Decree of the President of the Russian Federation No. 314 of March 9 2004

«On the System and Structure of the Federal Executive Authorities»

Moscow, The Kremlin March 9, 2004

For the purpose of forming an efficient system and structure of federal executive authorities, pursuant to Article 112 of the Constitution of the Russian Federation and Federal Constitutional Law No. 2-FKZ of December 17, 1997 “On the Government of the Russian Federation”, I hereby resolve to:

1. Establish that the system of federal executive authorities shall include federal ministries, federal services, and federal agencies.

2. Establish that the functions of a federal executive authority whose operations are governed by the President of the Russian Federation shall be determined by decree of the President of the Russian Federation, the functions of a federal executive authority whose operations are governed by the Government of the Russian Federation – by resolution of the Government of the Russian Federation.

As used in this Decree:

(a) the functions of adopting regulatory legal acts shall mean issuance on the basis and in pursuance of the Constitution of the Russian Federation, federal constitutional laws, federal laws binding on the governmental bodies, bodies of local self-government, officials of such bodies, legal entities, and citizens of rules of conduct applicable to an indefinite number of persons;

(b) the functions of control and supervision shall mean the exercise of control and supervision over compliance by governmental bodies, bodies of local self-government, officials of such bodies, legal entities, and citizens with the mandatory rules of conduct established by the Constitution of the Russian Federation, federal constitutional laws, federal laws, and other regulatory legal acts;

issuance by the governmental bodies, bodies of local self-government, and officials of such bodies of permits (licenses) for certain types of activity and (or) specific actions by legal entities and citizens;

registration of acts, documents, rights, objects, and issuance of individual legal acts;

(c) the law-enforcement functions shall mean issuance of individual legal acts and keeping of registers, registries, and cadastres;

(d) the functions of state property management shall mean the exercise of the powers of an owner with respect to federal property, including the property transferred to federal state unitary enterprises, federal budget-supported enterprises and state institutions subordinate to a federal agency, and management of open joint stock companies’ shares held in federal ownership;

(e) the functions of provision of state services shall mean provision by the federal executive authorities of services of particular social significance to an indefinite number of persons on conditions determined by the federal legislation.

3. Establish that a federal ministry:

(a) shall be the federal executive authority responsible for shaping state policy and legal regulation in the area of competence prescribed by acts of the President of the Russian Federation and the Government of the Russian Federation. A federal ministry shall be headed by a minister of the Russian Federation (federal minister) - member of the Government of the Russian Federation;

(b) shall independently carry out legal regulation in the entrusted area of competence on the basis and in pursuance of the Constitution of the Russian Federation, federal constitutional laws, federal laws, acts of the President of the Russian Federation and the Government of the Russian Federation, with the exception of matters which, pursuant to the Constitution of the Russian Federation, federal constitutional laws, federal laws, acts of the President of the Russian Federation and the Government of the Russian Federation, are regulated exclusively by the federal constitutional laws, federal laws, acts of the President of the Russian Federation and the Government of the Russian Federation;
(c) shall not be authorized to perform the functions of control and supervision, law-enforcement functions, and functions of state property management in the entrusted area of competence, except in cases provided in decrees of the President of the Russian Federation;

(d) shall coordinate and control operations of the federal services and federal agencies subordinate thereto. For these purposes, the federal minister shall perform the following functions:

- shall approve the annual plan and performance standards for the federal services and federal agencies and the report on compliance therewith;
- shall submit to the Government of the Russian Federation, as advised by the chief of a federal service or a federal agency, a draft regulation on the federal service, federal agency, proposals on the maximum staff size of a federal service, federal agency and the employees’ salary fund;
- shall submit to the Ministry of Finance of the Russian Federation proposals on the formation of the federal budget and financing of the federal services and federal agencies;
- shall submit to the Government of the Russian Federation draft regulatory legal acts pertaining to the area of competence entrusted thereto and to the areas of competence of the federal services and federal agencies subordinate thereto if the adoption of such acts, pursuant to the Constitution of the Russian Federation, federal constitutional laws, federal laws, is under the jurisdiction of the Government of the Russian Federation;
- in pursuance of directions given by the President of the Russian Federation, the Chairman of the Government of the Russian Federation shall issue directions to the federal services and federal agencies and monitor compliance therewith;
- shall be authorized to abolish decisions of federal agencies and federal services contradicting the federal legislation, unless another procedure for abolishing decisions is provided by federal law;
- shall appoint and dismiss, as advised by the chiefs of federal services and federal agencies, the deputy chiefs of federal services, federal agencies, with the exception of deputy chiefs of federal services and federal agencies whose operations are governed by the President of the Russian Federation;
- shall appoint and dismiss, as advised by the chief of a federal service or a federal agency, the chiefs of territorial bodies of a federal service or a federal agency, with the exception of chiefs of territorial bodies of a federal service or a federal agency whose operations are governed by the President of the Russian Federation;

(e) shall coordinate the activities of the state non-budgetary funds. For these purposes, the federal minister shall perform the following functions:

- shall submit to the Government of the Russian Federation a proposal on appointment (dismissal) of the chief of a state non-budgetary fund;
- shall adopt regulatory legal acts in the areas of competence of the state non-budgetary funds;
- shall submit to the Government of the Russian Federation draft legal acts regulating the operations of the state non-budgetary funds;
- shall submit to the Government of the Russian Federation, as advised by the chief of a state non-budgetary fund, draft federal laws on the budget of a state non-budgetary fund and on execution of the budget of a state non-budgetary fund;
- shall arrange inspections of the operations of non-budgetary funds in cases provided for by federal law.

