



Совет Министров СССР Государственный Комитет по Чрезвычайному Положению

Государственный военно-политический орган Особого Совещания с расширенными полномочиями

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April 12, 2024

Decree

The Great Sovereign Country - the Union of Soviet Socialist Republics represented by the State Committee for the State of Emergency in the USSR, as the Supreme State Authority of the USSR, expresses its respect and wishes for Peace and Creation to the All Great, United, Sovereign Soviet People, All Subjects of Law and the entire World Community,

We hereby inform you that, according to confirmed data from Soviet intelligence, during the work in the pseudo-Ministry of Internal Affairs of the Russian Federation - Russia Company, during the period of lifting the visa regime with Israel, under the leadership of radical Zionism, the radical terrorist organizations Mossad and Chabad Lubavitch, together with the Federal Security Service of the Russian Federation and the Ministry of Internal Affairs of the Russian Federation, under the cover of criminal high-ranking officials, one of whom was the First Deputy Minister of the Ministry of Internal Affairs of the Russian Federation, Mikhail Igorevich Sukhodolsky and other enemies of Our Motherland, to the Territory of the Union of Soviet Socialist Republics, namely in the RSFSR, 50,000 (Fifty thousand) Russian-speaking saboteurs were transferred, trained by the enemies of Our Country, of Slavic appearance, who were sent



to the security bloc, the Ministry of Internal Affairs, the Internal Troops, with further redistribution to the senior executive level of the former trading Company "Russian Federation - Russia", currently the Soviet State Cooperative Enterprise Russian Federation - Russia.

Exactly the same situation under the Houston project was carried out on the Sovereign Territory of the Great Sovereign Country - the Union of Soviet Socialist Republics in the Ukrainian SSR, with a similar number of saboteurs and their further distribution to all structures and departments of the foreign commercial company "Ukraine", which is not the legal successor and successor to the Ukrainian Soviet Socialist Republic as part of the Great Sovereign Country - the Union of Soviet Socialist Republics, on the basis of Legal Act No. N / D 007 of July 11, 2023, the State Emergency Committee of the USSR, as the Supreme body of State Power of the Great Sovereign Country - the Union of Soviet Socialist Republics, was declared invalid, invalid, illegal, fraudulent, unlawful, criminal and terrorist Entity.

An attempt to implement the Houston project by the enemies of the Great Sovereign Country - the Union of Soviet Socialist Republics and the Great Sovereign Multinational Soviet People from the outside radical Zionism, Anglo-Saxons and other prohibited fascist and neo-fascist countries, the Jesuits, the Vatican and various corporations and organizations, in violation of the Nuremberg Tribunal, certifies the fact that the temporarily created conglomerate of the financial corporation of the trading company "Israel" was created within the "New World Order" trust with a non-reincorporation term until 2016 and was registered as its subsidiary trading company, as a corporate trust and statutory jurisdiction, ceasing to exist in 2016, as a form of management of a Crown Corporation for a term of 72 years and an administrative term of 3 years, consisting of control of radical, Zionist, Jewish trading agents, banking houses, directories, companies, colonies, trading posts, private founders and pseudo-owners of Central Banks, as led by the Chabadnik "World



Corporate Government" and openly controlled by agents of influence, through penetration into the Sovereign Territory of the USSR in RSFSR, Ukrainian SSR and other Soviet Republics of the Great Sovereign Country - the Union of Soviet Socialist Republics, foreign sabotage agents through the Mossad, Tsahal, Beitar, Asala, the Military Rabbinate and other radical terrorist organizations, through an armed coup in the USSR.

We remind you that in the Soviet Union such a religion as Judaism was brutally eradicated and was banned, due to the fact that the very ideology of this confession manifests radical Zionism, implies the superiority of one nation over another and fosters fascism.

According to the Sovereign Legislation of the USSR, as well as the corporate law of the former trading Company "Russian Federation - Russia", currently the Soviet State Cooperative Enterprise Russian Federation - Russia, private military companies are prohibited.

