
Adopted by the State Duma on June 11, 2004
Approved by the Federation Council on June 23, 2004

Article 1
1) in Subitem 6 of Article 14 the words "by organs of the State Tax Service of the Russian Federation" shall be replaced by the words "tax bodies";
2) in the second part of Article 26 the words "to the organs of the state tax service" shall be replaced by the words "tax bodies".

Article 2
The following amendments shall be introduced to Law of the Russian Federation No. 943-1 of March 21, 1991 on the Tax Bodies of the Russian Federation (Vedomosti Syezda Narodnykh Deputatov RSFSR i Verkhovnogo Soveta RSFSR, No. 33, 1992, item 1912; No. 34, 1992, item 1966; No. 12, 1993, item 429; Sobraniye Zakonodatelstva Rossiyskoy Federatsii, No. 28, 1999, item 3484; No. 1, 2002, item 2; No. 21, 2003, item 157):
1) in Article 2 the words "the Ministry of Taxation of the Russian Federation" shall be replaced by the words "the federal executive body authorised in the sphere of taxes and fees";
2) in Article 5 the word "Ministries" shall be omitted;
3) in Article 7:
a) in the first paragraph in Item 7 the words "the Ministry of Taxation of the Russian Federation" shall be replaced by the words "the Ministry of Finance of the Russian Federation";
b) abolished.

Article 3
In the third part of Article 7 of Law of the Russian Federation No. 1541-I of July 4, 1991 on the Privatisation of the Housing Facilities in the Russian Federation (Vedomosti Syezda Narodnykh Deputatov RSFSR i Verkhovnogo Soveta RSFSR No. 28, 1991, item 959; Vedomosti Syezda Narodnykh Deputatov RSFSR i Verkhovnogo Soveta RSFSR No. 2, 1993, item 67; Sobraniye Zakonodatelstva Rossiyskoy Federatsii, No. 16, 1994, item 1864; No. 21, 2001, item 2063; No. 21, 2002, item 1918) the words "in the single state register by the agencies of justice" shall be replaced by the words: "in the Single Register of the Rights to Real Estate and Transactions in Them".

Article 4 Abolished from January 1, 2006.

Article 5 Abolished from January 1, 2005.

Article 6
The following amendments shall be introduced to Law of the Russian Federation No. 2124-I of December 27, 1991 on Mass Information Media (Vedomosti Syezda Narodnykh Deputatov RSFSR i Verkhovnogo Soveta RSFSR No. 7, 1992, item 300; Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 30, 2002, item 3029):
1) in the second part of Article 8:
a) in the second paragraph the words "to the Ministry of the Press and Information of the Russian Federation" shall be replaced by the words: "to the Federal Service for Supervision over the Observance of the Legislation in the Sphere of Mass Communications and the Protection of the Cultural Heritage;"
b) in the third paragraph the words "The State Inspectorate for the Protection of the Freedom of the Press and Mass Information Under the Ministry of the Press and Information of the Russian Federation" shall be replaced by the words "the Federal Service for Supervision over the Observance of Legislation in the Sphere of Mass Communication and the Protection of the Cultural Heritage;"
2) in Item 4 of the first part of Article 13 the words: "by the given registering body or the Ministry of the Press and Information of the Russian Federation" shall be replaced by the words "the registering body";

3) in the first paragraph in the first part of Article 15 the words "or the Ministry of the Press and Information of the Russian Federation" shall be omitted;

4) In Article 16:
   a) in the first part the words "or the Ministry of the Press and Information of the Russian Federation" shall be excluded;
   b) in the third part the words "or by the Ministry of the Press and Information of the Russian Federation" shall be excluded;

5) Article 29 shall be recognised as null and void;

6) in the third part of Article 54 the words "the Ministry of the Press and Information of the Russian Federation" shall be replaced by the words "the authorised federal executive body".