4. Establish that a federal service (service):

(a) shall be the federal executive authority performing the functions of control and supervision in the entrusted area of competence, as well as special functions in the area of defense, state security, protection of the state border of the Russian Federation, fighting crime, and public security. A federal service shall be headed by a chief (director) of the federal service. Federal service for supervision in a certain area can have the status of a collegial body;

(b) shall issue individual legal acts within its jurisdiction on the basis and in pursuance of the Constitution of the Russian Federation, federal constitutional laws, federal laws, acts of the President of the Russian Federation and the Government of the
Russian Federation, regulatory legal acts of a federal ministry which coordinates and controls operations of the service. Federal service can be subordinate to the President of the Russian Federation or to the Government of the Russian Federation.

(c) shall not be authorized to carry out legal regulation in the entrusted area of competence, with the exception of cases provided for by decrees of the President of the Russian Federation, and a federal service for supervision shall also not be authorized to carry out state property management and provision of paid services.

5. Establish that a federal agency:

(a) shall be the federal executive authority performing in the entrusted area of competence the functions of provision of state services, state property management, and law-enforcement functions, with the exception of functions of control and supervision. A federal agency is headed by a chief (director) of the federal agency. A federal agency can have the status of a collegial body;

(b) shall issue individual legal acts within its jurisdiction on the basis and in pursuance of the Constitution of the Russian Federation, federal constitutional laws, federal laws, acts and instructions of the President of the Russian Federation and the Government of the Russian Federation, Chairman of the Government of the Russian Federation and the federal ministry which coordinates and controls the operations of a federal agency. A federal agency can be subordinate to the President of the Russian Federation;

(c) shall keep registers, registries, and cadastres;

(d) shall not be authorized to carry out legal regulation in the entrusted area of competence and perform the functions of control and supervision, with the exception of cases provided for by decrees of the President of the Russian Federation.

6. The procedure for cooperation between the federal ministries and the federal services and federal agencies subordinate thereto, the powers of the federal executive authorities, and the manner in which their functions must be performed shall be established by regulations on the said executive authorities.

The limitations on the powers of the federal executive authorities determined in Items 3-5 of this Decree shall not apply to the powers of the chiefs of such authorities in respect of management of the property granted to such authorities by the right of operational administration, personnel issues, organization of the activity of a federal executive authority, and the powers of control over the operations of the federal executive authorities headed by them.

7. Chiefs of the federal executive authorities whose operations are governed by the President of the Russian Federation and their deputies shall be appointed and dismissed by the President of the Russian Federation.

The procedure for interaction between the federal executive authorities whose operations are governed by the President of the Russian Federation and the procedure for their interaction with other federal executive authorities shall be established by the President of the Russian Federation.

Regulations on the federal executive authorities whose operations are governed by the President of the Russian Federation shall be approved by the President of the Russian Federation.

Chiefs of the federal services and federal agencies, with the exception of the chiefs (deputy chiefs) of federal services and federal agencies whose operations are governed by the President of the Russian Federation, shall be appointed and dismissed by the Government of the Russian Federation as advised by the federal ministers who coordinate and control operations of the federal services and federal agencies.

Deputy chiefs of federal services and federal agencies, with the exception of deputy chiefs of the federal services and federal agencies whose operations are governed by the President of the Russian Federation, shall be appointed and dismissed by the corresponding federal minister as advised by the chiefs of the federal services and federal agencies.

The procedure for appointment of chiefs and members of collegial management bodies of the federal services and federal agencies which have the status of a collegial body shall be established by the Government of the Russian Federation, unless otherwise provided by federal law.


9. The staff of the Government of the Russian Federation is governed by the Chief of Staff of the Government who is a minister of the Russian Federation.
10. Approve the appended structure of the federal executive authorities.

11. Establish that the federal services and federal agencies shall be subordinate to the federal ministries pursuant to this Decree.

