



Совет Министров СССР Государственный Комитет по Чрезвычайному Положению

Государственный военно-политический орган Особого Совещания с расширенными полномочиями

№ D/N 022

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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,

Hereby Proclaims:

The State Emergency Committee of the USSR informs, notifies that the law enforcement activities of the Central Election Commission of the Russian Federation (CEC of the Russian Federation) are recognized as legally illegal and unlawful.

All elections held, voting since 1993 in the former trading company "Russian Federation - Russia", their results and results are obviously void, invalid, without legal force and enforcement throughout the Sovereign Territory of the Great Sovereign Country - the Union of Soviet Socialist Republics.

To carry out reorganization, rehabilitation, reorganization, change of ownership and re-registration of the foreign trading company "Russian Federation - Russia" in the State Register of the Union of Soviet Socialist Republics under the State Treasury of the USSR, re-registration was carried out. The final completion of the transaction on the unconditional



establishment of ownership of the company "Russian Federation - Russia" took place on March 8, 2023 and was confirmed by a document - Notification of the People's State Authority in the Sovereign Territory of the USSR of the Sovereign International Consumer Cooperative Light Great Russia No. 16/LET - INF dated 21 February 2023 To all subjects of law.

In accordance with the Sovereign Legislation of the USSR and the completion of registration for the unconditional right of ownership of the company "Russian Federation - Russia", it was re-registered from the Anglo-British jurisdiction to the Sovereign jurisdiction of the Great Sovereign Country - the Union of Soviet Socialist Republics, namely to the State Register of the Union of Soviet Socialist Republics at the State Treasury USSR as a State Cooperative Enterprise Russian Federation - Russia.

All elective positions and positions as "state", in the former trading company "Russian Federation - Russia", and now State Cooperative Enterprise "Russian Federation - Russia", are vacant, and the illegal chambers of the federal assembly in the former trading company "Russian Federation - Russia" are not active or replaced by other unconstitutional bodies and persons, and all their acts since 1993 by the State Committee on the State of Emergency USSR, as the Supreme body of State Power of the Great Sovereign Country - the Union of Soviet Socialist Republics and the Central Executive Committee of the Union of Soviet Socialist Republics (CEC of the USSR), as the Supreme Central body of the State Executive Power of the Great Sovereign Country - the Union of Soviet Socialist Republics, are recognized as obviously insignificant, invalid, forged and falsified by unknown or substitute persons.

Based on Regulation No. SUR 019 of November 12, 2023 of the State Committee on the State of Emergency of the USSR, in connection with the criminal, anti-national activities of the acting President of the State Cooperative Enterprise, the Russian Federation - Russia Putin Vladimir Vladimirovich and non execution of the prescribed Legal Acts of the Great



Sovereign Country of the Union Soviet Socialist Republics represented by the State Committee for the State of Emergency of the Union of Soviet Socialist Republics, as the Supreme body of State Power of the USSR, and also in connection with the recognition of the uncertainty of the physical existence of this entity, taking into account the sharp deterioration of the economic situation in the Sovereign Territory of the USSR, Vladimir Vladimirovich Putin was removed from his position the position of Acting President of the State Cooperative Enterprise Russian Federation - Russia without the Right of Appeal, with all relevant Legal consequences.

On September 24, 2023, the person filling the position of the self-appointed President of the former trading company "Russian Federation - Russia", currently the State Cooperative Enterprise Russian Federation - Russia, congratulated the de jure non-existent employees of the Central Election Commission of the Russian Federation - Russia, the former trading company "Russian Federation - Russia" with the 30th anniversary, which, by virtue of private regulations, cannot have employees due to non-compliance and violation by employees of the private "federal" law of April 30, 2021 No. 116-FZ "On amendments to certain legislative acts of the trading company of the Russian Federation - Russia." Since April 30, 2021, all employees, employees and officials of private "federal" bodies of the former trading company "Russian Federation - Russia" are in a similar situation.

