "firearm" to include any weapon (including a starter gun) which will or is designed to or may be readily converted to expel a projectile by the action of an explosive...[and]...the frame or receiver of any such weapon....

Also, with respect to the definitions of "handgun" and "pistol" under Federal statutes and regulations, you may be aware that the GCA, 18 U.S.C. § 921(a)(29), defines "handgun" to mean, in part: ...a firearm which has a short stock and is designed to be held and fired by the use of a single hand....

Additionally, 27 CFR § 478.11, a regulation implementing the National Firearms Act (NFA), defines "pistol" as:

...a weapon originally designed, made, and intended to fire a projectile (bullet) from one or more barrels when held in one hand, and having (a) a chamber(s) as an integral part(s) of, or permanently aligned with, the bore(s); and (b) a short stock designed to be gripped by one hand and at an angle to and extending below the line of the bore(s).

Further, the GCA, 18 U.S.C. § 921(a)(7) defines the term "rifle" as follows:

...a weapon designed or redesigned, made or remade, and intended to be fired from the shoulder and designed or redesigned and made or remade to use the energy of an explosive to fire only a single projectile through a rifled bore for each single pull of the trigger.

## (b) (6)

As well, the GCA, 18 U.S.C. § 921(a)(8), defines "short-barreled rifle" to mean "...a rifle having one or more barrels less than sixteen inches in length and any weapon made from a rifle (whether by alteration, modification, or otherwise) if such weapon, as modified, has an overall length of less than twenty-six inches...."

In addition, the NFA, 26 U.S.C. § 5845(a), defines "firearm," to include... a (3) a rifle having a barrel or barrels of less than 16 inches in length and (5) "any other weapon" as defined in subparagraph (e)

Finally, the NFA, 26 U.S.C. § 5845(e), defines "any other weapon" as... Any weapon or device capable of being concealed on the person from which a shot can be discharged through the energy of an explosive, a pistol or revolver having a barrel with a smooth bore designed or redesigned to fire a fixed shotgun shell, weapons with combination shotgun and rifle barrels 12 inches or more, less than 18 inches in length, from which only a single discharge can be made from either barrel without manual reloading, and any such weapon which may be readily restored to fire. Such term shall not include a pistol or a revolver having a rifled bore, or rifled bores, or weapons designed, made, or intended to be fired from the shoulder and not capable of firing fixed ammunition.

Your specific questions are in italics below, followed by FTISB's response to each:

- Q1) If I use a virgin/stripped lower receiver (or one classified as a pistol), that has never been assembled as a rifle, to assemble a firearm with a rifled barrel length less than 16 inches and the receiver has a buffer tube NOT capable of readily accepting a stock is this assembly of an "AR15 type pistol" subject to NFA regulation?
- A1) An AR-type receiver that has never been assembled as a rifle may be utilized in the manufacture of a pistol. Your first step should be to obtain certification from the manufacturer of the receiver(s) verifying that it has never been assembled in a rifle configuration. We caution that manufacturing a pistol from a receiver previously completed in rifle configuration could constitute manufacturing an item classified as a "weapon made from a rifle" under the NFA, and the firearm would be subject to NFA controls. The firearm that you describe in your question is a GCA firearm, but is not an NFA firearm provided you do not shoulder the receiver extension "buffer tube." Please note, however, that possessing a compatible buttstock that could readily be installed on your pistol could constitute possession of a "short-barreled rifle."
- Q2) With the above question in mind, would this "AR pistol" (as designed above) legally be classified as a pistol/handgun?
- A2) The above described GCA firearm is a "pistol" or "handgun" as defined.
- Q3) Would placing rubber or plastic rail guards on the "AR pistol" change its classification?

