

**DECISION
OF THE GOVERNMENT OF THE RUSSIAN FEDERATION
NO. 574 OF AUGUST 2, 2001
ON SOME ISSUES CONCERNING THE REGULATION OF TEMPORARY
IMPORT OF FOREIGN-MADE AIRCRAFT**

The Government of the Russian Federation hereby resolves:

1. To establish that in respect of the foreign aircraft, spare parts, engines for them as well as simulators imported under the decisions taken earlier by the Government of the Russian Federation, the clause of full relief from customs duties and taxes for a temporary import term set by the said decisions shall remain applicable.

2. To recognise as invalid [Decision](#) of the Government of the Russian Federation No. 716 of July 7, 1998 on Additional Measures for Rendering State Support to the Civil Aviation of Russia (Sobranie Zakkonodatelstva Rossiskoy Federatsii, item 3771, No. 30, 1998).

3. In [Order](#) of the Government of the Russian Federation No. 737-r of May 24, 1994 (Sobranie Zakkonodatelstva Rossiskoy Federatsii, item 547, No. 5, 1994) the words "eight" shall be inserted after the word "taxes"; the words "the lease concluded by the production-commercial amalgamation "Aeroflot-Soviet Airlines" (successor is the joint-stock company "Aeroflot - Russian International Airlines") and the Western European Banks Consortium" shall be replaced with the words "the leases concluded by the public joint-stock company "Aeroflot - Russian Airlines".

4. The Russian Aviation and Space Agency and the Ministry of Transport of the Russian Federation shall within two months lay their proposals before the Commission of the Government of the Russian Federation for Protective Measures in Foreign Trade and Customs Tariff Policy for cutting the rates of import customs duty on foreign-made aircraft as well as foreign-made spare parts and components imported into the Russian Federation as required for Russian-made aircraft, for which equivalents are not manufactured in the Russian Federation.

Chairman
of the Government
of the Russian Federation

M.Kasyanov