On December 13, 2023, the Central Election Commission of the former trading company "Russian Federation" issued a falsified, fictitious resolution No. 142/1086-8 "On the regulations on the specifics of the preparation and conduct of presidential elections during the period of martial law in part of the territory of the Russian Federation," which in view lack of legal actions, it was not possible to pass State registration, after which the holding of insignificant elections of the fictitious President of the former trading company "Russian Federation - Russia" is a deliberately illegal act and an illegal action throughout the Sovereign Territory of the Great Sovereign Country of the USSR .



On December 18, 2023, a person illegally filling the position of President of the State Cooperative Enterprise Russian Federation - Russia, in connection with his dismissal, arrived at the Central Election Commission to submit documents as a fictitious candidate for the void, illegal, rigged presidential elections of 2024, which were illegally adopted by the liquidated, falsified, fictitious Central Election Commission of the Russian Federation - Russia, thereby, by its falsified, fictitious resolution, registered a group of voters created to support the self-nomination of Vladimir Vladimirovich Putin in the non-existent and fictitious presidential elections in 2024, which is and is recognized by this Sovereign Decree State Emergency Committee of the USSR, as unissued due to the fact that the falsified, insignificant resolution could not pass state registration as a normative-legal Act, since the law enforcement activities of the Central Executive Committee of the State Cooperative Enterprise Russian Federation - Russia were terminated in the absence of falsified, fictitious citizens of the "Russian Federation" as incapacitated individuals have any electoral and political rights in the USSR, on behalf of the former trading company "Russian Federation - Russia".

Rosreestr in the former trading company "Russian Federation - Russia", currently in the State Cooperative Enterprise "Russian Federation - Russia" is void falsified An act that could not receive proper publication in the official press, as a false and illegal body, could not obtain State registration on the legal basis that Rosreestr as a private "federal" body and its service does not have the corresponding rights and powers in relation to cooperation and provision private services of the Central Election Commission of the Russian Federation, as well as real estate and property rights belonging to Sovereign Citizens of the USSR.

Based on the Directive of the State Emergency Committee of the USSR No. P/07 of June 21, 2023 on the application of the Soviet Emergency Legislation of the USSR to establish a legal regime during the transition period, the norms and provisions of the Civil Code of the RSFSR of 01.08.1950, the provisions of the Civil Procedure Code of the RSFSR of June



11, 1964, and the Criminal Code of the RSFSR of October 27, 1960 are in force and applied.

Basic Law - Constitution of the Union of Soviet Socialist Republics of October 7, 1977. without restrictions and legal reservations is valid. The draft Constitution of the former trading company "Russian Federation - Russia" from 1993, as the Charter of a legal entity, does not have the right to exist and apply in exchange for the action of the Soviet Basic Law and the Constitutions of the USSR and the RSFSR, which have precedence and supremacy over private "federal" laws, has no law enforcement effect throughout the Sovereign Territory of the Great Sovereign Country - the Union of Soviet Socialist Republics.

The State Emergency Committee of the USSR informs, notifies, recognizes by this Sovereign Decree all private "federal" bodies, services, officials, substitutes and other persons of the State Cooperative Enterprise Russian Federation - Russia that the appointment of fictitious elections of the President of the Russian Federation - Russia on March 15, 16, 17, 2024 according to an insignificant resolution of the "Federation Council of the Federal Assembly" Russian Federation - Russia dated December 7, 2023 No. 678-SF "On establishing elections of the President of the Russian Federation" and their conduct according to the void resolution No. 2076 dated December 8, 2023 "On measures to assist election commissions in the exercise of their powers in the preparation and conduct of presidential elections Russian Federation" - illegally, did not take place and did not happen on the legal basis that the above resolution, as not issued, did not receive its publication in the printed publication of the Russian Federation - Russia, after which its publication in the official press is invalid, non-normative, void and canceled act. The fictitious resolution refers to the unapplied and unpublished law on the President and on presidential elections, which since 1993 has been considered as annulled and falsified act and is subject to recognition as an attempt to criminally seize power in the Great Sovereign Country of the USSR by a foreign criminal group of persons and a person replacing and using the name of the President of the former trading company "Russian Federation - Russia", which puts them in the position of persons declared outlaws and entails the recognition of the Rights, powers and competencies from the moment of his election as not arising,



insignificant, annulled, criminal, and to the recognition of his activities as insignificant, protest.