Article 7
The following amendments shall be introduced to Law of the Russian Federation No. 2383-I of February 20, 1992 on Stock Markets and Stock-exchange Trade (Vedomosti Syezda Narodnykh Deputatov RSFSR i Verkhovnogo Soveta RSFSR No. 18, 1002, item 961; No. 22, 1993, item 790):

1) in Item 1 of Article 12 the words "under the State Committee of the Russian Federation for Antimonopoly Policy and the Support for New Economic Structures" shall be excluded;

Article 8

"6. Every quarter, before the last day of the month succeeding the expired quarter, the users of subsoil assets shall submit to the territorial agencies of the Federal Tax Service and the federal executive body in the sphere of natural resources, authorised by the Government of the Russian Federation, according to the place of location of mining districts, their calculations of regular payments for the use of subsoil assets in the forms approved by the Ministry of Finance of the Russian Federation by agreement with the Ministry of Natural Resources of the Russian Federation".

Article 9
The Article is abolished upon the expiry of ninety days after the official publication of Federal Law No. 90-FZ of June 30, 2006

Article 10
In Article 15 of Law of the Russian Federation No. 3185-I of July 2, 1992 on Psychiatric Aid and Guarantees of the Rights of Citizens When It is Rendered (Vedomosti Syezda Narodnykh Deputatov Rossiyskoy Federatsii No. 33, 1992, item 1913; Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 30, 1998, item 3613; No. 30, 2002, item 3033) the words "railway troops" shall be excluded.

Article 11
The following amendments shall be introduced to Law of the Russian Federation No. 3615-I of October 9, 1992 on Foreign Currency Regulation and Foreign Currency Control (Vedomosti Syezda Narodnykh Deputatov Rossiyskoy Federatsii No. 45, 1992, item 2542; Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 1, 1999, item 1; No. 28, 1999, item 3461; No. 23, 2001, item 2290; No. 33, 2001, item 3432; No. 9, 2003, item 804; No. 28, 2003, item 2885; No. 50, 2003, item 4859):

1) in Item 3 of Article 2 the words: "by the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the federal executive body carrying out the normative legal regulation in the customs business";

2) in Item 6 of Article 6 the words: "by the State Customs Committee of the Russian Federation" shall be replaced by the words "by the federal executive body carrying out normative legal regulation in the customs business";

3) in Item 3 of Article 8 the words: "by the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the federal executive body carrying out normative legal regulation in the customs business".

Article 12
The following amendments shall be introduced to the Fundamentals of the Russian Federation on the Notariat No. 4462-I of February 11, 1993 (Vedomosti Syezda Narodnykh Deputatov Rossii No. 10, 1993, item 357):

1) in the third part of Article 1 the words "the Ministry of Justice of the Russian Federation" shall be replaced by the words "the federal executive body discharging the functions of control in the sphere of the notariat".

2) in the second part of Article 2 the words: "by a joint decision of the justice agency and the notarial chamber" shall be replaced by the words: "in the order defined by the Ministry of Justice of the Russian Federation together with the Federal Notarial Chamber";

3) the second part of Article 4 after the words "the Ministry of Justice of the Russian Federation" shall be supplemented with the words: "and the federal executive body discharging the functions of control in the sphere of the notariat";

4) in the second part of Article 9 the words "the bodies shall exercise" shall be replaced by the words "shall be carried out by the bodies"; the words "the agencies of justice together with notarial chambers" shall be replaced by the words: "in the order defined by the Ministry of Justice of the Russian Federation together with the Federal Notarial Chamber";

5) in Article 12:
   a) in the first and the second parts of this Article the words: "by the agency of justice together with the notarial chamber" shall be replaced by the words: "in the order defined by the Ministry of Justice of the Russian Federation together with the Federal Notarial Chamber";
   b) the sixth part of this Article shall be worded as follows:
   "The procedure for the passage of documents kept by the notary whose powers are terminated to another notary shall be defined by the Ministry of Justice of the Russian Federation together with the Federal Notarial Chamber";

6) in the third part of Article 13 the words "by a joint decision of the agency of justice and the notarial chamber" shall be replaced by the words: "in the order defined by the Ministry of Justice of the Russian Federation together with the Federal Notarial Chamber";

7) in the first part of Article 19 the words: "by the agency of justice on the basis of a labour contract" shall be replaced by the words: "in the order defined by the Ministry of Justice of the Russian Federation together with the Federal Notarial Chamber";

8) in the first part of Article 34 the words "agencies of justice" shall be replaced by the words: "the federal executive body discharging the functions of control in the sphere of the notariat and its territorial bodies".

