RUSSIAN FEDERATION
FEDERAL STATUTE
of December 18, 2006, No. 231-FZ
ON PUTTING THE FOURTH PART OF THE CIVIL CODE OF THE RUSSIAN
FEDERATION INTO EFFECT

Adopted by the State Duma
November 24, 2006

Approved by the Council of the Federation
December 8, 2006

Article 1
To put the Fourth Part of the Civil Code of the Russian Federation (hereinafter: the
Fourth Part of the Code) in effect as of January 1, 2008.

Article 2
To repeal as of January 1, 2008:
1) the Civil Code of the RSFSR (Vedomosti Verkhovnogo Soveta RSFSR, 1964, No. 24.
item 406);
2) the Statute of the RSFSR of June 11, 1964, "On the Approval of the Civil Code of the
RSFSR" (Vedomosti Verkhovnogo Soveta RSFSR, 1964, No. 24. item 406);
3) the Edict of the Presidium of the Supreme Soviet of the RSFSR of June 12, 1964, "On
the Procedure for Putting the Civil and Civil Procedure Codes of the RSFSR into Effect"
(Vedomosti Verkhovnogo Soveta RSFSR, 1964, No. 24. item 416);
4) the Edict of the Presidium of the Supreme Soviet of the RSFSR of August 4, 1966,
"On Making Amendments to Article 16 of the Civil Code of the RSFSR" (Vedomosti
Verkhovnogo Soveta RSFSR, 1966, No. 32. item 771);
5) the Statute of the RSFSR of August 17, 1966, "On Confirming the Edict of the
Presidium of the Supreme Soviet of the RSFSR "On Making Amendments to Article 16 of the
Civil Code of the RSFSR" (Vedomosti Verkhovnogo Soveta RSFSR, 1966, No. 34. item 919);
6) the Edict of the Presidium of the Supreme Soviet of the RSFSR of May 30, 1969, "On
Adding to Article 264 of the Civil Code of the RSFSR" (Vedomosti Verkhovnogo Soveta RSFSR,
1969, No. 23. item 783);
7) the Statute of the RSFSR of July 30, 1969, "On Confirming the Edict of the Presidium
of the Supreme Soviet of the RSFSR 'On Adding to Article 264 of the Civil Code of the RSFSR' 
(Vedomosti Verkhovnogo Soveta RSFSR, 1966, No. 32. item 1091);
8) the Edict of the Presidium of the Supreme Soviet of the RSFSR of June 22, 1970, 1966,
"On Making Amendments to Article 369 of the Civil Code of the RSFSR" (Vedomosti
Verkhovnogo Soveta RSFSR, 1970, No. 26. item 511);
9) the Statute of the RSFSR of July 1, 1970, "On Confirming the Edict of the Presidium of the Supreme Soviet of the RSFSR 'On Making Amendments to Article 369 of the Civil Code of the RSFSR'" (Vedomosti Verkhovnogo Soveta RSFSR, 1970, No. 26, item 511);

10) the Edict of the Presidium of the Supreme Soviet of the RSFSR of August 15, 1972 "On Making Amendments and Additions to the Civil and Civil Procedure Codes of the RSFSR" (Vedomosti Verkhovnogo Soveta RSFSR, 1972, No. 33, item 825);

11) the Statute of the RSFSR of December 26, 1972 "On Confirming the Edicts of the Presidium of the Supreme Soviet of the RSFSR, that Made Certain Amendments and Additions to the Legislation in Force of the RSFSR" (Vedomosti Verkhovnogo Soveta RSFSR, 1972, No. 52, item 1346) with respect to the confirmation of the Edict of the Presidium of the Supreme Soviet of the RSFSR of August 15, 1972 "On Making Amendments and Additions to the Civil and Civil Procedure Codes of the RSFSR ";

12) the Edict of the Presidium of the Supreme Soviet of the RSFSR of 1 March 1974 "On Making Amendments and Additions to the Civil Code of the RSFSR" (Vedomosti Verkhovnogo Soveta RSFSR, 1974, No. 10, item 286);

13) the Statute of the RSFSR of August 2, 1974 "On Approving the Edicts of the Presidium of the Supreme Soviet of the RSFSR Making Certain Amendments and Additions to the Legislation in Force of the RSFSR" (Vedomosti Verkhovnogo Soveta RSFSR, 1974, No. 32, item 854) with respect to the confirmation of the Edict of the Presidium of the Supreme Soviet of the RSFSR of March 1, 1974 "On Making Amendments and Additions to the Civil Code of the RSFSR ";

14) the Edict of the Presidium of the Supreme Soviet of the RSFSR of December 18, 1974 "On Amending and Repealing Certain Legislative Acts of the RSFSR in Connection with the Putting into Effect of the Statute of the RSFSR on the State Notary System" (Vedomosti Verkhovnogo Soveta RSFSR, 1974, No. 51, item 1346);

15) the Statute of the RSFSR of December 25, 1974 "On Confirming the Edict of the Presidium of the Supreme Soviet of the RSFSR 'On Amending and Repealing Certain Legislative Acts of the RSFSR in Connection with the Putting into Effect of the Statute of the RSFSR on the State Notary System' " (Vedomosti Verkhovnogo Soveta RSFSR, 1974, No. 52, item 1366);