In connection with the implementation, within the Soviet Union, of an organized military conflict by pseudo-opposing terrorist parties represented by the high military command of the former trading Company "Russian Federation - Russia" under the leadership of pseudo-President V.V. Putin. and the highest military command under the leadership of Zelensky V.A. the prohibited terrorist Company "Ukraine - UNA, UPR", as a closed and prohibited project of the "New Khazaria", as a new Zionist, prohibited "state" of Ukraine "Heavenly Jerusalem", providing for the extermination of more than twenty-three million Soviet Sovereign Citizens of the USSR, are recognized as war crimes, bloody and murderous acts against their own People on the Sovereign Territory of the USSR in the RSFSR and the Ukrainian SSR, referred to in International Criminal Law as genocide.

The State Emergency Committee of the USSR, as the Supreme Body of State Power of the Great Sovereign Country - the Union of Soviet Socialist Republics, notifies and notifies the International Criminal Courts,



Arbitration and the Military and International Criminal Tribunal that the conclusion of a contract for military service in the "false Armed Forces of the Russian Federation - Russia" or volunteer military formations, is a proven legal fact of mercenarism and violation by the former trading Company "Russian Federation - Russia" of the provisions of the International Convention against the Recruitment, Use, Illegal Financing and Training of Mercenaries, adopted by Resolution 44/34 of the General Assembly of December 4, 1989. Thus, the "Decree" of the fictitious president of the former trading Company "Russian Federation - Russia", currently the Soviet State Cooperative Enterprise Russian Federation - Russia dated 04.01.2024 No. 10 (On the admission to citizenship of the Russian Federation of foreign citizens who have entered into a contract..) not It has legal strength and the right of application in the Sovereign Territory of the USSR.

State Emergency Committee of the USSR , as the Supreme body of State Power of the Great Sovereign Country - the Union of Soviet Socialist Republics and its Extraordinary Constitutional Committee of the USSR for Constitutional Supervision of the Special Presence, within the framework of International Justice, at the final plenary session proceeds from the fact that today criminal, inhuman and prohibited in the entire World Space, the fascist, terrorist, extremist, separatist body of the Third Reich, having seized power in the Sovereign Territory of the USSR in the RSFSR and the Ukrainian SSR, represented by the former foreign trade Company "Russian Federation - Russia", together with radical Zionism and the banned terrorist Company " Ukraine - UNA, UNR " , and now the private military campaign "Israel Defense Forces" as "The armed forces of the former trading Company "Russian Federation - Russia" unleashed an armed conflict requiring international intervention and condemnation of Israel as an aggressor , falling under the scope of the UN General Assembly Resolution of 14 December 1974 No. -A/RES/3314(XXIX) "Definition of aggression", as those who committed aggression against the Sovereign People of the Winner in the Great Patriotic War (1941-1945) and the



Sovereign Territory of the USSR , using prohibited by the Sovereign Legislation of the USSR, the RSFSR, The Nuremberg Trials, as well as the corporate laws of the Russian Federation, symbols in the form of the Latin letters Z and V , used in the Third Reich as Vermax and Zondar, which were used during the Second World War in the form of symbols of various units of the SS, Wehrmacht, Luftwaffe and Kriegsmarine. The use of such symbols is a desecration of the blessed memory and honor of the Great, Sovereign, Multinational, Soviet People and our Ancestors, who won the Great Victory over fascism.

According to the "federal" law of the Russian Federation, the armed forces of the Russian Federation cannot have a regular strength; the establishment of a regular strength of the armed forces of the former trading Company "Russian Federation - Russia" did not happen and did not take place on the basis that the "Decree" of the false President of the Russian Federation dated 01.12.2023 No. 915 "On establishing the staffing level of the Armed Forces of the Russian Federation" recognized as cancelled, insignificant, not former counterfeit act and excluding allocation ministry defense ex trade Company "Russian Federation - Russia" budget funds, and the legal fact that the "Decree" of the president of the former trading Company "Russian Federation - Russia" dated August 16, 2004 No. 1082 on "Issues of the Ministry of Defense of the Russian Federation" could not be received as void and invalid, not properly published in the official press and having no force and enforcement in the USSR due to the fact that the mercenary armed forces of the former trading Company "Russian Federation - Russia", even according to the Corporate Law of the Russian Federation, could not be created according to a private "federal law" , since such a private law was withdrawn from consideration and withdrawn by the initiator of the legislative initiative, which entails the recognition of the mercenary armed forces of the former trading Company "Russian Federation - Russia" as non-existent, and the Ministry of Defense of the Russian Federation is not created, instead of which a non-state institution operates, such as a foreign agent and a foreign



private military company whose activities are SIC: 9711 - "US National Security" and has, according to the now prohibited Admiralty Law, commercial registration DUNS ® 363447708.

