



Совет Министров СССР Государственный Комитет по Чрезвычайному Положению

Государственный военно-политический орган Особого Совещания с расширенными полномочиями

SCSE № P/25
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By Right of the Sovereign Decree

on the Diplomatic Corps, Consulates,
foreign missions and representative offices
in All Countries and Subjects of Law,
named after the Union of Soviet Socialist Republics.

The State Committee for the State of Emergency of the USSR (SCSE of the USSR), as the Supreme body of State Power of the Great Sovereign Country - the Union of Soviet Socialist Republics, on the basis of the Laws of Wartime,

By Right of the Sovereign, on the basis of the Sovereign Legislation of Great Britain, the Country of the Sovereign - the Union of Soviet Socialist Republics, according to the Wartime Laws of the Sovereign Legislation of the USSR, on the basis of the Norms of International Law,

The Extraordinary Constitutional Committee of the USSR as the State body of justice for legal control over the observance of Socialist Legality and the legal Constitutional system in the entire Sovereign Territory of the USSR under the State military-political body of the State Emergency Committee of the USSR declares that all statements, decisions and actions of a non-state institution are the "MINISTRY OF FOREIGN AFFAIRS RUSSIAN



FEDERATION" (MFA of the Russian Federation), registered on March 14, 1995 by the Kiev Executive Committee of the City Council of Workers' Deputies of the city of Moscow, as a commercial organization providing visa support and free assistance to Sovereign Citizens of the USSR, since 2003 the private company "MINISTRY OF FOREIGN AFFAIRS OF THE RUSSIAN FEDERATION" has been re-registered as a non-governmental institution "in the former trading company "Russian Federation - Russia", with the assignment of PSRN 1037704021574, TIN / RRC 7704206201 / 770401001, this company was also registered in American and British jurisdiction (now prohibited Admiralty Law), registered in D&B with D-U-N-S® under the number 683534899. Today, it criminally acts as a retired and inactive commercial trading company that does not have State mandates, licenses, rights and powers to act for, on behalf of and in the interests of the Sovereign Ministry of Foreign Affairs of the Great Sovereign Country - the Union of Soviet Socialist Republics and its Subjects of Law, so as a regulation on a private company, the "Ministry of Foreign Affairs of the Russian Federation" has not entered into legal force, and is an ineffective and invalid act due to the fact that the "Decree" of the former false president of the Russian Federation dated July 11, 2004 No. 865 "Issues of the Ministry of Foreign Affairs of the Russian Federation" is not was duly published in the official press, after which the false illegitimate entity "Ministry of Foreign Affairs of the Russian Federation" is considered uncreated and does not have the right to participate in legislative and law enforcement activities, as well as take part in any meetings of the United Nations and have the right to sign International Legal Acts and Treaties. The confiscation of Soviet consular property by the former trading company "Russian Federation - Russia", currently the Soviet State Cooperative Enterprise Russian Federation - Russia, was recognized as criminal and subject to return to the USSR.

A forged person filling the position of president of the former trading company "Russian Federation - Russia" , based on the unpublished budget code of the Russian Federation dated July 31, 1998 No. 145-FZ (Article 78.5 of the Budget Code of the Russian Federation), issued a void order dated January 18 .2024 No. - 21-rp on the definition of the "federal state unitary



enterprise "Property Management Enterprise Abroad" of the Office of the Pseudo-President of the Russian Federation as the recipient of a subsidy provided from the colonial "federal" budget for financial support of costs associated with the search for real estate "property of the Russian Federation", the former Russian Empire, the USSR, the proper registration of the rights of the Russian Federation in relation to the existing "federal" real estate and the found real estate of the Russian Federation, the former Russian Empire, the USSR and the legal protection of this property. This order is criminal and unauthorized, all rights to property registered in this way to the former trading company "Russian Federation - Russia", currently the Soviet State Cooperative Enterprise Russian Federation - Russia, are subject to recognition by the State Emergency Committee of the USSR and its Extraordinary Constitutional Committee of the USSR as captured and stolen from the Great Sovereign Country - the Union of Soviet Socialist Republics, on the basis that their search or other similar search activities are not required, since the foreign Sovereign property of the USSR was transferred from the USSR Ministry of Foreign Affairs under the jurisdiction of the International Department of the CPSU Central Committee and the Administration of the CPSU Central Committee, was included in the Title and Rights of the Holder of 18.5% in the General and Indivisible Property of the USSR, with the rights of operational management and lease - until 2006, and the Holder of 81.5% in the General and the Indivisible Property of the Great Sovereign Country - the Union of Soviet Socialist Republics, is the Extraordinary Legal State Military-Political Authority in the USSR represented by 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 in the conditions of Martial Law in the USSR, and field institution State Bank of the USSR, the unconditional Title Holder of the Rights of Claim and the recipient of rent and other payments.