16) the Edict of the Presidium of the Supreme Soviet of the RSFSR of 18 October 1976 "On Adding to Article 492 of the Civil Code of the RSFSR" (Vedomosti Verkhovnogo Soveta RSFSR, 1976, No. 42, item 1270);

17) the Statute of the RSFSR of November 19, 1976 "On Confirming the Edict of the Presidium of the Supreme Soviet of the RSFSR "On Adding to Article 492 of the Civil Code of the RSFSR" (Vedomosti Verkhovnogo Soveta RSFSR, 1976, No. 47, item 1357);

18) the Edict of the Presidium of the Supreme Soviet of the RSFSR of 3 February 1977 "On Amending and Repealing Certain Legislative Acts of the RSFSR" (Vedomosti Verkhovnogo Soveta RSFSR, 1977, No. 6, item 129);


20) the Edict of the Presidium of the Supreme Soviet of the RSFSR of May 28, 1986 No.
“On Making Amendments and Additions to Certain Legislative Acts of the RSFSR” (Vedomosti Verkhovnogo Soveta RSFSR, 1986, No. 23, item 638);


22) the Edict of the Presidium of the Supreme Soviet of the RSFSR of February 24, 1987, No. 5375-XI "On Making Amendments and Additions to The Civil Code of the RSFSR and Certain Other Legislative Acts of the RSFSR" (Vedomosti Verkhovnogo Soveta RSFSR, 1987, No. 9, item 250);


24) Article 1 of Part I of the Edict of the Presidium of the Supreme Soviet of the RSFSR of January 5, 1988, No. 8066-XI "On Making Amendments and Additions to Certain Legislative Acts of the RSFSR" (Vedomosti Verkhovnogo Soveta RSFSR, 1988, No. 1, item 1);

25) the Edict of the Presidium of the Supreme Soviet of the RSFSR of April 15, 1988 No. 8824-XI "On Making Amendments and Additions to the Land and Civil Codes of the RSFSR" (Vedomosti Verkhovnogo Soveta RSFSR, 1988, No. 16, item 476);

26) the Statute of the RSFSR of 20 April 1988 "On Approving the Edicts of the Presidium of the Supreme Soviet of the RSFSR On Making Amendments and Additions to Certain Legislative Acts of the RSFSR" (Vedomosti Verkhovnogo Soveta RSFSR, 1988, No. 17, item 541) with respect to the confirmation of the Edict of the Presidium of the Supreme Soviet of the RSFSR of April 15, 1988 "On Making Amendments and Additions to the Land and Civil Codes of the RSFSR”;

27) the Edict of the Presidium of the Supreme Soviet of the RSFSR of January 16, 1990 No. 13551-XI "On Making Amendments to the Land and Civil Codes of the RSFSR" (Vedomosti Verkhovnogo Soveta RSFSR, 1990, No. 3, item 78);


29) the Statute of the Russian Federation of June 24, 1992, No. 3119/1-I "On Making Amendments and Additions to The Civil Code of the RSFSR" (Vedomosti S"ezda narodnykh deputatov Rossiiskoi Federatsii i Verkhovnovo Soveta Rossiiskoi Federatsii, 1992, No. 29, item 1689);

30) the Resolution of the Supreme Soviet of the Russian Federation of July 14, 1992, No. 3301-I "On the Regulation of Civil Legal Relations During the Period of the Conduct of Economic Reform " (Vedomosti S"ezda narodnykh deputatov Rossiiskoi Federatsii i Verkhovnovo Soveta Rossiiskoi Federatsii, 1992, No. 30, item 1800);

31) the Patent Statute of the Russian Federation of September 23, 1992, No. 3517-I (Vedomosti S"ezda narodnykh deputatov Rossiiskoi Federatsii i Verkhovnovo Soveta Rossiiskoi Federatsii, 1992, No. 42, item 2319);


33) the Statute of the Russian Federation of September 23, 1992, No. 3520-I "On Trademarks, Service Marks, and Designation of Places of Origin of Goods" (Vedomosti S"ezda narodnykh deputatov Rossiiskoi Federatsii i Verkhovnovo Soveta Rossiiskoi Federatsii, 1992, No. 42, item 2322);


35) the Statute of the Russian Federation of September 23, 1992, No. 3523-I "On the Legal Protection of Computer Programs and Data Bases " (Vedomosti S"ezda narodnykh deputatov Rossiiskoi Federatsii i Verkhovnovo Soveta Rossiiskoi Federatsii, 1992, No. 42, item 2325);

36) the Resolution of the Supreme Soviet of the Russian Federation of September 23, 1992, No. 3524-I "On the Procedure for Putting the Statute of the Russian Federation 'On the Legal Protection of Computer Programs and Data Bases' into Effect" (Vedomosti S"ezda narodnykh deputatov Rossiiskoi Federatsii i Verkhovnovo Soveta Rossiiskoi Federatsii, 1992, No. 42, item 2326);

37) the Statute of the Russian Federation of September 23, 1992, No. 3526-I "On the Legal Protection of the Topology of Integrated Circuits" (Vedomosti S"ezda narodnykh deputatov Rossiiskoi Federatsii i Verkhovnovo Soveta Rossiiskoi Federatsii, 1992, No. 42, item 2328);