12. Abolish:

the Ministry of the Russian Federation for Antimonopoly Policy and Entrepreneurship Support;

the Ministry of the Russian Federation for Atomic Energy;


the Ministry of Health of the Russian Federation;

the Ministry of Property Relations of the Russian Federation;

the Ministry of Culture of the Russian Federation;

the Ministry of Education of the Russian Federation;

the Ministry of Industry, Science and Technologies of the Russian Federation;

the Ministry of Railway Transport of the Russian Federation;

the Ministry of the Russian Federation for Communications and Informatization;

the Ministry of Transport of the Russian Federation;

the Ministry of Labour and Social Development of the Russian Federation;

the Ministry of Energy of the Russian Federation;

the State Committee of the Russian Federation for Fishery;

the State Committee of the Russian Federation for Physical Training and Sports;

the Federal Commission for Securities Market;

the Federal Service of Russia for Geodesy and Cartography;

the Federal Service of Russia for Hydrometeorology and Environmental Monitoring;

the Federal Service of Railway Forces of the Russian Federation;

the Federal Service of Russia for Financial Rehabilitation and Bankruptcy;

the Russian Ammunition Agency;

the Russian Agency for Conventional Arms;

the Russian Control Systems Agency;

the Russian Shipbuilding Agency.

13. Establish:
the Ministry of Health and Social Development of the Russian Federation and to transfer to such newly created ministry the functions of adopting regulatory legal acts in the area of competence of the abolished Ministry of Health of the Russian Federation and the Ministry of Labour and Social Development of the Russian Federation;

the Ministry of Culture and Mass Communications of the Russian Federation and to transfer to such newly created ministry the functions of adopting regulatory legal acts in the area of competence of the abolished Ministry of Culture of the Russian Federation, the Ministry of the Russian Federation for the Affairs of Press, Television and Radio Broadcasting, and Means of Mass Communication, and the transformed Federal Archive Service of Russia, as well as the functions in the area of interethnic relations;

the Ministry of Education and Science of the Russian Federation and to transfer to such newly created ministry the functions of adopting regulatory legal acts in the area of competence of the abolished Ministry of Education of the Russian Federation and the functions of adopting regulatory legal acts in the area of science of the abolished Ministry of Industry, Science and Technologies of the Russian Federation, as well as the functions of adopting regulatory legal acts in the entrusted area of competence of the transformed Russian Agency for Patents and Trademarks;

the Ministry of Industry and Energy of the Russian Federation and to transfer to such newly created ministry the functions of adopting regulatory legal acts in the area of competence of the abolished Ministry of Industry, Science and Technologies of the Russian Federation, with the exception of the functions in the sphere of science, the Ministry of Energy of the Russian Federation, the Ministry of the Russian Federation for Atomic Energy, the Russian Ammunition Agency, the Russian Agency for Conventional Arms, the Russian Control Systems Agency, Russian Shipbuilding Agency, the transformed Federal Mining and Industrial Inspectorate of Russia, the Federal Inspectorate of Russia for Nuclear and Radiological Safety, the transformed State Committee of the Russian Federation for Standardization and Metrology, the State Committee of the Russian Federation for Construction, Housing and Utilities, and the Russian Aviation and Space Agency;

the Ministry of Transport and Communications of the Russian Federation and to transfer to such newly created ministry the functions of adopting regulatory legal acts in the area of competence of the abolished Ministry of Railway Transport of the Russian Federation, Ministry of Transport of the Russian Federation, and the Ministry of the Russian Federation for Communications and Informatization;

the Federal Antimonopoly Service and to transfer to such newly created service the functions of control and supervision of the abolished Ministry of the Russian Federation for Antimonopoly Policy and Entrepreneurship Support, with the exception of the functions in the area of consumer rights protection and small business support, and the transformed Federal Energy Commission of the Russian Federation;

the Federal Service for Veterinary and Phytosanitary Surveillance and to transfer to such newly created service the functions of control and supervision of the Ministry of Agriculture of the Russian Federation;

the Federal Service for Execution of Sentences and to transfer to such newly created service the Ministry of Justice’s functions of execution of sentences for criminal offences, detention of suspects, defendants, and convicted offenders, transportation of prisoners, conveying, and supervision over the behaviour of convicted offenders on probation and convicted offenders who were granted by court a suspension of execution of sentence, with the exception of functions of adopting regulatory legal acts;

the Federal Migration Service and to transfer to such newly created service the law-enforcement functions, the functions of control and supervision, and the functions of provision of state services in the area of migration of the Ministry of Internal Affairs of the Russian Federation;

the Federal Service for Supervision in the area of Healthcare and Social Development and to transfer to such newly created service the functions of control and supervision of the abolished Ministry of Health of the Russian Federation, with the exception of functions transferred to the Federal Service for Supervision in the Area of Consumer Rights Protection and Human Welfare;

the Federal Service for Supervision in the Area of Education and Science and to transfer to such newly created service the functions of control and supervision of the abolished Ministry of Education of the Russian Federation and the functions of control and supervision in the area of science of the abolished Ministry of Industry, Science and Technologies of the Russian Federation;