The holding of elections in 2024 for a fictitious President of the "Russian Federation - Russia" and the fraudulent results of such elections are a deliberately illegal, criminal act, and will have no legal force and legal consequences throughout the Sovereign Territory of the Great Sovereign Country - the Union of Soviet Socialist Republics, except for criminal ones responsibility for those responsible for participating in them and conducting "Presidential elections".

The State Emergency Committee of the USSR informs and notifies the conscious and deceived Citizens of the USSR that V.V. Putin, as a self-employed, self-appointed and self-elected person, issued a Decree of the fictitious President of the former trading company "Russian Federation - Russia" dated December 31, 1999 No. 1762 "On the temporary exercise of powers of the President of the Russian Federation", which is indicated by the Federal Security Service of Russia (FSS RF) - "acts without change", not so much in favor of the Sovereign State of the USSR, but rather so that through a fictitious decree to assign the rights, powers and powers of the "fictitious president of the former trading company "Russian Federation - Russia " , canceled, abolished and liquidated in 1993, to prolong the action (inaction) of V.V. Putin, which entails a violation with his affiliated persons of the Soviet Sovereign Legislation, as well as private "federal" laws of the former trading company "Russian Federation - Russia" and Article 29 as the statutory code of the Draft Constitution former trading company "Russian Federation - Russia" dated 1993 , which exclude and prohibit violation of constitutional norms and lead to the removal from office of V.V. Putin, who de jure must resign from power as a self-appointed person to the post of fictitious President. His illegal position is vacant or is considered illegally seized or misappropriated, and any signature, decree or other action of the person replacing him is obviously illegal, invalid, has no force and enforceability and cannot have any legal consequences that are assessed by the State Emergency Committee USSR, Central Executive Committee of the USSR as the activity of a foreign agent under the guise of foreign intelligence services, as payment and reward



for secret and subversive activities against the Great Sovereign Country of the USSR and Soviet Sovereign Citizens of the USSR, as going over to the side of the enemy, providing assistance to a hostile foreign state and as the creation of an International Terrorist Organization and the criminal financial community on the Sovereign Territory of the Sovereign Country of the USSR.

In this Legal state, it indicates the actual absence of the guarantor of the draft Constitution as a statutory code, the former trading company "Russian Federation - Russia" and confirms that after the annulment on December 24, 1993 of the dignity, titles and rights to legal existence and the election of the illegal president of the RSFSR - the former trade company "Russian Federation - Russia", during an emergency period of 30 (thirty) years, as the period for submitting claims for obligations, expired and completed the annulment of all signatures, decrees and acts of the self-appointed, void, not former, falsified President of the RSFSR of the former trading company "Russian Federation" - Russia" with the expiration of their validity period, as evidenced and confirmed by the unreversed decision of the Supreme Court of the former trading company "Russian Federation - Russia", adopted in April 2023, and are subject to cancellation and annulment, and are not subject to application if they conflict with the Sovereign Soviet Laws of the USSR and the interests of the Sovereign Citizens of the USSR.

The State Emergency Committee of the USSR by this Sovereign Decree proclaims and notifies that in the event participation in the election cycle on March 15,16,17, 2024 in the former trading company "Russian Federation - Russia", voters as a plebiscite from among the Citizens of the USSR, then their participation in elections and the election results will be valid for them in no other way than only holding an electoral consultation, plebiscite, which Not has the right use traditional rights and freedoms assigned to every Sovereign Citizen of the USSR under the Convention United Nations (UN) And national Constitutions States as statutory jurisdictions, after which void elections, votes, electoral consultations and plebiscites become patently illegal and void, since the fictitious constitutional corporate legislative change in the term of office of the fictitious president from 4 years to 6 years in the former trading company "Russian Federation - Russia" was not proper, legitimate



and legally made and changed, and the decision was made by an unauthorized person outside the draft Constitution of 1993 as the statutory code of the former trading company "Russian Federation - Russia" and the absence of the will of the Sovereign Citizens of the USSR and the so-called fictitious Citizens of the former trading company "Russian Federation - Russia" at a national referendum to change the term of office of the self-appointed "President".