On April 28, 1993, the International Finance Corporation changed its objectives to promoting economic development by supporting productivity growth of private enterprise in the Corporation's member countries,



especially in the least developed regions, which complements the activities of the International Bank for Reconstruction and Development, after which foreign Sovereign ownership of the USSR, which passed into management of the International Department of the CPSU Central Committee and the Administration of the CPSU Central Committee, began to be used in the interests of private enterprise of consular criminal and illegal representatives of diplomatic departments and false representations from the former trading company "Russian Federation - Russia" in various countries, under the guise of an illegitimate private commercial company with the name "MINISTRY OF FOREIGN AFFAIRS OF THE RUSSIAN FEDERATION", exclusively for the purposes of the turnover of private entrepreneurship of foreign property of the USSR, the International Department of the CPSU Central Committee and the Administration of the CPSU Central Committee in the interests of the founders of the former trading company "Russian Federation - Russia", outside the Sovereign Territory of the USSR.

In connection with the expiration of the lease of Soviet Sovereign property and rights abroad, which are not subject to renewal, on September 25, 2006, the Department for managing the affairs of the illegitimate private company of the Ministry of Foreign Affairs of the former trading company "Russian Federation - Russia" was liquidated as a division of the International Department of the CPSU Central Committee and Administration of the Affairs of the Central Committee of the CPSU, whose registration as a legal entity since March 15, 1995 was recognized by the Military People's Council of the USSR (MPC of USSR) and its Legal Committee as criminal, after which all foreign property of the USSR came under the jurisdiction and balance of the Holder of 81.5% in The General and Indivisible Property of the USSR as an Extraordinary Sovereign Body of State Power of the Supreme National Assembly of the USSR, after which the Rights and Title of the CPSU, the former trading company "Russian Federation - Russia" and its bodies as the management and ownership of 18.5% in the General and Indivisible Property of the USSR, income from rental and use are considered to be finally terminated - by 2012 and repaid without the right of extension - in 2019.



In 2006, the illegitimate private commercial company "Ministry of Foreign Affairs of the Russian Federation" issued false foreign passports of the former trading company "Russian Federation - Russia" to Sovereign Citizens of the USSR, as a test legal act, opened accounts and balances of Sovereign Citizens of the USSR and closed false and falsified accounts the so-called "citizens of the RSFSR" (Russian Federation), as a result, their rights and titles were extinguished from 1996 to the present, calculated from the moment of adoption of the resolution of the uncreated "Duma of the field, camp, private "federal assembly" of the former trading company "Russian Federation" - Russia" No. - 156-II State Duma "On deepening the integration of the Peoples united in the USSR" of March 15, 1996, the repeal of the Resolution of the Supreme Council of the RSFSR of December 12, 1991 "On the denunciation of the Treaty on the Formation of the USSR" and Resolution No. - 157-II State Duma "On the legal force for the Russian Federation - Russia of the results of the USSR referendum on March 17, 1991 on the issue of preserving the USSR."

In September 2006, a commercial entrepreneur, the fake Minister of Foreign Affairs of the former trading company "Russian Federation - Russia" issued an order to transfer the illegitimate private company "Ministry of Foreign Affairs of the Russian Federation" as the activity of the USSR visa center for issuing visas and providing assistance to Sovereign Citizens of the USSR abroad and providing economic activities of the USSR Ministry of Foreign Affairs.

The State Committee for the State of Emergency of the USSR (SCSE of USSR), as the Supreme body of State Power of the Great Sovereign Country - the Union of Soviet Socialist Republics, with a Diplomatic Note notified and notified all interested parties and International organizations, all International missions and Representative offices, according to the Sovereign Decree D/N 001 dated 04.05.2023 on confirmation of the status of the Sovereign of the Great Country - the Union of Soviet Socialist Republics and the entirety of State Power represented by the State Committee for the State of Emergency of the USSR, as the State military -



political body of the Special Meeting with expanded powers of the Great Country of the Sovereign - the Union of Soviet Socialist Republics throughout Sovereign Territory of the USSR and throughout the World Space, with the resumption of the activities and work of the main significant bodies of State and political structures in the USSR, State bodies of regional and local self-government, as well as the formed main bodies of State Administration in the USSR, taking into account modern realities. In this connection, the work of the main bodies of State Administration has been restored with the State Treasury of the USSR, the State Bank of the USSR and other State Ministries and Departments that are active behind closed doors, with the adoption, renewal and approval of the First Class Diplomatic Shield as a permanent General Member of the UN Security Council, which has five votes of participants in meetings of the UN Security Council.