Article 13
The following amendments shall be introduced to Law of the Russian Federation No. 4468-I of February 12, 1993 on Pensions for Persons Who Served in the Army, the Interior Bodies, the State Fire-prevention Service, and the Organs of Control over the Traffic of Narcotics and Psychotronic Substances and in the Institutions and Organs of the Peno-Correctional System and for Their Families (Vedomosti Syezda Narodnykh Deputatov RSFSR i Verkhovnogo Soveta RSFSR No. 12, 1993, item 328; Sobraniye Zakonodatelstva Rossiiskoy Federatsii, No. 49, 1995, item 4693; No. 30, 1995, item 3613; No. 23, 1999, item 2813; No. 30, 2002, item 3033; No. 27, 2003, item 2700):

1) in the first part of Article 11:
   a) in Item (d) the words "the Ministry of Justice of the Russian Federation" shall be replaced by the words "the Federal Service of the Execution of Punishments";
   b) in Item (e) the words "the State Committee of the Russian Federation for Control over the Traffic of Narcotics and Psychotronic Substances" shall be replaced by the words "the Federal Service of the Russian Federation for Control over the Traffic of Narcotics and Psychotronic Substances";

2) in Article 50 the words "the Ministry of Justice of the Russian Federation shall be replaced by the words "the Federal Service of the Russian Federation for the Execution of Punishments, the Federal Service of the Russian Federation for Control over the Traffic of Narcotics and Psychotronic Substances";

3) in the first part of Article 51, in the first part of Article 56 and in Article 65 the words "the Ministry of Justice of the Russian Federation" shall be replaced by the words "the Federal Service for the Execution of Punishments and the Federal Service of the Russian Federation for Control over the Traffic of Narcotics and Psychotronic Substances".

Article 14
Article 15

The following amendments shall be introduced to Law of the Russian Federation No. 4730-I of April 1, 1993 on the State Border of the Russian Federation (Vedomosti Syezda Narodnykh Deputatov RSFSR i Verkhovnogo Soveta RSFSR No. 17, 1993, item 594; Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 16, 1994, item 1861; No. 50, 1996, item 5610; No. 31, 1998, item 3805; No. 23, 1999, item 2808; No. 27, 2003, item 2700):

1) in Item (b) of the ninth part of Article 9 the words "the Ministry of Transport of the Russian Federation or the Ministry of Defence of the Russian Federation, agreed upon with the Federal Security Service of the Russian Federation, the State Customs Committee of the Russian Federation and the Ministry of Public Health of the Russian Federation" shall be replaced by the words: "the Federal Agency of the Air Transport or the Ministry of Defence of the Russian Federation, agreed upon with the Federal Security Service of the Russian Federation, the Federal Customs Service and the Federal Service for Supervision in the Sphere of the Protection of the Rights of Consumers and Human Welfare";

2) in Article 22:
   a) in the second part of the Article the words "by transport federal executive bodies" shall be replaced by the words: "by the Ministry of Transport of the Russian Federation"; the words: "by the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the Ministry of Economic Development and Trade of the Russian Federation";
   b) abrogated from January 1, 2007;

3) in the 11th paragraph of Item 1.1 in Article 28 the words: "by the State Customs Committee of the Russian Federation, and the State Committee of the Russian Federation for Control over the Traffic of Narcotics and Psychotronic Substances" shall be replaced by the words: "by the Federal Customs Service and the Federal Service of the Russian Federation for Control over the Traffic of Narcotics and Psychotronic Substances".

Article 16

Abolished from January 1, 2005.