the Federal Service for Supervision in the Area of Ecology and Environmental Management and to transfer to such newly created service the functions of control and supervision in the area of ecology and environmental management of the Ministry of Natural Resources of the Russian Federation;

the Federal Service for Supervision in the Area of Communications and to transfer to such newly created service the functions of control in the area of communications of the abolished Ministry of the Russian Federation for Communications and Informatization and the function of state supervision in this area;
the Federal Service for Supervision in the Area of Transport and to transfer to such newly created service the functions of control and supervision of the abolished Ministry of Railway Transport of the Russian Federation and the Ministry of Transport of the Russian Federation and the functions of technical supervision over sport watercraft of the abolished State Committee of the Russian Federation for Physical Training and Sports;

the Federal Service for Supervision in the Area of Consumer Rights Protection and Human Welfare and to transfer to such newly created service the functions of control and supervision in the area of sanitary and epidemiological surveillance of the abolished Ministry of Health of the Russian Federation, in the area of surveillance in the consumer market – of the Ministry of Economic Development and Trade of the Russian Federation, and in the area of consumer rights protection – of the abolished Ministry of the Russian Federation for Antimonopoly Policy and Entrepreneurship Support;

the Federal Registration Service and to transfer to such newly created service the functions of registration of rights to real estate and transactions therewith, registration of regulatory legal acts of the federal executive authorities, registration of social amalgamations, political parties, and the mass media, the law-enforcement functions, and the functions of control and supervision over the legal profession and notarial services of the Ministry of Justice of the Russian Federation, with the exception of functions of adopting regulatory legal acts in the entrusted area of competence;

the Federal Service for Insurance Supervision and to transfer to such newly created service the functions of insurance supervision of the Ministry of Finance of the Russian Federation;

the Federal Bailiff Service and to transfer to such newly created service the Ministry of Justice’s functions of ensuring execution of decisions of courts and other bodies and ensuring proper operation of courts, with the exception of functions of adopting regulatory legal acts in the entrusted area of competence;

the Federal Service of Labour and Employment and to transfer to such newly created service the law-enforcement functions, the functions of control and supervision, and the functions of provision of state services of the abolished Ministry of Labour and Social Development of the Russian Federation;

the Federal Service for Financial and Budgetary Supervision and to transfer to such newly created service the functions of control and supervision in the budgetary and financial area of the Ministry of Finance of the Russian Federation;

the Federal Service for Financial Markets and to transfer to such newly created service the functions of control and supervision of the abolished Federal Commission for Securities Market, functions of control and supervision over the financial markets of the abolished Ministry of Labour and Social Development of the Russian Federation and Ministry of the Russian Federation for Antimonopoly Policy and Entrepreneurship Support, the functions of control in the area of auditing of the Ministry of Finance of the Russian Federation, and the functions of control over the operations of exchanges;

the Federal Agency for Atomic Energy and to transfer to such newly created agency the law-enforcement functions, the functions of provision of state services and of property management of the abolished Ministry of the Russian Federation for Atomic Energy;

the Federal Agency for Water Resources and to transfer to such newly created agency the law-enforcement functions, the functions of provision of state services and property management in the area of water resources;

the Federal Agency for Air Transport and to transfer to such newly created agency the law-enforcement functions, the functions of provision of state services and property management in the area of air transport of the abolished Ministry of Transport of the Russian Federation;

the Federal Road Agency and to transfer to such newly created agency the law-enforcement functions, the functions of provision of state services and property management in the road sector of the abolished Ministry of Transport of the Russian Federation;

the Federal Agency of Railway Transport and to transfer to such newly created agency the law-enforcement functions, the functions of provision of state services and property management in the area of railway transport of the abolished Ministry of Railway Transport of the Russian Federation;

the Federal Agency for Healthcare and Social Development and to transfer to such newly created agency the law-enforcement functions, the functions of provision of state services and property management of the abolished Ministry of Health of the Russian Federation and the Ministry of Labour and Social Development of the Russian Federation;

the Federal Agency for Culture and Cinematography and to transfer to such newly created agency the law-enforcement functions, the functions of provision of state services and property management in the area of culture and cinematography of the abolished Ministry of Culture of the Russian Federation;
the Federal Agency for Forestry and to transfer to such newly created agency the functions in the area of forestry of the Ministry of Natural Resources of the Russian Federation, with the exception of functions of adopting regulatory legal acts in the entrusted area of competence and the functions of control and supervision;

the Federal Agency for Sea and River Transport and to transfer to such newly created agency the law-enforcement functions, the functions of provision of state services and property management in the area of sea and river transport of the abolished Ministry of Transport of the Russian Federation;

the Federal Agency for Science and to transfer to such newly created agency the law-enforcement functions, the functions of provision of state services and property management in the area of science of the abolished Ministry of Industry, Science and Technologies of the Russian Federation;

the Federal Agency for Subsoil Use and to transfer to such newly created agency the law-enforcement functions, the functions of provision of state services and property management in the area of subsoil use of the Ministry of Natural Resources of the Russian Federation;