39) the Statute of the Russian Federation of December 24, 1992, No. 4215-I "On Making Amendments and Additions to The Civil Code of the RSFSR" (Vedomosti S"ezda narodnykh deputatov Rossiiskoi Federatsii i Verkhovnogo Soveta Rossiiskoi Federatsii, 1993, No. 4, item 119);


41) the Statute of the Russian Federation of July 9, 1993, No. 5351-I "On Copyright and Neighboring Rights" (Vedomosti S"ezda narodnykh deputatov Rossiiskoi Federatsii i Verkhovnogo Soveta Rossiiskoi Federatsii, 1993, No. 32, item 1242);


44) the Statute of the Russian Federation of August 6, 1993, No. 5605-I "On Achievements of Breeding" (Vedomosti S"ezda narodnykh deputatov Rossiiskoi Federatsii i Verkhovnogo Soveta Rossiiskoi Federatsii, 1993, No. 36, item 1436);

45) the Resolution of the Supreme Soviet of the Russian Federation of August 6, 1993, No. 5606-I "On the Procedure for Putting the Statute of the Russian Federation 'On Achievements of Breeding' into Effect" (Vedomosti S"ezda narodnykh deputatov Rossiiskoi Federatsii i Verkhovnogo Soveta Rossiiskoi Federatsii, 1993, No. 36, item 1437);


47) the Federal Statute of July 9, 2002, No. 82-FZ "On Making Amendments and Additions to The Statute of the Russian Federation "On the Legal Protection of the Topology of Integrated Circuits" " (Sobranie zakonodatel'stva Rossiiskoi Federatsii, 2002, No. 28, item 2786);


49) the Federal Statute of December 24, 2002, No. 177-FZ "On Making Amendments and Additions to the Statute of the Russian Federation "On the Legal Protection of Computer Programs and Data Bases' " (Sobranie zakonodatel'stva Rossiiskoi Federatsii, 2002, No. 52, item 5133);
50) the Federal Statute of February 7, 2003, No. 22-FZ "On Making Amendments and Additions to the 'Patent Statute of the Russian Federation' " (Sobranie zakonodatel'stva Rossiiskoi Federatsii, 2003, No. 6, item 505);
51) the Federal Statute of July 20, 2004, No. 72-FZ "On Making Amendments to the Statute of the Russian Federation 'On Copyright and Neighboring Rights' " (Sobranie zakonodatel'stva Rossiiskoi Federatsii, 2004, No. 30, item 3090);

Article 3

As of January 1, 2008, to repeal on the territory of the Russian Federation:

1) the Statute on the Firm, approved by the Resolution of the Central Executive Committee and Council of Peoples' Commissars of the USSR of June 22, 1927 "On Putting the Statute on the Firm Into Effect " (Collection of Statutes and Decrees of the Workers' and Peasants' Government of the USSR, 1927, No. 40, item 395);
2) the Resolution of the Central Executive Committee and Council of Peoples' Commissars of the USSR of June 22, 1927 "On Putting the Statute on the Firm into Effect " (Collection of Statutes and Decrees of the Workers' and Peasants' Government of the USSR, 1927, No. 40, item 394);
3) the Fundamental Principles of Civil Legislation of the USSR and the Republics (Vedomosti S"ezda narodnykh deputatov SSSR i Verkhovnogo Soveta SSSR, 1991, No. 26, item 733);
Article 4
Until the bringing of statutes and other legal acts in effect on the territory of the Russian Federation into accordance with the Fourth Part of the Code, the statutes and other legal acts of the Russian Federation and also acts of legislation of the USSR in effect on the territory of the Russian Federation within the limits and by the procedure provided by the legislation of the Russian Federation shall be applied to the extent that they do not contradict the Fourth Part of the Code.

Article 5
The Fourth Part of the Code shall be applied to legal relations that have arisen after it has been put into effect.

For legal relations that arose before the Fourth Part of the Code was put into effect, it shall be applied to those rights and duties that arise after it has been put in effect.

Rights to results of intellectual activity and to means of individualization equated to them that were protected on the day that the Fourth Part of the Code is put into effect shall continue to be protected in accordance with the rules of the Fourth Part of the Code. The author of the work or other initial rightholder shall be determined in accordance with the legislation in effect at the time of creation of the work.

Article 6
The time periods of protection of rights provided by Articles 1281, 1318, 1327 and 1331 of the Civil Code of the Russian Federation, shall be applied in cases when the fifty-year period of effectiveness of copyright or neighboring rights has not expired by January 1, 1993.

Copyright of legal persons that arose before August 3, 1993, i.e., before the entry into force of the Statute of the Russian Federation of July 9, 1993, No. 5351-I "On Copyright and Neighboring Rights", shall be terminated upon the expiration of seventy years from the day of the lawful making public of the work and, if it was not made public, from the day of creation of the work. The rules of the Fourth Part of the Code shall be applied to the corresponding legal relations by analogy. For the purposes of their application, such legal persons shall be considered authors of the works.

Article 7
The norms of the Fourth Part of the Code on the procedure for conclusion and form of contracts and also on their state registration shall be applied to contracts concluded after the putting of the Fourth Part of the Code into effect, including to contracts proposal to conclude which were sent before January 1, 2008, and which were concluded after January 1, 2008.

