



Совет Министров СССР Государственный Комитет по Чрезвычайному Положению

Государственный военно-политический орган Особого Совещания с расширенными полномочиями

№ D/N 015

November 16, 2023 года

**By the right of the Sovereign
By Right of the Sovereign
Great Sovereign Country
Union of Soviet Socialist Republics**

Decree

The Great Sovereign Country - the Union of Soviet Socialist Republics, represented by 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, expresses its respect to the All Great, the United, Sovereign Soviet People, All Subjects of Law and the Entire World Community,

Hereby Proclaims:

The State Committee for the State of Emergency of the USSR notified the United Nations that the Russian Federation trading company is not a party to the SNF-III Treaty and does not have any participation in it. Since December 1, 2007, the trading company " Russian Federation - Russia " has declared itself in the International Community not to be a State, but an authorized trade organization preparing draft



International Treaties for the USSR, but maliciously does not participate in their ratification.

On the basis that all "federal bodies" of the executive branch of the "Russian Federation - Russia" in 2004, according to the provisions of Art. 61 of the Civil Code of the trading company "Russian Federation - Russia" were created as non-state institutions, legal entities, they are subject to liquidation.

The liquidation of "federal bodies" of the executive branch, which replaced or acted as legal successors and successors of State bodies, which were declared predecessors of private "federal bodies" as private organizations issuing State enterprises of the executive branch, does not entail the abolition or other change of civil law and public law status of a State body, unless otherwise specified or established by the State Committee on the State of Emergency of the USSR or the Special Commissions of the Union of Soviet Socialist Republics.

Specialized Institutions, Organizations, Trusts, Associations, Committees, Funds and other enterprises created by Decisions, Acts and Resolutions of the Government of the USSR, subsequently illegally liquidated as a result of a coup d'etat, transformed as legal entities in the trading company "Russian Federation - Russia", reorganization of such legal entities will be carried out by transferring from the balance sheet of the trading company " Russian Federation - Russia " to the balance sheet of the State Bank of the USSR accounting balances in the Sovereign State Currency of the USSR, the Gold Soviet Ruble (MOM1(XAU)GSR).

The territorial bodies of the liquidated private "federal bodies" of the executive branch will perform the functions of territorial liquidation Commissions, such private "federal bodies", where the Chairman of the "digital" Government of the trading company of the Russian Federation Mishustin M.V. and his affiliates will be responsible for the consolidated liquidation balance sheet.



The territorial bodies of the liquidated private "federal bodies" of the executive branch of the trading company "Russian Federation - Russia" do not acquire any functions, rights, powers and powers, including temporary ones, like a State body or authority in the USSR. The functions of the State power of the USSR are carried out by the regional, territorial, district and city Councils of Workers, as the exclusive direct and immediate power of the Great Sovereign Soviet People on the Sovereign Territory of the Great Sovereign Country - the Union of Soviet Socialist Republics.

The newly formed State bodies of the USSR, on the Sovereign Territory of the Great Sovereign Country - the Union of Soviet Socialist Republics, which are entrusted with the same functions that were performed by the liquidated private "federal bodies" of the executive branch, to which the powers of the abolished bodies were transferred, are not its legal successors and act according to Laws of the USSR during Wartime.

Since the abolition of the territorial bodies of the liquidated private "federal bodies" of executive power, the State bodies of the USSR have been operating under the Councils of People's Commissars of the USSR (CPC of the USSR) with the control center represented by 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, as well as its Extraordinary Commissions, which are vested for a special period with all the rights, powers and powers of the Soviet notary, provided for by the Law of the USSR dated July 19, 1973 No. 4537-VIII

"On the State Notary", as valid and normative in the USSR -

State registration number C197300002 dated July 19, 1973, the tasks of which will include the protection of Socialist property, rights and legitimate interests of Sovereign Citizens, State institutions of the USSR, enterprises and organizations, collective farms, other cooperative and other public organizations, strengthening socialist legality and order, crime prevention through correct and timely certification of contracts and other transactions, registration of inheritance rights, execution of writs of execution and other notarial actions in the



Sovereign Territory of the Great Country - the Sovereign of the Union of Soviet Socialist Republics.