the Federal Agency for Education and to transfer to such newly created agency the law-enforcement functions, the functions of provision of state services and property management in the area of education of the abolished Ministry of Education of the Russian Federation;

the Federal Agency for Industry and to transfer to such newly created agency the law-enforcement functions, the functions of provision of state services and property management of the abolished Russian Ammunition Agency, the Russian Agency for Conventional Arms, the Russian Control Systems Agency, the Russian Shipbuilding Agency, and the transformed Russian Aviation and Space Agency in the area of aviation;

the Federal Agency for Press and Mass Communications and to transfer to such newly created agency the law-enforcement functions, the functions of provision of state services and property management in the area of press, television and radio broadcasting of the abolished Ministry of the Russian Federation for the Affairs of Press, Television and Radio Broadcasting, and Means of Mass Communication;

the Federal Agency for Fishery and to transfer to such newly created agency the law-enforcement functions, the functions of provision of state services and property management of the abolished State Committee of the Russian Federation for Fishery;

the Federal Agency for Communications and to transfer to such newly created agency the law-enforcement functions, the functions of provision of state services and property management in the area of post and telecommunications of the abolished Ministry of the Russian Federation for Communications and Informatization;

the Federal Agency for Agriculture and to transfer to such newly created agency the law-enforcement functions, the functions of provision of state services and property management of the Ministry of Agriculture of the Russian Federation;

the Federal Agency for Federal Property Management and to transfer to such newly created agency the law-enforcement functions, the functions of provision of state services and property management of the abolished Ministry of Property Relations of the Russian Federation and part of the functions of the abolished Federal Service of Russia for Financial Rehabilitation and Bankruptcy;

the Federal Agency for Physical Training, Sports, and Tourism and to transfer to such newly created agency the law-enforcement functions, the functions of provision of state services and property management of the abolished State Committee of the Russian Federation for Physical Training and Sports and the functions in the area of tourism of the Ministry of Economic Development and Trade of the Russian Federation;

the Federal Agency for Energy and to transfer to such newly created agency the law-enforcement functions, the functions of provision of state services and property management of the abolished Ministry of Energy of the Russian Federation;

the Federal Treasury granting thereto, for the purposes of this Decree, the status of a federal service and transferring thereto the law-enforcement functions of the Ministry of Finance of the Russian Federation in respect of ensuring the execution of the federal budget.

14. Transfer:
the functions of adopting regulatory legal acts in the area of competence of the abolished Ministry of the Russian Federation for Antimonopoly Policy and Entrepreneurship Support to the Ministry of Economic Development and Trade of the Russian Federation;

the functions of adopting regulatory legal acts in the area of competence of the abolished State Committee of the Russian Federation for Fishery to the Ministry of Agriculture of the Russian Federation;

the functions of adopting regulatory legal acts in the area of competence of the abolished Federal Service of Russia for Geodesy and Cartography and the Federal Service of Russia for Hydrometeorology and Environmental Monitoring to the Ministry of Natural Resources of the Russian Federation, the functions of control and supervision – to the Federal Service for Supervision in the Area of Ecology and Environmental Management, the rest of the functions – to the newly established state institutions;

the functions of the abolished Federal Service of Railway Forces of the Russian Federation to the Ministry of Defense of the Russian Federation;

the functions of adopting regulatory legal acts in the area of competence of the abolished Federal Service of Russia for Financial Rehabilitation and Bankruptcy to the Ministry of Economic Development and Trade of the Russian Federation, the functions of representing the interests of the Russian Federation before the creditors in bankruptcy procedures - to the Federal Tax Service.

15. Transform:

The Ministry of Taxes and Levies of the Russian Federation into the Federal Tax Service and to transfer the Ministry’s functions of adopting regulatory legal acts in the entrusted area of competence and of raising awareness of laws of the Russian Federation on taxes and levies to the Ministry of Finance of the Russian Federation;

The State Committee of the Russian Federation for Standardisation and Metrology into the Federal Service for Technical Regulation and Metrology and to transfer the Committee’s functions of adopting regulatory legal acts in the entrusted area of competence to the Ministry of Industry and Energy of the Russian Federation;

The State Statistics Committee of the Russian Federation into the Federal Service for State Statistics and to transfer the Committee’s functions of adopting regulatory legal acts in the entrusted area of competence to the Ministry of Economic Development and Trade of the Russian Federation;

The State Committee of the Russian Federation for Construction, Housing and Utilities into the Federal Agency for Construction, Housing and Utilities and to transfer the Committee’s functions of adopting regulatory legal acts in the entrusted area of competence to the Ministry of Industry and Energy, and functions of control and supervision - to the Federal Service for Technological Supervision;

The State Customs Committee of the Russian Federation into the Federal Customs Service and to transfer the Committee’s functions of adopting regulatory legal acts in the entrusted area of competence to the Ministry of Economic Development and Trade of the Russian Federation;