Article 8
Norms of the Fourth Part of the Code obligatory for the parties to a contract on the bases, consequences, and the procedure for rescission of contracts shall also be applied to contracts that continue in effect after the putting in force of the Fourth Part of the Code, regardless of the date of their conclusion.

Norms of the Fourth Part of the Code obligatory for the parties to a contract on liability for the breach of contractual obligations shall be applied if the respective breaches were
committed after the putting into force of the Fourth Part of the Code with the exception of cases
when in contracts concluded before January 1, 2008, other liability is provided for such breaches.

Article 9
Authorship, the name of the author, and the inviolability of works of scholarship,
literature, and art, and also the authorship, name of the performer, and inviolability of a
performance shall be protected in accordance with the rules of Articles 1228, 1267 и 1316 of the
Civil Code of the Russian Federation regardless of whether legal protect was provided to such
results of intellectual activity at the time of their creation.
Protection of authorship, the name of the author, and inviolability of works of scholarship,
literature, and art, and also of the authorship, name of the performer, and inviolability of a
performance shall be conducted in accordance with the rules of Articles 1228, 1267 и 1316 of
the Civil Code of the Russian Federation, if the corresponding infringement was committed after
the putting into force of the Fourth Part of the Code.

Article 10
Exclusive right to results of intellectual activity in the area of geodesy and cartography
that were previously obtained at the expense of funds of the republic budget of the RSFSR or of
part of the state budget of the USSR constituting the union budget and were located on the
territory of the Russian Federation, including to materials of the state cartographic and geodesic
collection of the Russian Federation, shall be recognized as belonging to the Russian Federation
unless this exclusive right was transferred or belonged to another person in accordance with the
legislation of the Russian Federation. The disposition of the exclusive right to results of
intellectual activity in the area of geodesy and cartography in the name of the Russian Federation
shall be conducted by the procedure established by the Government of the Russian Federation.

Article 11
For inventor's certificates of the USSR to inventions for which on October 14, 1992, i.e.
at the time of putting into effect of the Patent Statute of the Russian Federation of 23 September
1992, No. 3517-I, the twenty-year time period from the date of submission of the application and
for USSR certificates for industrial designs for which the fifteen-year term from the date of
submission of the application has not expired and also for USSR patents in the name of the
USSR State Inventions Fund, the right to petition for the termination of the aforesaid protective
documents on the territory of the Russian Federation together with the simultaneous issue of a
Russian Federation patent for the remaining term is granted to the applicants together with the
inventors.
For applications for inventions and industrial designs for which decisions have been
rendered on the issuance of patents in the name of the USSR State Inventions Fund, the
applicants jointly with the inventors are granted the right to petition for the issuance of a Russian
Federation patent with delay of payment of patent fees until the start of receipt of income from
the use of the invention or industrial design, but not for more than five years.
Any person who has lawfully begun, before the date of submission of a petition for the
grant of a Russian Federation patent in accordance with the first and second parts of the present
article, the use of the invention or industrial design for which inventors’ certificates (or
certificates) shall retain the right of further use of this invention on industrial design without the
conclusion of a licensing contract. Payment of compensation to the inventors in such cases shall be conducted by the procedure established respectively for inventions protected by inventor's certificates and for industrial designs protected by certificates.

Article 12

Article 13
Registration of trademarks and service marks previously conducted in the former USSR continues to be in effect on the territory of the Russian Federation. The effectiveness of this registration may be terminated on the territory of the Russian Federation in case of violation of the conditions of registration provided by the legislation in effect on the date of submission of the application by the procedure established by Article 1513 of the Civil Code of the Russian Federation and also in the cases and by the procedure that are established by Paragraph 1 of Article 1514 of the Civil Code of the Russian Federation.

A person who, before the priority date of a later registered trademark produced products under a designation identical to such trademark shall retain the right to further use of this designation of conditions of an uncompensated (simple) license for the production of goods of the same type on the condition that such use shall be conducted in accordance with the legislation in effect and began before October 17, 1992, i.e., before the entry into force of the Statute of the Russian Federation of 23 September 1992, No. 3520-I "On Trademarks, Service Marks, and Designation of Places of Origin of Goods". The aforesaid right may pass to another person only by the procedure for universal legal succession.

Article 14
Firm names of legal persons not corresponding to the rules of Section 1 of Chapter 76 of the Civil Code of the Russian Federation are subject to being brought into correspondence with these rules at the time of the first change of the founding documents of the legal persons after January 1, 2008.

Article 15
To make to the Federal Statute "On Banks and Banking Activity" (in the version of the Federal Statute of 3 February 1996 No. 17-FZ) (Vedomosti S"ezda narodnykh deputatov RSFSR i Verkhovnogo Soveta RSFSR, 1990, No. 27, item 357; Sobranie zakonodatel'stv Rossiiskoi Federatsii, 1996, No. 6, item 492; 2002, No. 12, item 1093; 2003, No. 50, item 4855) the following amendments:
1) to state Article 7 as follows:
"Article 7. Firm Name of a Credit Organization"
A credit organization must have a full firm name and has the right to have an abbreviated firm name in the Russian language. A credit organization has the right to have also a full firm name and/or an abbreviated firm name in the languages of the peoples of the Russian Federation and/or foreign languages.