According to the constitutional provision enshrined in Article 15 of the Constitution of the Russian Federation, laws and other normative legal acts affecting the rights, freedoms and responsibilities of man and citizen are subject to official publication. The procedure for official publication is established by "federal law" dated June 14, 1994 No. 5-FZ "On the procedure for publication and entry into force of federal constitutional laws, federal laws, acts of the chambers of the Federal Assembly." In accordance with part one of Article 4 of this "federal law", the official publication of the "federal constitutional law", "federal law" is considered the first publication of its full text in the "Parliamentary Gazette", "Rossiyskaya Gazeta", "Collection of Legislation of the Russian Federation" or the first placement (publication) on the "Official Internet portal of legal information" (www.pravo.gov.ru). Regulatory legal acts of the "federal bodies" of the executive branch that have not undergone "state" registration or are not published in the prescribed manner do not entail legal consequences as they have not entered into force and cannot serve as a basis for regulating relevant legal relations, applying sanctions to citizens, officials and organizations for failure to comply with the instructions contained therein.

According to private federal law No. 61-FZ of 31.05.1996 "On Defense", the illegitimate president of the former trading Company "Russian Federation - Russia" lost in 2004 pseudo-rights and powers to enact wartime regulations and terminate their validity, where executive authorities are abolished for the period of Wartime in accordance with the private constitutional law on martial law.

State Emergency Committee of the USSR, as the Supreme body of State Power of the Great Sovereign Country - the Union of Soviet Socialist Republics and its Extraordinary Constitutional Committee of the USSR for Constitutional Supervision, established the fact that historically tricolor



banners are trade symbols of Khazaria, that is, they are used by trading corporations, under one of which conducted his criminal, anti-state, anti-people, terrorist activities on the side of the Third Reich, World Fascism, Andrei Andreevich Vlasov, head of the fascist organization "Russian Liberation Army" (ROA), as one of the largest armed formations created by the leadership of Nazi Germany from among the Soviet prisoners of war who betrayed their oath as part of the Wehrmacht in 1942 - 1944, formed by various German military structures during the Second World War, used by the Dark Khazaria, at the expense of which the entire fascist, anti-human ideology was built.

The private "federal constitutional law" of December 25, 2000 No. 1-FKZ "On the state flag of the Russian Federation", even under the corporate law of the Russian Federation, did not go through the second reading procedure, was not approved by the fictitious "State Duma of the Russian Federation", and was falsified by the fake President V. V. Putin as an issuing constitutional law, which in 1997 - 1998 was rejected as uncreated and not registered by Draft Law No. 97700653-2 and Draft Law No. 97803381-2, after which the existence of the flag of the former trading Company "Russian Federation - Russia", its demonstration, and also, the Coat of Arms of the "Russian Federation" as an aggressive heraldry in relation to the Russian Kingdom of the Romanov Empire, where there is no territory and the People inhabiting it, is obviously illegal, falsified, forged and prohibited. The Great Sovereign Country - the Union of Soviet Socialist Republics, according to the Sovereign Legislation of the USSR, has Great, glorious State symbols in the form of the State Flag of the USSR, the Coat of Arms of the USSR and the Anthem of the USSR. In all its Subjects of Law, the Soviet Republics, there is a valid symbolism approved by the Sovereign Legislation of the USSR in the form of the State Flag and the Coat of Arms of the Republics.

The "military commissariats of the Russian Federation" are in a similar position, which are uncreated legal entities that cannot be