Based on Sovereign Decrees D/N 002 of 12.05.2023, D/N 003 of 28.05.2023 and other Sovereign Acts, about which the State Committee for the State of Emergency of the USSR (SCSE of USSR), as the Supreme Body of State Power of the Great Sovereign Country - Union the Soviet Socialist Republics by Diplomatic Note notified and notified all interested parties and International Organizations, all International Missions and Representations and Declares that:

- 1) The Permanent Representative of the USSR to the UN and to the UN Security Council received from the State Emergency Committee of the USSR upon appointment to the post the Corresponding Sovereign Act - Decree, which must be understood as a Note of the USSR Ministry of Foreign Affairs, since the Note of the illegitimate private company "Ministry of Foreign Affairs of the Russian Federation" of the former trading company "Russian Federation - Russia" on the appointment of the Permanent Representative of the former trading company "Russian Federation - Russia" to the UN and the UN Security Council, remained without attention or consideration.
- 2) The issuance of diplomatic visas for the former trading company "Russian Federation - Russia" for diplomats has actually become impossible and prohibited, and the re-accreditation of diplomatic



representative offices of the USSR on behalf of the former trading company "Russian Federation - Russia" is not provided for and is excluded by International Laws and Legal Norms.

- 3) In 2006, the Supreme National Assembly of the USSR confirmed and renewed, by rights of acquisitive prescription, all the rights of the USSR to all property of the Sovereign Power and as the Sovereign People of the Winner of the Great Country of the Sovereign - the Union of Soviet Socialist Republics (1941-1945), in which, as of 2007, there was at least 10'000'000'000'000 (Ten trillion) Dollars USA gold.
- 4) On September 25, 2006, at the request of the Supreme National Assembly of the USSR, the administrative body of the "Ministry of Foreign Affairs of the Russian Federation" was liquidated, as a subdivision of the International Department of the CPSU Central Committee and the Administration of the Affairs of the CPSU Central Committee, whose registration as a legal entity from March 15, 1995 was recognized on December 11, 2007 by the Extraordinary Soviet Military criminal authorities, after which all foreign Sovereign property of the USSR began to be subject to transfer to the jurisdiction and balance of the Holder, in the Common and Indivisible Property of the USSR, the Extraordinary Military-Political Body of State Power of the Soviets - the Supreme National Assembly of the USSR, after which the Rights and Title of the CPSU, the former trading company " Russian Federation - Russia" and its bodies, as for management and ownership in the Common and Indivisible Property of the USSR, income from rental and use are considered to be finally terminated by 2012 and repaid in 2017, with the provision of a final administrative period by December 21, 2023.
- 5) in September 2006, a commercial entrepreneur, the fake Minister of Foreign Affairs of the former trading company "Russian Federation - Russia" issued a private order to transfer the illegitimate private company "Ministry of Foreign Affairs of the Russian Federation" to



operate as a visa center of the USSR for issuing visas and providing assistance to Sovereign Citizens of the USSR abroad and ensuring the economic activities of the USSR Ministry of Foreign Affairs.

- 6) since 2006, all Sovereign Soviet foreign property, as well as the property of previous Subjects that existed in the pre-Soviet period, came under the jurisdiction and jurisdiction of its Legal Successors and the Sovereign People of the Winner (1941-1945) of the Great Sovereign Country - the Union of Soviet Socialist Republics, which since 2014 year, within a 7-year period, was to be transferred under the Sovereign Consular Shield of the USSR.
- 7) property, assets and holdings that existed in the pre-Soviet period are recognized as Sovereign property of the USSR, subject to unconditional delivery to the USSR without encumbrance and any Russian and other conditions and requirements - until 21.12. 2023.
- 8) in 2010, the former trading company "Russian Federation - Russia", in return for the Consular Charter of the USSR, in violation of Sovereign International Treaties and obligations, accepted a false and falsified consular charter of the former trading company "Russian Federation - Russia" , after which, since 2016, the rights to Diplomatic missions and The sovereign Soviet foreign property of the former trading company "Russian Federation - Russia" was terminated and escheated.
- 9) since 2012, the illegitimate private company "Ministry of Foreign Affairs of the Russian Federation" and since the registration of the false "federal" bodies of the former trading company "Russian Federation - Russia" by legal entities in the USSR, their adoption of administrative regulations under British law for their existence as fraudulent non-state institutions, has certified their criminal registration as commercial companies in American and British jurisdictions operating under the UCC Uniform Commercial Code to