The Federal Energy Commission of the Russian Federation into the Federal Service for Tariffs and to transfer Commission’s functions of adopting regulatory legal acts in the entrusted area of competence to the Ministry of Economic Development and Trade, the functions of control and supervision – to the Federal Antimonopoly Service, and functions of tariff regulation of the abolished Ministry of the Russian Federation for Antimonopoly Policy and Entrepreneurship Support and the Ministry of Economic Development and Trade  - to the above mentioned Service;

The Federal Archive Service of the Russian Federation into the Federal Archive Agency and to transfer the Service’s functions of adopting regulatory legal acts in the entrusted area of competence to the Ministry of Culture and Information of the Russian Federation;

The Federal Service for Land Cadastre of Russia into the Federal Agency for Real Estate Cadastre and to transfer the Service’s functions of adopting regulatory legal acts in the entrusted area of competence to the Ministry of Economic Development and Trade of the Russian Federation, and the functions of maintaining urban construction cadastre and real estate inventory of the State Committee of the Russian Federation for Construction, Housing and Utilities - to the above mentioned Agency;

Russian Aviation and Space Agency into the Federal Space Agency and to transfer the former’s functions of adopting regulatory legal acts in the entrusted area of competence to the Ministry of Industry and Energy of the Russian Federation;
Russian Agency for State Reserves into the Federal Agency for State Reserves and to transfer the former’s functions of adopting regulatory legal acts in the entrusted area of competence to the Ministry of Economic Development and Trade of the Russian Federation;

Russian Agency for Patents and Trademarks into the Federal Service for Intellectual Property, Patents and Trademarks and to transfer the Agency’s functions of adopting regulatory legal acts in the entrusted area of competence to the Ministry of Education and Science of the Russian Federation;

Federal Mining and Industrial Inspectorate of the Russian Federation into the Federal Service for Technological Supervision and to transfer the Inspectorate’s functions of adopting regulatory legal acts in the entrusted area of competence to the Ministry of Industry and Energy of the Russian Federation while transferring to the Inspectorate the functions of control and supervision of the transformed State Committee of the Russian Federation for Construction, Housing and Utilities and the abolished Ministry of Energy of the Russian Federation;

The State Technical Commission under the President of the Russian Federation into the Federal Service for Technical and Export Control of the Russian Federation, transferring to the former the functions of export control of the Ministry of Economic Development and Trade of the Russian Federation;

The Committee of the Russian Federation on Military and Technical Cooperation with Foreign States into the Federal Service for Military and Technical Cooperation and to transfer the Committee’s functions of adopting regulatory legal acts in the entrusted area of competence to the Ministry of Defense of the Russian Federation;

The Committee of the Russian Federation on Financial Monitoring into the Federal Service for Financial Monitoring and to transfer the Committee’s functions of adopting regulatory legal acts in the entrusted area of competence to the Ministry of Finance of the Russian Federation;


16. Rename:

the State Committee of the Russian Federation on Control over Turnover of Narcotic Drugs and Psychotropic Substances to the Federal Service of the Russian Federation for Control over Turnover of Drugs and Psychotropic Substances;

the Federal Service for Special Construction of the Russian Federation to the Federal Agency for Special Construction;

the Federal Inspectorate of Russia for Nuclear and Radiological Safety to the Federal Service for Atomic Supervision.

17. For the purposes of the present Decree, to assign the status of a federal service to the Foreign Intelligence Service of the Russian Federation, the Federal Security Service of the Russian Federation and the State Courier Service of the Russian Federation, and the status of a federal agency to the Main Directorate for Special Programs of the President of the Russian Federation and the Directorate for Presidential Affairs.

18. Establish that renaming of the federal executive authorities specified in Item 16 of the present Decree and assignment of the status of a federal service and a federal agency to the federal executive authorities specified in Item 17 hereof shall not involve organisational and personnel changes or reassignment of employees thereof.

19. Assign the coordination of activities:


20. Establish that pending introduction of amendments to the corresponding federal laws the names of the federal executive authorities shall be determined by the present Decree.

21. Instruct the Government of the Russian Federation:
within one month, to distribute the functions of the abolished federal authorities on the basis of the provisions of the present Decree and to determine the staff size of federal state authorities necessary for performing such functions within the total staff size of federal executive authorities as of the day of issuance of the present Decree;

within two months, to approve provisions on federal executive authorities and to submit proposals on amending corresponding acts of the President of the Russian Federation;

within one month, to approve the maximum staff size of the central administrations and territorial bodies of the federal executive authorities and the salary fund of employees thereof within the limits of funds provided in Federal Law No. 186-FZ of 23 December 2003 “On the Federal Budget for the Year 2004”;

within two months, to prepare proposals on introducing a differentiated system of salaries in federal ministries, federal services and federal agencies for the purpose of preserving the personnel potential and in order to prevent deterioration of the financial situation of the officials of federal state authorities;

to ensure, within the timeframe provided by the laws of the Russian Federation, execution of liquidation procedures and to provide the released officials with benefits and compensations in accordance with the laws of the Russian Federation;

within one month, to submit proposals on introducing appropriate amendments to the acts of the President of the Russian Federation on federal executive authorities whose operations are governed by the President of the Russian Federation;

bring its acts in compliance with the present Decree.