The firm name of a credit organization in the Russian language and the languages of the peoples of the Russian Federation may contain other language borrowings in Russian transcription or in the transcriptions of the languages of the peoples of the Russian Federation, with the exception of terms and abbreviations reflecting the organizational-legal form of the credit organization.

The firm name of a credit organization must contain an indication on the nature of its activity, using the words "bank" or "non-bank credit organization".

Other requirements for the firm name of a credit organization are established by the Civil Code of the Russian Federation.

The Bank of Russia in considering an application for the state registration of a credit organization must forbid use of a firm name for the credit organization if the proposed firm name is already contained in the Book of State Registration of Credit Organizations. Use in the firm name of a credit organization of the words "Russia", "Russian Federation", "State", "Federal" and "Central" and also of words and combinations of words formed on the basis of them shall be allowed by the procedure established by Federal Statutes.

No legal person in the Russian Federation, with the exception of a legal person that has received a license from the Bank of Russia for the conduct of banking operations may use the words "bank" or "credit organization" in its firm name or in some other manner indicate that the given legal person has the right to conduct banking operations.

2) to state Paragraph 1 of the second part of Article 10 as follows:
"1) firm name;".

Article 16
To state Article 16 of the Statute of the Russian Federation of 20 August 1993, No. 5663-I "On Space Activity" (Rossiiskaia gazeta, October 6, 1993; Sobraniye zakonodatel'nykh actov Rossiiskoi Federatsii, 1996, No. 50, item 5609) as follows:
"Article 16. Legal Protection of Results of Intellectual Activity
Legal protection of the results of intellectual activity obtained in the development of space technology shall be granted in accordance with the Civil Code of the Russian Federation.".

Article 17
To make to the First Part of the Civil Code of the Russian Federation (Sobraniye zakonodatel'nykh actov Rossiiskoi Federatsii, 1994, No. 32, item 3301; 2002, No. 12, item 1093; No. 48, item 4746; 2003, No. 52, item 5034; 2004, No. 27, item 2711; No. 31, item 3233; 2005, No. 27, item 2722; 2006, No. 2, item 171; No. 3, item 282) the following amendments:

1) to state the first subparagraph of Paragraph 1 of Article 2 as follows:
"1. Civil legislation determines the legal position of participants in civil commerce, the bases of arising and the procedure for exercising right of ownerships and other rights in things, rights to the results of intellectual activity and means of individualization equated to them (intellectual rights), regulates contract and other circumstances and also other property and
personal non-property relations based on equality, autonomy of will and property independence of the participants."

2) in Paragraph 2 of Article 11 to replace the words "appealed to court" with the words "contested in court";

3) in the second subparagraph of Paragraph 1 of Article 35 to replace the word "appealed" with the word "contested";

4) in Paragraph 2 if Article 49 to replace the words "appealed by a legal person to court" with the words "contested by a legal person in court";

5) in the third subparagraph of Paragraph 1 of Article 51 to replace the words "appealed to court" with the words "contested in court";

6) in Paragraph 4 of Article 54:
state the second subparagraph as follows:
"The requirements for the firm name are established by the present Code and other statutes. Rights to the firm name shall be determined in accordance with the rules of Division VII of the present Code."

7) in the third subparagraph of Paragraph 1 of Article 64, to replace the words "under publishing contracts" with the words "to authors of the results of intellectual activity";

8) to state Article 128 as follows:
"Article 128. Objects of Civil-Statute Rights
The following are objects of civil-statute rights: things, including money, commercial paper, and securities; other property, including property rights; work and services; protected results of intellectual activity and means of individualization related to them (intellectual property); non-material values."

9) to add Paragraph 4 with the following content to Article 129:
"4. Results of intellectual activity and means of individualization related to them (Article 1225) may not be alienated or pass by other ways from one person to another. However the rights to such results and means, and also the material carriers in which the respective results or means are reflected may be alienated or in another manner pass from one person to another in the cases and by the procedure that are established by the present Code."

10) in Paragraph 5 of Article 131 to replace the words "appealed to court" with the words "contested in court";

11) in the second subparagraph of Paragraph 2 of Article 132, to replace the words "firm name" with the words "commercial designation";

12) to repeal Articles 138 and 139;

13) to add to Chapter 8 article 152.1 with the following content.
"Article 152.1. Protection of the Depiction of a Citizen
The making public and further use of a depiction of an individual (including his photograph and also video recordings or works of the pictorial arts in which he is depicted) is allowed only with the consent of this citizen. After the death of the citizen his image may be used only with the consent of children and surviving spouse, and in their absence, with the consent of the parents. Such consent is not required in the cases when:
1) use of the depiction is conducted in state, societal, or other public interests.
2) the depiction of the citizen was obtained in photography that was done in places open for free visiting or at public events (meetings, congresses, conferences, concerts, presentations,
3) the citizen posed for payment.

14) in subparagraph 7 of Paragraph 2 of Article 235, after the words "by articles 282, 285, 293)" to add the words ", and Paragraphs 4 and 5 of Article 1252";

15) in Paragraph 2 of Article 252 to replace the words "appealed in court" with the words "disputed in court";

16) to add to Paragraph 2 of Article 256 a subparagraph with the following content:

"The exclusive right to a result of intellectual activity belonging to the author of the result (Article 1228) does not go into the joint property of the spouses. However, income received from the use of such a result is in joint ownership by the spouses, unless a contract between them has provided otherwise.".