Since 2003, the private "federal" law "On the elections of the President of the Russian Federation", including the private "federal" law "On the elections of deputies of the State Duma of the Federal Assembly of the Russian Federation" and the private federal law "On the state automated system of the Russian Federation "Elections" began to be violated and contradict the draft Constitution of 1993 as a statutory code in the former trading company "Russian Federation - Russia", after which the elections in 2024 are obviously null and void, falsified, not former, invalid and failed, and fictitiously elected persons are and are recognized as unelected participants in the coup d'etat throughout the Sovereign Territory of the USSR.

State Emergency Committee of the USSR, Central Executive Committee of the USSR as the highest State executive body based on the characteristics electoral systems former trading company "Russian Federation - Russia", informed and notified interested parties, voters as a plebiscite from among the Citizens of the USSR that in the event participation in the electoral cycle on March 15,16,17, 2024 in the "Russian Federation - Russia", as well as those who declared themselves and self-authorized as fictitious Citizens of the former trading company "Russian Federation - Russia", running in the 2024 elections for fictitious presidents that their participation as candidates puts them in the position of persons who will be subject to final registration by the Soviet Extraordinary State Bodies and the USSR authorities in the order of reconciliation, inventory, sanitization, audit of records and civil registries of the USSR as traitors to the Motherland, who were declared civil and legal death and removal from Soviet and World records and Sovereign Registers of Free and Free Sovereign Citizens of the USSR, who voluntarily went over to the side of the enemy and are recognized as dead



persons, individuals, slaves, servants and organisms for the needs of transplantology, and are subject to examination by medical councils as crazy or insane, and the establishment of a final psychiatric diagnosis or recognition of them as human hybrids, genetically modified organisms, animals and transhumans who have lost their genomic identity with a person or have a synthetic non-human, artificial nature, who lack and extinguish Human and Citizen Rights USSR, the status of the rights of a living Man and Woman has been lost, and they have the status and position in the former trading company of the Russian Federation, as living speaking property (livestock), deprived of any Rights granted by the Sovereign State of the USSR, whose participation as in the election of a fictitious president of the former trading company "Russian Federation - Russia" is not provided for by Soviet Laws and the Sovereign Constitution (Fundamental Law of 1977).

All acts, decisions, letters, orders, decrees, private "federal" laws, regulations and other acts of the former trading company "Russian Federation - Russia" do not have a normative, command and administrative nature and are not Acts of the State authority for actions and the inaction of which is fully responsible for the requirements of the Great Sovereign Country - the Union of Soviet Socialist Republics, through the passage and appearance in person or in absentia of Citizens of the USSR who took part in the fictitious election cycle on March 15,16,17, 2024, on the proposal of the competent authorities of the USSR State People's Commissariat of Justice and the resolution of the Main Political Directorate of the Great Sovereign Country - the Union of Soviet Socialist Republics to the Sovereign Soviet Court at the Meetings of the Special Meeting of the Special Presence of the Military Tribunal of the USSR, the Supreme Court of the USSR, administering justice under the Sovereign Laws of the Wartime USSR, according to its Sovereign Sentences, Decisions, Resolutions, Determinations and Acts that are final are not subject to appeal or appeal, with the direct participation of the restored and established on the basis of the Resolution of the Presidium of the Military People's Council of the USSR dated January 13, 2020 on the declaration of martial law throughout the Sovereign Territory of the USSR, Resolution of the State Emergency Committee of the USSR No. SUR 01 of 30.03.2023, Sovereign Legal Act of the USSR State Emergency Committee D/N 009 of 20.07.2023, Decree of the USSR State Emergency Committee D/N 016 of



05.12.2023, Decree of the USSR State Emergency Committee D/NO17 of 29.12.2023 - Main Directorate of Counterintelligence USSR State Defense Committee "SMERSH".

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