Article 17

In the first part of Article 7 of Law of the Russian Federation No. 4979-I of May 14, 1993 on Veterinary Medicine (Vedomosti Syezda Narodnykh Deputatov RSFSR i Verkhovnogo Soveta RSFSR No. 24, 1993, item 857) the words: "and by the Ministry of Security of the Russian Federation" shall be replaced by the words: "by the Federal Security Service of the Russian Federation and the Federal Service of the Execution of Punishments".

Article 18

In second paragraph of Item 1 in Article 13 of Law of the Russian Federation No. 5003-I of May 21, 1993 on the Customs Tariff (Vedomosti Syezda Narodnykh Deputatov RSFSR i Verkhovnogo Soveta RSFSR No. 23, 1993, item 821) the words: "by the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the federal executive body carrying out normative legal regulation in the sphere of the customs business".

Article 19

The following amendments shall be introduced to the Customs Code of the Russian Federation (Vedomosti Syezda Narodnykh Deputatov RSFSR i Verkhovnogo Soveta RSFSR No. 31, 1993, item 1224; Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 1, 1996, item 4; No. 22, 2003, item 2066):  

1) Abolished as of January 1, 2006

See the previous text of Item 1 of Article 19

2) in Article 77:
   a) in the first part of this Article the words "the State Customs Committee of the Russian Federation" shall be replaced by the words "the federal executive body discharging the functions of control and supervision in the sphere of customs business";
   b) in the second part of this Article the words: "by the State Customs Committee of the Russian Federation by agreement with the Russian Agency of International Cooperation and Development" shall be replaced by the words: "by the federal executive body carrying out normative legal regulation in the sphere of customs business";

3) in Article 79:
   a) in the second part of this Article the words: "by the State Customs Committee of the Russian Federation together with the Russian Agency of International Cooperation and Development" shall be replaced by the words: "by the federal executive body carrying out normative legal regulation in the sphere of customs business";
b) in the fourth part of this Article the words "the State Customs Committee of the Russian Federation" shall be replaced by the words "the federal executive body carrying and normative legal regulation in the sphere of customs business";

4) in the second part of Article 81 the words: "by the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the federal executive body carrying out normative legal regulation in the sphere of customs business";

5) in Article 82 the words: "by the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the federal executive body carrying out normative legal regulation in the sphere of customs business";

6) in the third part of Article 83 the words: "by the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the federal executive body carrying out normative legal regulation in the sphere of customs business";

7) in the third part of Article 114 the words "the State Customs Committee of the Russian Federation" shall be replaced by the words "the Federal executive body carrying out normative legal regulation in the sphere of customs business";

8) in Article 116 the words: "by the State Customs Committee of the Russian Federation by agreement with the Ministry of Finance of the Russian Federation" shall be replaced by the words: "by the federal executive body carrying out normative legal regulation in the sphere of customs business by agreement with the federal executive body that carries out normative legal regulation in the sphere of finance".

Article 20


1) Article 2 shall be null and void;

2) in Article 3 the words "and the central organ of the peno-correctional system of the Ministry of Justice of the Russian Federation" shall be excluded;

3) Federal Law No. 122-FZ of August 22, 2004 abolished Item 3 of Article 20 of this Federal Law from January 1, 2005;

4) in the first part of Article 5:

a) in the first paragraph the words "the Ministry of Justice of the Russian Federation" shall be omitted;

b) Item 3 shall be worded as follows:

"3) the federal executive body authorised in the sphere of the execution of punishments (hereinafter referred to as the federal body of the peno-correctional system);"

5) in Article 6:

a) in the third part of this Article the word "central" shall be replaced by the word "federal";

b) the fourth part of the Article shall be null and void;

6) in Article 7:

a) in the first part of this Article the words: "by the Ministry of Justice of the Russian Federation" shall be replaced by the words: "by the federal body of the peno-correctional system";

b) in the second part of this Article the word "central" shall be replaced by the word "federal";

c) the third part of this Article shall be null and void;

7) Article 8 shall be worded as follows:

"Article 8. The Federal Body of the Peno-correctional System "The Regulations for the Federal Body of the Peno-correctional System, its structure and the maximum number shall be approved by the President of the Russian Federation";