Article 18
To make in Article 20 of the Federal Statute of December 29, 1994 No. 77-FZ "On the Compulsory Copy of Documents" (Sobranie zakonodatel'stva Rossiiskoi Federatsii, 1995, No. 1, item 1; 2002, No. 7, item 630) the following changes:

1) in paragraph 1 to replace the words "by the statute of the Russian Federation 'On Copyright and Neighboring Rights' " with the words "by civil legislation";

2) in Paragraph 3 to replace the words "by the Statute of the Russian Federation 'On Legal Protection of Computer Programs and Data Bases' " with the words "by civil legislation".

Article 19
In Article 7 of the Federal Statute of August 3, 1995 No. 123-FZ "On Pedigreed Animal Husbandry" (Sobranie zakonodatel'stva Rossiiskoi Federatsii, 1995, No. 32, item 3199) to replace the words "by the legislation of the Russian Federation on achievements of breeding" with the words "by civil legislation".

Article 20
To make, in the Federal Statute of November 17, 1995 No. 169-FZ "On Architectural Activity in the Russian Federation" (Sobranie zakonodatel'stva Rossiiskoi Federatsii, 1995, No. 47, item 4473; 2004, No. 35, item 3607) the following changes:

1) to repeal Chapter IV;

2) in Paragraph 1 of Article 23 to remove the words "by the Statute of the Russian Federation 'On Copyright and Neighboring Rights' ".

Article 21
To make in Article 3 of the Federal Statute of December 8, 1995 No. 193-FZ "On the Agricultural Cooperative " (Sobranie zakonodatel'stva Rossiiskoi Federatsii, 1995, No. 50, item 4870; 1997, No. 10, item 1120; 1999, No. 8, item 973; 2006, No. 45, item 4635) the following changes:

1) to add to Paragraph 3 a sentence with the following content: "Other requirements for the firm name of an agricultural or fishing artel (collective husbandry) are established by the Civil Code of the Russian Federation.".
2) to add to Paragraph 4 a sentence with the following content: "Other requirements for the firm name of a cooperative husbandry are established by the Civil Code of the Russian Federation."

Article 22
To make in Paragraph 1 of Article 4 of the Federal Statute of 26 December 1995 No. 208-FZ "On Joint-Stock Companies" (Sobranie zakonodatel'stva Rossiiskoi Federatsii, 1996, No. 1, item 1; 2001, No. 33, item 3423; 2002, No. 12, item 1093) the following changes:
1) state the third subparagraph as follows:
"The firm name of a company in the Russian language and in the languages of the peoples of the Russian Federation may contain borrowings from other languages in Russian transcription or in transcriptions of languages of peoples of the Russian Federation, with the exception of terms and abbreviations reflecting the organizational-legal form of the company."
2) to add a subparagraph with the following content:
"Other requirements for the firm name of the company are established by the Civil Code of the Russian Federation."

Article 23
To make in Article 36 of the Family Code of the Russian Federation (Sobranie zakonodatel'stva Rossiiskoi Federatsii, 1996, No. 1, item 16) the following changes:
1) state the name as follows:
"Article 36. Property of Each of the Spouses"
2) to add Paragraph 3 with the following content:
"3. The exclusive right to a result of intellectual activity created by one of the spouses shall belong to the author of such result."

Article 24
To state Article 11 of the Federal Statute of December 26, 1995, No. 209-FZ "On Geodesy and Cartography" (Sobranie zakonodatel'stva Rossiiskoi Federatsii, 1996, No. 1, item 2; 2003, No. 2, item 165) as follows:
"Article 11. Exclusive Rights to the Results of Geodesic and Cartographic Activity
The exclusive rights to the results of geodesic and cartographic activity shall be recognized and exercised in accordance with civil legislation."

Article 25
To make in the Second Part of the Civil Code of the Russian Federation (Sobranie zakonodatel'stva Rossiiskoi Federatsii, 1996, No. 5, item 410; No. 34, item 4025; 1997, No. 43, item 4903) the following changes:
1) to state Paragraph 2 of Article 559 as follows:
"2. The exclusive rights to means of individualization of an enterprise, products, work, or services of a seller (a commercial designation, trademark, or service mark), and also the rights of use of such means of individualization belonging to him on the basis of licensing contracts shall pass to the buyer unless otherwise provided by contract."
2) in Article 772:
in Paragraph 1 to remove the words ", including those capable of legal protection,";
in Paragraph 2 to remove the words "including those capable of legal protection, ".
add a Paragraph 3 with the following content:

"3. The rights of the performer and customer to results of work that are granted legal protection as results of intellectual activity shall be determined in accordance with the rules of Division VII of the present Code.";

3) in the third subparagraph of Paragraph 2 of Article 855, to replace the words "under an author's contract" with the words "to authors of results of intellectual activity";

4) in Article 1027:
to state Paragraph 1 as follows:

"1. a contract of franchise one party (the franchisor) has the duty to provide the other party (the franchisee) for remuneration for a time period or without an indication of a time period the right to use in the entrepreneurial activity of the franchisee a system of exclusive rights belonging to the franchisor, including the right to a trademark, service mark, and also rights to other objects of exclusive rights provided by contract, in particular to a commercial designation and secret of production (know-how).";
to add a Paragraph 4 with the following content:

"4. The rules of Division VII of the present Code on the licensing contract shall be applied to the contract of franchise, unless this contradicts the provisions of the present chapter or the essence of the contract of franchise.";

5) to state Paragraph 2 of Article 28 as follows:

"2. A contract of franchise shall be subject to state registration with the federal body of executive authority for intellectual property. In case of nonobservance of this requirement, the contract shall be considered void.";

6) in Article 1031:
to state Paragraph 1 as follows:

"1. The franchisor has the duty to transfer to the franchisee technical and commercial documentation and to provide other information necessary to the franchisee for the exercise of the rights provided to it under the contract of franchise and also to instruct the franchisee and its employees on questions connected with the exercise of these rights.";
in the second subparagraph of Paragraph 2, after the word "ensure" to add the word "state";

7) in Article 1032:
in the second subparagraph to replace the words "firm name and/or commercial designation" with the words "commercial designation, trade mark, service mark or other means of individualization";
in the eighth subparagraph to remove the words "firm name,";

8) to state Article 1036 as follows:

"Article 1036. Change of the Contract of Franchise
1. The contract of franchise may be changed in accordance with the rules provided by Chapter 29 of the present Code.
2. A change in the contract of franchise shall be subject to state registration by the procedure provided by Paragraph 2 of Article 1028 of the present Code.")

9) in article 1037:
to add to Paragraph 2 after the words "subject to" the word "state";
to state Paragraph 3 as follows:
"3. In case of termination of the rights belonging to the franchisor to a trade mark, service mark, or to a commercial designation, when such a right is included in the system of exclusive rights granted to the user under the contract of franchise without the replacement of the terminated right by a new analogous right, the contract of franchise shall be terminated";

10) to state Article 1039 as follows:
"Article 1039. Consequences of Changing the Commercial Designation
In case of change by the franchisor of the commercial designation, included in the system of exclusive rights granted to the franchise by the contract of franchise, this contract shall continue to be effective with respect to the new firm name or commercial designation of the franchisor, unless the franchisee demands rescission of the contract and compensation for losses. In case of continuation of the effect of the contract, the franchisee shall have the right to demand a proportional reduction of the remuneration due to the franchisor."

11) to state the second part of Article 1040 as follows:
"In case of termination of the rights belonging to the franchisor to a trademark, service mark, or to a commercial designation, the consequences shall ensue that are provided by Paragraph 3 of Article 1037 and by Article 1039 of the present Code."

Article 26
To add to the second subparagraph of Paragraph 1 of Article 5 of the Federal Statute of May 8, 1996, No. 41-FZ "On Production Cooperatives" (Sobranie zakonodatel'stva Rossiiskoi Federatsii, 1996, No. 20, item 2321) a sentence with the following content: "other requirements for the firm name of a cooperative are established by the Civil Code of the Russian Federation."

Article 27
To make in Paragraph 1 of Article 4 of the Federal Statute of 8 February 1998, No. 14-FZ "On Limited Liability Companies " (Sobranie zakonodatel'stva Rossiiskoi Federatsii, 1998, No. 7, item 785; 2002, No. 12, item 1093) the following changes:
1) to state the third subparagraph as follows:
"The firm name of a company in the Russian language and in the languages of the peoples of the Russian Federation may contain borrowings from other languages in Russian transcription or in transcriptions of languages of peoples of the Russian Federation, with the exception of terms and abbreviations reflecting the organizational-legal form of the company."
2) to add a subparagraph with the following content:
"Other requirements for the firm name of the company are established by the Civil Code of the Russian Federation"

Article 28
To make in the Federal Statute of 22 June 1998 No. 86-FZ "O Medicinal Means" (Sobranie zakonodatel'stva Rossiiskoi Federatsii, 1998, No. 26, item 3006; 2004, No. 35, item 3607) the following amendments and additions:
1) in Article 4:
in the seventh subparagraph to replace the words "by the patent legislation of the Russian legislation" with the words "by civil legislation";
in the eighth subparagraph to replace the words "of the patent legislation of the Russian Federation" with the words "of civil legislation";
2) in Paragraph 4 of Article 13 to replace the words "by the patent legislation of the Russian Federation and also by the Statute of the Russian Federation 'On Trademarks, Service Marks, and Designations of Places of Origin of Goods' " with the words "by civil legislation".

3) in Paragraph 3 of Article 35 to replace the words "by the patent legislation of the Russian Federation and the legislation of the Russian Federation on copyright and neighboring rights" with the words "by civil legislation".

Article 29
To state the second part of Article 2 of the Federal Statute of January 6, 1999, No. 7-FZ "On Folk Art Crafts " (Sobranie zakonodatel'stva Rossiiskoi Federatsii, 1999, No. 2, item 234) as follows:
"Relations in the area of folk art crafts concerning the legal protection of the results of intellectual activity shall be regulated by civil legislation ".