provide free services and gratuitous assistance to Sovereign Citizens of the USSR, which require annual legal, internal and external audits, compliance with the law, accounting and financial reporting, as well as will require the illegitimate private company "MFA" of the former trading company "Russian Federation - Russia" to apply to the authorities of the USSR with petitions to obtain the appropriate licenses, mandates, powers, powers and permits from the Extraordinary State Soviet Authorities of the USSR.

- 10) Since 2019, the Supreme National Assembly of the USSR and the NLM of the USSR, as the Legitimate Government of the USSR accredited to the UN (04.07.2028 UN ID: 557303), stated that diplomatic visas will be issued exclusively to Sovereign Citizens of the USSR who are in the diplomatic service in the USSR Ministry of Foreign Affairs using the corresponding State passports of the USSR , after which the official confiscation of State property of the USSR began in the World Community from someone else's and illegal use of the illegitimate private company "Ministry of Foreign Affairs of the Russian Federation" , for its transfer to the Great Sovereign Country - the Union of Soviet Socialist Republics as the legal Sovereign Owner and copyright holder.
- 11) by 2022, the former trading company "Russian Federation - Russia" as the Khazar Kaganate, which did not fulfill the legal requirements of the Sovereign Decrees of 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, acted as the instigator of war and a disturber of International Peace, a violator of International Law , military aggressor. As a private trading company, it was subject to sanctions, embargoes, restrictions and other similar measures for violating International Rights, after which it became subject to re-registration and reorganization as the Russian Federation-Russia State Cooperative Enterprise (Resolution of the Supreme National Assembly of the USSR No. PVK-033 of March 23, 2023), according to By order of the State Emergency Committee of the USSR No. P-04 dated April 10, 2023, as the Supreme



body of State Power of the Great Sovereign Country - the Union of Soviet Socialist Republics, registration was made and an entry was made in the register of the State Register of the USSR at the Treasury of the USSR, and its officials, elected and substitute persons became subject to transition to the jurisdiction of the International Criminal Court and the Military Tribunal of the Special Presence and the requirements of the Nuremberg Rules and Codes upon the verdict of the International Criminal Court and the submission of International Justice.

12) On April 26, 2022, the official visit of UN Secretary-General Antonio took place Guterres to Moscow, who, as for "urgent steps aimed at establishing Peace," was tasked with returning the former trading company "Russian Federation - Russia", as a letter left without consideration to the UN Secretary General No. Pr-2338 dated December 24, 1991 on the creation of the illegal trading company "Russian Federation - Russia" of the self-appointed president of the RSFSR, despite and in violation of the People's Will of the results of the All-Union Referendum of March 17, 1991 "On the preservation of the USSR." From April 26, 2022, false representative office of the former trading company "Russian Federation - Russia" in the UN in order of legal continuation from the USSR is over, without the right of continuation and re-establishment forever.

13) Representation of the USSR in the UN and Permanent membership in the UN Security Council is subject to the exercise of the Ministry of Foreign Affairs of the USSR, a Sovereign Citizen of the USSR, holding a diplomatic passport of the USSR, being in the diplomatic service of the USSR and holding the corresponding Sovereign Mandate from the USSR and its Legitimate Soviet Extraordinary Authorities and State Bodies.

14) On April 25, 2023, the UN General Assembly adopted resolution A/77/L.65 "Cooperation between the United Nations and the Council of Europe", the preamble of which recorded the status of the former trading company "Russian Federation - Russia" as an International



Aggressor, voting on which allowed from the UN Charter, most countries, including parts of the BRICS, SCO and CIS countries will join the Atlantic Charter (1941)-(2021) as an anti-Hitler coalition, refuse the former trading company "Russian Federation - Russia" in its application for membership in the UN, confirm the refusal of International recognition of the former trading company "Russian Federation - Russia" as a Subject of International Law and confirm the recognition of the Sovereign Legal Rights of the USSR to a seat in the Security Council in the UN as a Sovereign Power and founder of the UN.