8) in the third part of Article 9 the word "Central" shall be replaced by the word "Federal", the words: "by the central body of the peno-correctional system" shall be replaced by the Ministry of Justice of the Russian Federation";

9) in Article 11:

a) in the second and third parts of this Article the word "central" shall be replaced by the word "federal" in all cases;

b) in the fourth part of this Article the words: "by the central body of the peno-correctional system" shall be replaced by the words: "by the Ministry of Justice of the Russian Federation";

c) in the fifth part of this Article the word "central" shall be replaced by the word "federal";

10) in the second part of Article 15 the words: "by the central# bodies# of the peno-correctional system" shall be replaced by the words "the Ministry of Justice of the Russian Federation";

11) in the second part of Article 16 the words: "by the central# bodies# of the peno-correctional system" shall be replaced by the words: "by the Ministry of Justice of the Russian Federation";
12) in Article 18:
   a) in Item 1 of the second part of this Article the words "the central body of the peno-correctional system" shall be replaced by the words "the Ministry of Justice of the Russian Federation";
   b) in Item 6 of the third part of this Article the words: "by the central and the territorial bodies of the peno-correctional system" shall be replaced by the federal body of the peno-correctional system and its territorial bodies";

13) in Article 19:
   a) in the second part of this Article the word "central" shall be replaced by the word "federal";
   b) in the fourth part of this Article:
      in Item 1 the words: "by the central body and the corresponding territorial bodies of the peno-correctional system, authorised by it" shall be replaced by the words: "by the federal body of the peno-correctional system and its territorial bodies";

14) Federal Law No. 122-FZ of August 22, 2004 abolished Item 14 of Article 20 of this Federal Law from January 1, 2005;

15) in Article 21 the word "central" shall be replaced by the word "federal";

16) in the first part of Article 22 the words: "by the central body of the peno-correctional system" shall be replaced by the words: "by the federal body of the peno-correctional system and its territorial bodies";

17) Federal Law No. 122-FZ of August 22, 2004 abolished Item 17 of Article 20 of this Federal Law from January 1, 2005;

18) in Article 24:
   a) in the first part of this Article the words "the central and territorial bodies of the peno-correctional system" shall be replaced by the words "the federal body of the peno-correctional system and its territorial bodies";
   b) the third part of this Article shall be worded as follows: "The order and the conditions of the service by the employees of the peno-correctional system shall be regulated by the present Law and other normative legal acts of the Russian Federation and by the normative legal acts of the Ministry of Justice of the Russian Federation. The list of the posts held by the higher commanding officers the peno-correctional system and of the special ranks corresponding to these offices shall be approved by the President of the Russian Federation";

19) in the fourth part of Article 33 the word "Central" shall be replaced by the word "Federal";

20) in Item 1 of the first part of Article 36 the word "central" shall be replaced by the word "federal";

21) in the first paragraph in the first part of this Article, in the first paragraph in the second part and in the third part of Article 37 the word "central" shall be replaced by the word "federal";

22) in Article 38:
   a) in the second part of this Article the words "the Ministry of Justice of the Russian Federation, the central" shall be replaced by the words "the federal body of the peno-correctional system";
   b) in the fifth part of this Article the words: "by the central body of the peno-correctional system" shall be replaced by the words: "by the Ministry of Justice of the Russian Federation".

Article 21

The following amendments shall be introduced to Law of the Russian Federation No. 5485-I of July 21, 1993 on the State Secrets (Rossiyskaya gazeta No. 21, 1993; Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 41, 1997; item 4673; No. 27, 2003, item 2700):

1) in Article 20:
   a) the third paragraph in the first part of this Article shall be worded as follows: "the federal executive body authorised in the sphere of security, the federal executive body authorised in the sphere of defence, the federal executive body authorised in the sphere of foreign intelligence, the federal executive body authorised in the sphere of the counteraction against technical secret services and the technical protection of information and their territorial agencies";
   b) the third part of this Article shall be worded as follows: "The federal executive body authorised in the sphere of security, the federal executive body authorised in the sphere of defence, the federal executive body authorised in the sphere of foreign intelligence, the federal executive body authorised in the sphere of the counteraction against technical secret services and the technical protection of information and their territorial agencies shall organise and provide the protection for state secrets in accordance with the functions charged by the legislation of the Russian Federation";