registered and recognized in Russia on the basis that private military companies represented by legal entities are prohibited by the Sovereign Legislation of the USSR, as well as by the corporate law of the Russian Federation and are recognized as illegal military formations carrying out their criminal activities on the Sovereign Territory of the Great Sovereign Country Sovereign - the Union of Soviet Socialist Republics. The regulation on military commissariats, approved by the "Decree" of the former pseudo-president of the former trading Company "Russian Federation - Russia" dated December 7, 2012 No. 1609 "On approval of the regulation on military commissariats" is unapproved, invalid and void as of June 7, 2012 in the Russian Federation due to the fact that the falsified "Decree" was not published in the official press, did not come into force and came into effect, which is confirmed by registration number No. P201207028 dated December 7, 2012, where also the military, who through fraudulent actions received a dubious legal status persons in the former trading Company "Russian Federation - Russia" on the basis of the insignificant decree of the private digital government of the Russian Federation dated August 19, 1994 No. 979 "On approval of the regulations on military commissariats", which by decree of the private digital government of the Russian Federation dated January 14, 2000 No. 34 "On invalidation of the resolutions of the private government of the Russian Federation dated August 19, 1994 No. 979 and June 6, 1996 No. 649" was canceled and declared invalid, as evidenced by registration number No. - P200000179 dated January 14, 2000, as a valid and regulatory act of registration. Further, the false "Decree" of the former president of the former trading company of the Russian Federation dated October 15, 1999 No. 1372 "On approval of the regulations on military commissariats" became invalid according to the "Decree" of the same former person replacing the President of the Russian Federation dated September 1, 2007 No. 1132, after which the conscription of pseudo "citizens of the Russian Federation" and Sovereign Citizens of the USSR for military service is illegal, unlawful and criminal due to its legal inconsistency and falsified criminal content, as well as the cancellation and loss of force



according to the "Decree" of the former false president of the former trading Company "Russian Federation" – Russia" dated December 7, 2012 No. 1609, adopted as temporary and valid for only 180 days.

The fictitious military commissariats of the former trading Company "Russian Federation - Russia" do not have the rights, mandates, licenses and powers to carry out and maintain military records of Citizens of the USSR, deceived and misled pseudo "citizens of the Russian Federation", who, according to falsified documents, consider themselves such, to carry out conscription and mobilization for service in false armed formations of the Russian Federation. No one in the former trading Company "Russian Federation - Russia" can appoint military commissars, or represent themselves as a military commissar in the Russian Federation, except the Military Commissars of the Great Country of the Sovereign - the Union of Soviet Socialist Republics.

Based on the Federal Law of May 27, 1998 No. 76-FZ "On the status of military personnel", since its Draft Law No. 96700504-2 is considered not adopted by the "State Duma" of the Russian Federation and not approved by the "Federation Council" of the Russian Federation due to the lack of publication of void resolutions chambers of the "federal" assembly of the former trading Company "Russian Federation - Russia" in the collection of the statutory legislation of the Russian Federation, and which is declared as twice rejected and subject to removal from consideration, and the private law itself is completely falsified and fabricated by the former president of the former trading Company "Russian Federation - Russia", which, as invalid and void, was not published in the official press as having entered into force and legal effect, after which in the former trading Company "Russian Federation - Russia", according to the law, de jure there are no military personnel or equivalent persons to them as persons undergoing military service under a contract.

In all the agendas of the former trading Company "Russian Federation - Russia", currently the Soviet State Cooperative Enterprise of the Russian Federation - Russia, on behalf of insignificant military commissariats are forged, invalid, illegal and criminal and are an offer to



participate in a private military campaign acting in foreign interests as mercenaries and does not give rise to the law, in case of refusal to accept and accept any responsibility, since in private Federal Law of March 28, 1998 No. 53-FZ "On Military Duty and Military Service" is indicated in summonses without a number and date of adoption on the basis that this private law was considered in violation of the regulations, the second reading of which is issued for the procedure for conducting its third reading, as evidenced and confirmed by the resolution of the pseudo "State Duma of the Federal Assembly" the former trading company "Russian Federation - Russia" dated September 10, 1997 No. 1675-II State Duma "On the Federal Law "On Military Duty and Military Service", and a forged resolution of the "Council of the Federal Assembly" of the former trading Company "Russian Federation - Russia" dated September 24, 1997 No. 301-SF "On the Federal Law "On Military Duty and Military Service" is invalid, since it was not published in the official press, then signed on October 8, 1997 as a bill, rather than an enacted private "federal law" that was not properly published in established deadlines in the official press, are thereby invalid and void; in such circumstances, all kinds of orders and other command and administrative acts of false military commissars who are not in military service in the USSR have no legal force and do not entail legal consequences for the recipients subpoenas and orders.