Based on the Legislation of the USSR and the Sovereign Legislative Acts of the State Committee on 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, the State Committee on Emergency of the USSR declares and proclaims that the "constitutional court" , "supreme court" , "Prosecutor General's Office" , the government of the " Russian Federation-Russia trading company" , private " federal bodies " of the executive branch and bodies issuing State power of the subjects of the Russian Federation-Russia trading company , the "Ministry of Justice", the Commissioner for Human Rights, the Commissioner for the rights of the child, the "Accounts Chamber", the "Central Election Commission", the "Central Bank", the "Public Chamber", pseudo-state corporations, foundations and other organizations, and others created by the trading company " Russian Federation - Russia" on the basis of private "Federal laws", as well as persons holding the position of President of the trading company "Russian Federation - Russia", are considered abolished, liquidated, not created, not former, non-existent or not elected.

The immediate reorganization of the commercial private structure "Police" in the system of the Ministry of Internal Affairs of RUSSIA into the State Legal Body of the Ministry of Internal Affairs of the USSR with the name - People's Militia is announced. Also subject to reorganization and resubordination to the Legitimate State Authorities of the USSR are the created power structures of the trading company "Russian Federation - Russia", such as: "FSSP", "FSB", "State Traffic Safety Inspectorate", "Troops of the National Guard of RUSSIA", which illegally appropriated the name "ROSSGARDIA" " and other illegal, criminal groups.

361555 (Three hundred sixty-one thousand five hundred fifty-five) Laws of the USSR and the RSFSR as fundamental, continuously valid and constantly applied in the Sovereign Territory of the Great Country - the Sovereign of the Union of Soviet Socialist Republics, are not subject to cancellation, suspension, change, annulment and loss of Legal force of the



Normative and Legal Acts in the USSR that have the Rule of Law in Russia and take precedence over private "federal laws" and other acts and actions. All substitute officials trading company "Russian Federation - Russia", which participated in the genocide of the Great Sovereign Soviet People, are responsible for the State and War crimes committed and are responsible for failure to comply with or violation of the USSR Law dated October 24, 1990 No. 1748-I "On ensuring the operation of Laws and other Acts of Legislation of the USSR", according to which the binding force of the Laws of the USSR on the Sovereign Territory of the Great Country - the Sovereign of the Union of Soviet Socialist Republics cannot be the subject of agreements between individual Republics, as well as between State bodies of the USSR and individual Republics.

The establishment in the Republics of preconditions, any other direct or indirect restrictions, the operation of the Sovereign Laws of the USSR and other legal Acts of the Supreme Bodies of State Power and Administration of the USSR is an illegal attempt to infringe on the Sovereignty of the USSR, violation of the Sovereign Law of the USSR "On the Division of Powers between the USSR and Subjects of Law" and does not entail any legal consequences," as evidenced and confirmed by State Registration Number C9000850 dated November 3, 2008 as valid and normative in the USSR. Any statements, recognitions, resolutions, and private codes, laws and orders on the non-application or termination of the validity and force of the Sovereign Laws of the USSR (RSFSR), given, accepted or committed by any persons holding positions in the trading company "Russian Federation - Russia", are knowingly void and invalid when such a person, by his actions (inactions) in relation to the Sovereign Laws of the USSR and the Sovereign Decrees of the State Emergency Committee of the USSR, recognized himself as standing in the position of a person declared outlaw under Wartime Laws in the Sovereign Territory of the Great Sovereign Country - the Union of Soviet Socialist Republics.

If any Subject of Law and any Subject of this Decree of the State Committee on the State of Emergency of the USSR, as the supreme Body of State Power of the Great Sovereign Country - the Union of Soviet Socialist



Republics, ignores this Subject of Law, this Subject of Law is recognized as criminal, belongs to the category of separatists, extremists and international terrorists.

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.

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

Chairman of the State Emergency Committee 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