2) in the third paragraph in the first part of Article 22 the words: "by the Ministry of Public Health of the Russian Federation" shall be replaced by the words: "by the federal executive body authorised in the sphere of health protection and social development";

3) in the second part of Article 28 the words "The State Technical Commission Under the President of the Russian Federation, the Federal Security Service of the Russian Federation, the Ministry of Defence of the Russian Federation" shall be replaced by the words "the federal executive body
authorised in the sphere of the counteraction against technical secret services and of the technical protection of information, the federal executive body authorised in the sphere of ensuring security, and the federal executive body authorised in the sphere of defence”;

4) in the first part of Article 31 the words “the organs of the federal executive power (the Federal Security Service of the Russian Federation, the Ministry of Defence of the Russian Federation), the Foreign Intelligence Service of the Russian Federation, and the State Technical Commission Under the President of the Russian Federation and their local bodies” shall be replaced by the words “the federal executive body authorised in the sphere of security, the federal executive body authorised in the sphere of foreign intelligence service, the federal executive body authorised in the sphere of the counteraction against technical secret services and of the technical protection of information, and their territorial agencies”.

Article 22

Article 23
In Item 1 of Article 131 in the First Part of the Civil Code of the Russian Federation (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 32, 1994, item 3301) the words: “by the institutions of justice” shall be replaced by the words: “by the bodies carrying out the state registration of rights to real estate and transactions in it”.

Article 24
The following amendments shall be introduced to Federal Law No. 69-FZ of December 21, 1994 on Fire Safety (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 35, 1994, item 3649; No. 30, 2002, item 3033):

1) in the ninth part of Article 5 the word "governmental" shall be replaced by the word "interdepartmental";


Article 25
In the first part of Article 22 of Federal Law No. 4-FZ of January 11, 1995 on the Accounts Chamber of the Russian Federation (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 3, 1995, item 167; No. 27, 2003, item 2700) the words "the State Tax Service of the Russian Federation" shall be replaced by the words "the tax bodies".

Article 26
In Subitem 1 in Item 1 of Article 3 of Federal Law No. 5-FZ of January 12, 1995 on Veterans (in the wording of Federal Law No. 40-FZ of January 2, 2000) (Sobraniye Zakonodatelstva Rossiyskoy Federatsii, No. 3, 1995, item 168; No. 2, 2000, item 161; No. 48, 2002, item 4743) the words "the peno-correctional system of the Ministry of Justice of the Russian Federation" shall be replaced by the words "the institutions and organs of the peno-correctional system".

Article 27
In Item 12 of the first part of Article 2 of Federal Law No. 45-FZ of April 20, 1995 on the State Protection of Judges and the Officials of the Law-enforcement and Controlling Bodies (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 17, 1995, item 1455; No. 30, 1998, item 3613; No. 2, 1999, item 238; No. 10, 2000, item 1067; No. 49, 2001, item 4566; No. 50, 2002, item 4928; No. 27, 2003, item 2700) the words "the Committee of the Russian Federation on Financial Monitoring" shall be replaced by the words "the Federal Service for Financial Monitoring".

Article 28
The following amendments shall be introduced to Federal Law No. 82-FZ of May 19, 1995 on Public Associations (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 21, 1995, item 1930; No. 30, 1998, item 3608; No. 11, 2002, item 1018; No. 12, 2002, item 1093; No. 30, 2002, item 3029; No. 50, 2003, item 4855):