22. Instruct the Main State Legal Directorate of the President of the Russian Federation to submit, within three months, proposals on bringing the acts of the President of the Russian Federation in compliance with the present Decree.

23. Recognise as invalid:

Decree of the President of the Russian Federation No. 1176 of 14 August 1996 “On the System of the Federal Executive Authorities” (Collected legislation of the Russian Federation, No. 34, 1996, Article 4081);

Item 1 of Decree of the President of the Russian Federation No. 1234 of 22 August 1996 “On the Directorate for Presidential Affairs” (Collected legislation of the Russian Federation, No. 35, 1996, Article 4152);

Item 1 of Decree of the President of the Russian Federation No. 1326 of 6 September 1996 "On the Federal Executive Authorities" (Collected legislation of the Russian Federation, No. 37, 1996, Article 4264);

Decree of the President of the Russian Federation No. 867 of 17 May 2000 "On the Structure of the Federal Executive Authorities" (Collected legislation of the Russian Federation, No. 21, 2000, Article 2168);

Decree of the President of the Russian Federation No. 1678 of 20 September 2000 "On the Supplement to Decree of the President of the Russian Federation No. 867 of 17 May 2000 "On the Structure of the Federal Executive Authorities" (Collected legislation of the Russian Federation, No. 39, 2000, Article 3856);

Item 2 of the list of amendments and supplements to certain acts of the President of the Russian Federation (Annex to Decree of the President of the Russian Federation No. 1953 of 1 December 2000 "On Military and Technical Cooperation of the Russian Federation with Foreign States ”) (Collected legislation of the Russian Federation, No. 49, 2000, Article 4799);

Item 3 of Decree of the President of the Russian Federation No. 1250 of 16 October 2001 "On the Structure of the Federal Executive Authorities " (Collected legislation of the Russian Federation, No. 43, 2001, Article 4071);

Item 8 of Decree of the President of the Russian Federation No. 1263 of 1 November 2001 "On the Authorised Body on Combating Legalisation (Laundering) Illegally Derived Proceeds and the Financing of Terrorism " (Collected legislation of the Russian Federation, No. 45, 2001, Article 4251; No. 15, 2003, Article 1346);

Item 2 of Decree of the President of the Russian Federation No. 439 of 29 April 2002 "On the State Committee of the Russian Federation for Physical Training and Sports " (Collected legislation of the Russian Federation, No. 18, 2002, Article 1750);

Item 6 of Decree of the President of the Russian Federation No. 311 of 11 March 2003 "On the State Committee of the Russian Federation on Defense Order under the Ministry of Defense of the Russian Federation " (Collected legislation of the Russian Federation, No. 12, 2003, Article 1102);
Decree of the President of the Russian Federation No. 676 of 16 June 2003 "On Amendments to Presidential Decree No. 867 of 17 May 2000 "On the Structure of the Federal Executive Authorities" (Collected legislation of the Russian Federation, No. 25, 2003, Article 2513);

Item 31 of Annex 1 to Decree of the President of the Russian Federation No. 1365 of 19 November 2003 "On Amending and Recognising as Invalid Certain Acts of the President of the Russian Soviet Federative Socialist Republic and the President of the Russian Federation in view of Improvement of State Regulation in the Area of Security of the Russian Federation " (Collected legislation of the Russian Federation, No. 47, 2003, Article 4520);

Item 16 of Annex 1 to Decree of the President of the Russian Federation No. 1389 of 25 November 2003 "On Amending and Recognising as Invalid Certain Acts of the President of the Russian Federation " (Collected legislation of the Russian Federation, No. 48, 2003, Article 4659);

24. Establish, pending the entry into force of a federal law on “amending federal laws on licensing in force”, that activity licensing carried out by federal executive authorities within their scope of authority as of the date of entry into force of the present Decree can be executed by a federal ministry or a federal agency on the basis of the decision of the Government of the Russian Federation.

25. Establish that federal state medical, sanatorium and resort and educational state institutions (enterprises) subordinate to the ministries or other federal executive authorities as of the date of entry into force of the present Decree shall continue their activity and that financing thereof shall be carried out in accordance with the existing procedure until the adoption by the Government of the Russian Federation of the decision to assign them to the jurisdiction of a corresponding federal agency, but not later than 1 January 2005.