- 15) On December 12, 2023, the former trading company "Russian Federation - Russia" proposed, through denunciation, to withdraw from the UN Convention on the Law of the Sea (1982), which was ratified by a private "federal law" of the Russian Federation of February 26, 1997 No. 30-FZ, while the Russian denunciation cannot and does not affect the participation of the USSR in the UN Convention on the Law of the Sea (1982) with the USSR's reservations regarding Sovereign State Borders, arbitration, the sectoral division of the Arctic and the belonging of the Great Country to the Sovereign - the Union of Soviet Socialist Overseas Republics possessions of Antarctica, which puts the former trading company "Russian Federation - Russia" in the position of a pirate haven, along with the USA, Israel, Venezuela, Turkey and some other countries.

We hereby order:

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, within the framework of the legal framework and in pursuance of International Law, notified the former trading company "Russian Federation - Russia" through the UN Secretariat that the former trading company "Russian Federation - Russia" is not a Subject of International Law and cannot submit an application for membership in the UN, which will be submitted for discussion by the UN General Assembly. The Soviet Party



notifies and notifies that the norm of representation of the USSR in the UN and in the UN Security Council in the order of declared succession from the USSR does not pass to the Union Republics and Autonomies of the USSR, and the norm of representation of the USSR in a special order for a transition period of 7 years is carried out by the Extraordinary Sovereign State Authorities of the USSR represented by the State Emergency Committee of the USSR and the Main Political Directorate of the USSR, the Extraordinary Constitutional Committee of the USSR, as the State body of justice for legal control over compliance with Socialist Legality and the legal Constitutional system in the entire Sovereign Territory of the USSR under the State military-political body of the Special Presence of the State Emergency Committee of the USSR.

On April 01, 2022, private "federal" law of the Russian Federation dated 01.04.2022 No. 83-FZ "On amendments to the "federal" law "On the specifics of the federal state civil service in the system of the Ministry of Foreign Affairs of the Russian Federation" and article 4 of the Federal Law "On the Extraordinary and Plenipotentiary of the Russian Federation in a foreign state and the permanent representative (representative, permanent observer) at the International Organization (in a foreign state)", was adopted in violation of the regulations, was not included in the Collection of Legislation of the former trading company "Russian Federation" - Russia", as clarifying certain issues of the private "federal" civil service in the system of the "Ministry of Foreign Affairs of the Russian Federation", then according to the private "federal" law of July 15, 1995 No. 101-FZ "On international treaties of the Russian Federation" from December 1 In 2007, the former trading company "Russian Federation - Russia" was recognized and declared in the International community by status not as a state, but as an authorized trade commercial organization preparing draft international treaties and not participating in their ratification, after which the passage of non-state civil service in the system of the "Ministry of Foreign Affairs of the Russian Federation" "as a non-state institution is not provided for by private "federal" law, as evidenced and confirmed by PSRN No. - 1037704021574.



Based on these norms of Law and International Regulations, in the name of the Sovereign - the Union of Soviet Socialist Republics and this Decree, all Ambassadors, Consuls, Diplomats and representatives of Diplomatic and Consular missions and their representatives, as well as representative offices acting on behalf and on the private orders of the trade and commercial organizations closed and terminated as inactive by the statutory jurisdiction of the illegitimate private company "Ministry of Foreign Affairs of the Russian Federation" , are unilaterally released from illegally occupying government positions and positions as substitutes for persons who do not have the powers, powers and Mandates from the Sovereign Victorious Power of the Union of Soviet Socialist Republics, as having illegally appropriated powers and illegally acting for and for the Union of Soviet Socialist Republics, in violation of the UN Charter and by way of recourse, are temporarily appointed to positions with the status of temporary acting duties until a Special Order or Emergency Order of the Commissioner for Foreign Affairs of the State Emergency Committee of the USSR on the proposal of the attestation Legal Commission "Diplomatic and Consular Missions Abroad" of the Main Political Directorate under the Extraordinary Constitutional Committee of the USSR as the State body of justice for legal control over compliance with Socialist Legality and the legal Constitutional system throughout the entire Sovereign Territory of the Union of Soviet Socialist Republics, under the State military-political body of the State Emergency Committee of the USSR.

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