Article 30
In the third subparagraph of Paragraph 3 of Article 26 of the Federal Statute of February 25, 1999, No. 40-FZ "On Insolvency (Bankruptcy) of Credit Organizations" (Sobranie zakonodatel'stva Rossiiskoi Federatsii, 1999, No. 9, item 1097; 2001, No. 26, item 2590; 2004, No. 41, item 3994) to replace the words "under publishing contracts" with the words "to authors of the results of intellectual activity ".

Article 31
To state the first subparagraph of Paragraph 1 of Article 1119 of the Third Part of the Civil Code of the Russian Federation (Sobranie zakonodatel'stva Rossiiskoi Federatsii, 2001, No. 49, item 4552) as follows:
"1. A testator shall have the right at his discretion to leave by will property to any persons, to determine the shares of heirs in the inheritance in any manner, to deprive of the inheritance one, several, or all heirs by operation of statute without indicating the reasons for such depriving, and also to include in the will other dispositions. The testator has the right, in accordance with the rules of Article 1130 of the present Code to revoke or amend a will that has been made.".

Article 32
To make in the Federal Statute of October 26, 2002, No. 127-FZ "On Insolvency (Bankruptcy) " (Sobranie zakonodatel'stva Rossiiskoi Federatsii, 2002, No. 43, item 4190; 2005, No. 44, item 4471) the following changes:
1) in the eighth subparagraph of Article 2 to replace the words "under publishing contracts" with the words "to authors of the results of intellectual activity ";
2) in the second subparagraph of Paragraph 2 of Article 4 to replace the words "under publishing contracts" with the words "to authors of the results of intellectual activity ";
3) in the fourth subparagraph of Paragraph 2 of Article 37 to replace the words "under publishing contracts" with the words "to authors of the results of intellectual activity ";
4) in the fourth subparagraph of Paragraph 1 of Article 63 to replace the words "under publishing contracts" with the words "to authors of the results of intellectual activity ";
5) in Paragraph 2 of Article 68 to replace the words "under publishing contracts" with the words "to authors of the results of intellectual activity ";
words "to authors of the results of intellectual activity ";
6) in the fifth subparagraph of Paragraph 1 of Article 81 to replace the words "under publishing contracts" with the words "to authors of the results of intellectual activity ";
7) in the second subparagraph of Paragraph 2 and in Paragraph 5 of Article 95 to replace the words "under publishing contracts" with the words "to authors of the results of intellectual activity ";
8) in the third subparagraph of Paragraph 4 of Article 134 to replace the words "under publishing contracts" with the words "to authors of the results of intellectual activity ";
9) in Paragraphs 1 and 2 of Article 136 to replace the words "under publishing contracts" with the words "to authors of the results of intellectual activity ";
10) in the third subparagraph of Paragraph 2 of Article 211 to replace the words "under publishing contracts" with the words "to authors of the results of intellectual activity ".

Article 33
To make in Paragraph 1 of Article 4 of the Federal Statute of November 14, 2002, No. 161-FZ "On State and Municipal Unitary Enterprises" (Sobranie zakonodatel'stva Rossiiskoi Federatsii, 2002, No. 48, item 4746) the following changes:
1) to state the fourth subparagraph as follows:
"The firm name of a company in the Russian language and in the languages of the peoples of the Russian Federation may contain borrowings from other languages in Russian transcription or in transcriptions of languages of peoples of the Russian Federation, with the exception of terms and abbreviations reflecting the organizational-legal form of the company."
2) to add a subparagraph with the following content:
"Other requirements for the firm name of the company are established by the Civil Code of the Russian Federation."

Article 34
To make in the Federal Statute of July 29, 2004, No. 98-FZ "On Commercial Secrecy" (Sobranie zakonodatel'stva Rossiiskoi Federatsii, 2004, No. 32, item 3283; 2006, No. 6, item 636) the following changes:
1) to state Part 1 of Article 1 as follows:
"1. The present Federal Statute regulates relations connected with the establishment, change, or termination of a regime of commercial secrecy with respect to information constituting a secret of production (know-how)."
2) in Article 3:
1) commercial secrecy is a regime of confidentiality of information allowing its holder in existing or possible circumstance to increase income, reduce unjustified expenditures or maintain the market position of goods, work, or services or to obtain other commercial advantages.
2) information constituting commercial secrecy (a secret of production) is information of any type (production, technical, economic, organization, and others), including information on the results of intellectual activity in the area of science and technology and also information on means of conducting professional activity that has an actual or potential commercial value by virtue of its being unknown by third persons, to which third persons do not have free access on a
lawful basis and with respect to which the holder of such information has introduced a regime of commercial secrecy.

3) to repeal Part 2 of Article 4;
4) to repeal Articles 7, 8, and 9;
5) to repeal Paragraphs 3 and 4 of part 3, parts 4, 5, and 7 of Article 11.
6) to repeal Article 12.

Article 35
To state Part 11 of Article 5 of the Federal Statute of March 13, 2006, No. 38-FZ "On Advertising" (Sobranie zakonodatel'istva Rossiiskoi Federatsii, 2006, No. 12, item 1232) as follows:

"11. In the production, placement and distribution of advertising, the requirements of the legislation of the Russian Federation must be observed, including the requirements of civil legislation and of legislation on the state language of the Russian Federation."

President of the Russian Federation
V. PUTIN