Article 62 of the USSR Constitution states: "A citizen of the USSR is obliged to protect the interests of the Soviet state, to contribute to the strengthening of its power and Sovereignty, the defense of the socialist Fatherland is the sacred duty of every citizen of the USSR. Treason to the Motherland is the gravest crime against the people, military service in the ranks of the Armed Forces of the USSR is an honorable duty of Soviet Citizens," which establishes the obligation of conscription service in the ranks of the Armed Forces of the USSR, and for Citizens of the USSR upon conscription and mobilization, military certificates are opened without signing a military contract service.

Criminal activities of the command center of the Armed Forces of the former trading company "Russian Federation - Russia", under the leadership of traitors and traitors to the Motherland, sabotage agents



represented by: Shoigu Sergei Kuzhugetovich - Minister of Defense of the Russian Federation, Gerasimov Valery Vasilyevich - First Deputy Minister of Defense of the Russian Federation", uncreated according to the private "federal law of the "Armed Forces of the Russian Federation", which are not such, on the basis that the false "Decrees" of the pseudo-president of the former trading company "Russian Federation - Russia" No. 31 of 21.01.2020. "On the Minister of Defense of the Russian Federation" registration No. R202000072 dated January 21, 2020 and "Decree" No. 1505 dated November 9, 2012 "On the Chief of the General Staff of the Russian Federation", registration No. P201206073 dated November 9, 2012. did not enter into legal force and, as regulations, were not published in the official press, led to the deliberate theft of special radio-electronic air defense equipment on the borders of the Bryansk, Kursk, Belgorod regions, Yeisk district of the Krasnodar Territory, which allowed terrorists to freely attack civilians in populated areas and led to terrible destruction and death of civilians, including children. S. K. SHOIGU and V. V. GERASIMOV are not appointed to the position of minister and first deputy of the Ministry of Defense of the Russian Federation, but are self-employed individuals who have a genomic identity with genetically modified organisms conducting business activities.

Hereby Proclaims:

The State Service of the Anti-Terrorism Union of the State Security Committee of the USSR, the Main Directorate of Counterintelligence "SMERSH" immediately begin an operation to identify enemies and foreign sabotage agents involved in the above crimes on the Sovereign Territory of the USSR, with the aim of arresting them and executing punishment for committed criminal acts, for which the Sovereign Legislation of the USSR provides for capital punishment.



To all military formations, military personnel who are fraudulently misled, considering themselves pseudo "citizens of the Russian Federation", virtual individuals, who voluntarily entered into a contract with the Ministry of Defense of the Russian Federation, taking part in the so-called Special Military Operation on the Sovereign Territory of the Great Sovereign Country - Union of Soviet Socialist Republics on the Russian side, as well as military personnel with pseudo "Ukrainian citizenship", participating as the opposing side in this military conflict, mobilized or entering into a contract with the so-called "Armed Forces of Ukraine", and in fact with the former company "UNR" , currently a banned terrorist organization in the Sovereign Territory of the USSR and throughout the World, must, by order, transfer to serve in the Armed Forces of the Union of Soviet Socialist Republics. Otherwise, they are subject to recognition as foreign saboteurs, terrorists and members of bandit formations caught with weapons in their hands while committing crimes against Sovereign Citizens of the USSR and are subject to criminal liability for a military crime committed in Wartime.

The State Emergency Committee of the USSR, as the Supreme body of State Power of the Great Sovereign Country - the Union of Soviet Socialist Republics, orders, as soon as possible, the above-mentioned paramilitary formations to raise and install the State Red Flag of the USSR, which is the only legal and valid State flag in the entire Sovereign Territory of the Great Sovereign Country - the Union of Soviet Socialist Republics.

As a sign of the establishment of Peace, spiritual religious unity in the Great Sovereign Country - the Union of Soviet Socialist Republics from the two main historical directions of religion, like Ancient Vedic Christianity and Islam, together with the State Soviet Red Flag, raise the battle flag of the Russian army with the image of the icon of the Savior Not Made by Hands with the Face the One Prophet, as the Son of God, Radomir Issa, also called Jesus Christ.



All Citizens of the Great Sovereign Country - the Union of Soviet Socialist Republics by birth and those liable for military service of the USSR, who took the Military Oath of the USSR, are serving and entered into a contract with the false Ministry of Defense of the former trading Company "Russian Federation - Russia", bear special criminal liability in the Military Tribunal of the USSR as for committed military, state and international criminal offenses in wartime.