## (b) (6)

- A3) No, provided you do not install a vertical fore grip or forward pistol grip.
- Q4) Would wrapping paracord all the way around the buffer tube, to protect it from scratching and for decoration [change] the classification of the firearm? This would essentially serve the same purpose as the foam sleeves that are currently on the market.
- A4) No, this would not change the classification.
- Q5) If I'm not mistaken, purposely shouldering the buffer tube would essentially count as a "redesign" and the weapon would be subject to NFA registration, correct? What if I unintentionally shoulder the buffer tube?
- A5) Please refer to the enclosed "Open Letter on the Redesign of Stabilizing Braces."
- Q6) Since it is common knowledge that pistols are generally fired using both hands to hold the firearm, is it legal to hold the AR pistol with two hands (i.e. by the rail, magazine well, the pistol grip, etc) while firing?
- A6) 27 CFR § 479.11, a regulation implementing the NFA, defines the term "Pistol" as—
- ...A weapon originally designed, made and intended to fire a projectile (bullet) from one or more barrels when held in one hand, and having (a) a chamber(s) as an integral part(s) of, or permanently aligned with, the bore(s); and (b) a short stock designed to be gripped by one hand and at an angle to and extending below the line of the bore(s).
- Q7) A previous ATF letter from 2010 (3311/2010-1021) has stated that installation of the Magpul AFG (Angled Fore-Grip) is lawful and does not change the classification. Is this still correct?
- A7) Adding a MAGPUL AFG to a pistol would not constitute the making of an AOW. We caution that if an individual attaches a vertical forward grip or forward pistol grip to a pistol, the pistol is no longer designed to be held and fired by the use of a single hand; thus, it cannot qualify as a "handgun" or "pistol" as defined above in Federal statutes and regulations. Additionally, because it is no longer a pistol, it is not exempt from classification as an AOW pursuant to § 5845(e). A firearm of this type is properly classified an AOW if its overall length is less than 26 inches, or if it is actually concealed on the person. Conversely, it would not be subject to the NFA/AOW classification provided its overall length is at least 26 inches and it is not actually concealed on the person.
- Q8) Reference to a previous ATF letter in 2014 (3311/302787) in reply to Alan Thordsen of Thordsen Customs, LLC in reference to their "cheek saddles" that slide over the buffer tube (specifically the Command Arms SST1 type). The stance taken by the ATF was that installation of the saddle and usage as intended did NOT change the classification of an AR type pistol. Is this stance, that cheek saddles are lawful, still valid?



- A8) Yes, cheek rests are lawful if they are used as intended.
- Q9) Reference to a previous letter from the ATF in 2011 (3311/2011-938) in reply to a request made by "The Mako Group" in reference to one of their products called the "Magazine Well Adaptor" or "MWG". The stance taken was that it does not change the classification of an ARtype Pistol. Is this stance, that installation of the MWG is lawful, still valid?
- A9) Use of the "MWG" will not change the classification of the pistol.
- Q10) Referencing the SIG Brace "Open Letter" from January 2015. I understand the letter and what it is saying. But what if I accidentally shoulder the firearm with the SIG Brace installed? I mean, guns recoil and move about; it would be easy for it to move backwards into your shoulder if it isn't strapped in correctly. I ask because I want to ensure that I don't have the possibly of breaking the law, even if on accident.
- A10) Use of a stabilizing brace, as designed, should preclude accidental shouldering of the weapon.
- Q11) Can I legally own an AR15-type rifle with a removable stock/buffer tube AND the AR-type pistol; so long as I do not intend to remove the stock, change the buffer tubes out, and install the stock on the AR pistol?
- A11) Yes, an AR-15 type shoulder stock should correspond to a complete firearm of lawful configuration. For example, possession of such a shoulder stock would generally be lawful if possessed in conjunction with an AR-15 type rifle or a lawfully registered short barreled rifle (SBR), and not aggregated or configured as an unregistered NFA firearm.
- Q12) Lastly with regard to the AR-type pistol, if I decide I want to put an actual stock on it, I fill out the required forms and pay the respective tax stamp, etc. This AR Pistol will now be classified as a "short barrel rifle." If I remove the stock, and put the original buffer tube not capable of accepting the stock, does it return to "pistol" classification or is it still considered an NFA firearm?
- A12) You must first receive ATF approval before placing the stock on the pistol. If you remove the stock, the weapon would still be registered with the NFA. You can request that the weapon be removed once the offending feature is removed from the weapon.



We thank you for your inquiry and trust the foregoing has been responsive to your questions.

Sincerely yours,

Michael R. Curtis

Chief, Firearms Technology Industry Services Branch

Enclosure: Open Letter on the Redesign of Stabilizing Braces.