26. The present Decree shall take effect from the day of its official publication, except for:

provisions of the present Decree with regard to the Ministry of the Russian Federation on Taxes and Levies, Ministry of Labour and Social Development of the Russian Federation, Federal Service for Railway Forces of the Russian Federation, State Technical Commission under the President of the Russian Federation, Federal Service for Execution of Sentences, Federal Registration Service, Federal Bailiff Service and Federal Customs Service, which are to take effect after the entry into force of corresponding laws;

provision of the present Decree with regard to the procedure for appointment by a federal minister of deputy chiefs of federal services and federal agencies, with the exceptions of chiefs of federal services and agencies whose operations are governed by the President of the Russian Federation, which is to take effect after the entry into force of the federal constitutional law on introducing appropriate amendments to Federal Constitutional Law “On the Government of the Russian Federation”;

provision of Item 3(e) of the present Decree in the part concerning the adoption by a federal ministry of regulatory legal acts pertaining to the areas of competence of state off-budgetary funds, which is to take effect on 1 January 2005;

provision of the forty-second paragraph of Item 13 of the present Decree, which is to take effect on 1 January 2005.

STRUCTURE

of the Federal Executive Authorities

I. Federal ministries, federal services and federal agencies whose operations are governed by the President of the Russian Federation and federal services and federal agencies subordinate to such federal ministries

Ministry of Internal Affairs of the Russian Federation

Federal Migration Service

Ministry of the Russian Federation on Civil Defense, Emergencies and Elimination of the Consequences of Natural Disasters

Ministry of Foreign Affairs of the Russian Federation

Ministry of Defense of the Russian Federation
Federal Service for Military and Technical Cooperation

Federal Service for Defense Order

Federal Service for Technical and Export Control of the Russian Federation

Federal Agency for Special Construction

Ministry of Justice of the Russian Federation

Federal Service for Execution of Sentences

Federal Registration Service

Federal Bailiff Service

State Courier Service of the Russian Federation (federal service)

Foreign Intelligence Service of the Russian Federation (federal service)

Federal Security Service of the Russian Federation (federal service)

Federal Service of the Russian Federation for Control over Turnover of Narcotic Drugs and Psychotropic Substances (federal service)

Federal Guard Service of the Russian Federation (federal service)

Main Directorate for Special Programs of the President of the Russian Federation (federal agency)

Directorate for Presidential Affairs (federal agency)

II. Federal ministries under the jurisdiction of the Government of the Russian Federation and federal services and agencies subordinate to such federal ministries

Ministry of Healthcare and Social Development of the Russian Federation

Federal Service for Supervision in the Area of Consumers Rights Protection and Human Welfare

Federal Service for Supervision in the Area of Healthcare and Social Development

Federal Service of Labour and Employment

Federal Agency for Healthcare and Social Development

Federal Agency for Physical Training, Sports and Tourism

Ministry of Culture of the Russian Federation

Federal Archive Agency

Federal Agency for Culture and Cinematography

Federal Agency for Press and Mass Communications

Ministry of Education of the Russian Federation

Federal Service for Intellectual Property, Patents and Trademarks
Federal Service for Supervision in the Area of Education and Science
Federal Agency for Science
Federal Agency for Education

Ministry of Natural Resources of the Russian Federation
Federal Service for Supervision in the Area of Ecology and Environmental Management
Federal Agency for Water Resources
Federal Service for Forestry
Federal Agency for Subsoil Use

Ministry of Industry of the Russian Federation
Federal Service for Atomic Supervision
Federal Service for Technical Regulation and Metrology
Federal Service for Technological Supervision
Federal Agency for Atomic Energy *
Federal Space Agency
Federal Agency for Industry
Federal Agency for Construction, Housing and Utilities
Federal Agency for Energy

Ministry of Agriculture of the Russian Federation
Federal Service for Veterinary and Phytosanitary Surveillance
Federal Agency for Fishery
Federal Agency for Agriculture

Ministry of Transport and Communications of the Russian Federation
Federal Service for Supervision in the Area of Communications
Federal Service for Supervision in the Area of Transport
Federal Agency of Air Transport
Federal Road Agency
Federal Agency of Railway Transport
Federal Agency of Sea and River Transport
Federal Agency for Communications
Ministry of Finance of the Russian Federation

Federal Tax Service

Federal Service for Insurance Supervision

Federal Service for Financial and Budgetary Supervision

Federal Service for Financial Monitoring

Federal Treasury (federal service)

Ministry of Economic Development and Trade of the Russian Federation

Federal Service for State Statistics

Federal Customs Service

Federal Service for Tariffs

Federal Agency for State Reserves

Federal Agency for Real Estate Cadastre

Federal Agency for Federal Property Management

Federal Executive Authorities under the jurisdiction of the Government of the Russian Federation

Federal Antimonopoly Service

Federal Service for Financial Markets

* as regards the issues related to the nuclear defence complex, the Agency shall be under the jurisdiction of the Ministry of Defense of the Russian Federation

President of the Russian Federation

V. Putin