The entire fictitious military-political leadership of the organized military conflict on the Sovereign Territory of the Great Sovereign Country - the Union of Soviet Socialist Republics in the Ukrainian SSR and the RSFSR, from both opposing sides, is recognized as terrorists, separatists and extremists with all the ensuing consequences, the purpose of which is the implementation of the Houston project of genocide and the destruction of the Sovereign Soviet People and the dismemberment of the Sovereign Territory of the Great Sovereign Country - the Union of Soviet Socialist Republics under the Zionist, neo-fascist prohibited corporations BlackRock, Shell, Chevron and other prohibited, terrorist corporations and organizations, under the criminal control of a terrorist, extremist, separatist religious-mystical, occult movement Kabbalah as a fact of sabotage and treason.

All so-called forces represented by the uncreated and fraudulent Ministry of Defense of the former trading Company "Russian Federation - Russia", private mercenary military companies, accomplices and perpetrators of the planned criminal genocide as a terrorist, separatist, extremist act on the Sovereign Territory of the USSR in the Ukrainian Soviet Socialist Republic, RSFSR and other internal Territories of the USSR, the so-called mercenary formations of the Ministry of Defense of the illegitimate, prohibited foreign trading Company "Ukraine" on the Territory of the USSR in the Ukrainian SSR, private military companies participating in an artificially created military conflict, with the exception of foreign mercenaries, based on indigenous residents and



those born in the Territory USSR or by birth of parents on the Territory of the USSR, become subordinate to the State Committee for the State of Emergency of the USSR (GKChP USSR), as the Supreme body of State Power of the Great Sovereign Country - the Union of Soviet Socialist Republics and the Extraordinary Defense Commission of the Council of People's Commissars of the USSR under the State Committee for Emergency of the USSR and are officially recognized Soviet Red Army.

In case of disobedience and opposition to the Legitimate demands of the State Committee for the State of Emergency of the USSR (GKChP USSR), as the Supreme body of State Power of the Great Sovereign Country - the Union of Soviet Socialist Republics, as well as the commission of war crimes against Sovereign Citizens of the USSR, such crimes are considered by the Military Field Extraordinary Tribunals as confirmation of their belonging to persons convicted of committing State and Military International crimes on the Sovereign Territory of the USSR as responsible and guilty, persons subject to punishment according to the Sovereign "Decree" "At the Presidium of the USSR Armed Forces No. 39 dated April 19, 1943 "On punishment measures for Nazi villains guilty of murder and torture of the Soviet civilian population and captured Red Army soldiers, for spies, traitors to the Motherland from among Soviet Citizens and for their accomplices."

The State Emergency Committee of the USSR, as the Supreme body of State Power of the Great Sovereign Country - the Union of Soviet Socialist Republics and its Extraordinary Constitutional Committee of the USSR, notify interested persons who call themselves pseudo "citizens of the Russian Federation", leaders and their replacements that those who are not created and uneducated by the legal and duly military commissariats in the Russian Federation do not have state registration as territorial bodies and are illegal mobilization (recruitment) points and non-state institutions that recruit mercenaries as persons serving under contract in foreign armies and military companies. Thus, service, entry and



completion of military service under a contract in the former trading Company "Russian Federation - Russia" is equated to an employment contract, or a contract with a foreign resident and is recognized as a criminal offense, which entails criminal liability under the Sovereign Legislation of the USSR in Wartime.

This Decree has the Status of an Absolute Sovereign Legal Legislative Act and is subject to full, mandatory execution throughout the entire Sovereign territory of the Great Sovereign Country - the Union of Soviet Socialist Republics and throughout the entire World.

In the event that any Subject of Law and any Subject ignores this Decree of the State Committee for the State of Emergency of the USSR, as the highest State Authority of the Great Sovereign Country - the Union of Soviet Socialist Republics, this Subject of Law is recognized as criminal, belongs to the category of separatists and International terrorists.

This Decree comes into Legal Force from the moment of its signing.

Chairman of the Presidium CPC USSR and State Defense Committee
General Secretary
Chairman of the Presidium CEC of the USSR

Army – General

B. Satushiev

Commissar of the State Emergency Committee of the USSR

Lieutenant - General

A. Chernomorov

Secretaries of the State Emergency Committee of the USSR

Major - General

I. Gorbacheva