1) in Article 21:
a) in the second part of Article 21 the words: "by the federal executive body in the sphere of justice (hereinafter referred to as the federal organ of justice)" shall be replaced by the words: "by the federal executive body authorised in the sphere of the state registration of public associations (hereinafter referred to as the federal body of state registration)"; the words "the federal organ of justice" shall be replaced by the words "the federal organ of state registration"; the words: "by the Government of the Russian Federation" shall be replaced by the words: "by the President of the Russian Federation";
b) in the third part of this Article the words: "by the federal organ of justice" shall be replaced by the words: "by the federal organ of state registration";
c) in the fourth and fifth parts of this Article the words: "by the territorial agency of the federal organ of justice" shall be replaced by the words: "by the territorial agency of the federal organ of state registration";
d) in the first paragraph of the sixth part of this Article the words "the federal organ of justice" shall be replaced by the words "the federal organ of state registration";
e) in the tenth part of this Article the words "the territorial agency of the federal organ of justice" shall be replaced by the words "the territorial agency of the federal organ of state registration";
f) in the 11th part of this Article the words "the federal organ of justice" shall be replaced by the words "the federal organ of state registration";
g) in the 12th part of this Article the words: "by the federal organ of justice" shall be replaced by the words: "by the federal organ of state registration";
h) in the 13th part of this Article the words "the federal organ of justice" shall be replaced by the words "the federal organ of state registration";
2) Abolished as of April 1, 2006
See the previous text of Item 2 of Article 28
3) in Article 25:
a) in third part of this Article the words "the federal organ of justice" shall be replaced by the words "the federal organ of state registration";
b) in the fourth part of this Article the words "the federal organ of justice" shall be replaced by the words "the federal organ of state registration";
c) in the fifth part of this Article the words: "by the federal organ of justice" shall be replaced by the words: "by the federal organ of state registration";
d) in the sixth part of this Article the words "the federal organ of justice" shall be replaced by the words "the federal organ of state registration"; the words: "by the Government of the Russian Federation" shall be replaced by the words: "by the President of the Russian Federation";
4) in Article 26:
a) in the fifth part of this Article the words" the federal organ of justice" shall be replaced by the words "the federal organ of state registration";
b) in the sixth part of this Article the words: "by the federal organ of justice" shall be replaced by the words: "by the federal organ of state registration";
c) in the seventh part of this Article the words "the federal organ of justice" shall be replaced by the words "the federal organ of state registration"; the words: "by the Government of the Russian Federation" shall be replaced by the words: "by the President of the Russian Federation";
5) in the first part of Article 42 the words "the federal organ of justice" shall be replaced by the words "the federal organ of state registration".

Article 29
In Item 2 in Article 6 of Federal Law No. 98-FZ of June 28, 1995 on the State Support for the Social Associations of Young People and Children (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 27, 1995, item 2503; No. 12, 2002, item 1093) the words "the organs of justice of the Russian Federation shall carry out" shall be replaced by the words "the organs carrying out the state registration of public associations shall ensure".

Article 30
The following amendments shall be introduced to Federal Law No. 103-FZ of July 15, 1995 on the Keeping in Custody of Persons Suspected and Accused of Crimes (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 29, 1995, item 2759; No. 30, 1998, item 3613; No. 11, 2001, item 1002; No. 27, 2003, item 2700; No. 50, 2003,. item 4847):
1) in the second paragraph of the first part and the second part of Article 7 the words "the Ministry of Justice of the Russian Federation" shall be excluded;
2) in Article 8:
a) in the first part of this Article the words "the Ministry of Justice of the Russian Federation" shall be omitted;
b) the second part of this Article shall be worded as follows:
"Investigatory isolation wards of the peno-correctional system shall be set up, reorganised or liquidated by the Minister of Justice of the Russian Federation;"

c) Federal Law No. 122-FZ of August 22, 2004 abolished Subitem "c" of Item 2 of Article 30 of this Federal Law from January 1, 2005;

3) the second part of Article 24 after the word "public health" shall be supplemented with the words "and social development";

4) in the first and the third parts of Article 48 the words "the Minister of Justice of the Russian Federation" shall be replaced by the words "the Chief of the Federal Service of the Execution of Sentences".

Article 31

The following amendments shall be introduced to Article 13 of Federal Law No. 144-FZ of August 12, 1995 on Operational Investigations (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 33, 1995, item 3349; No. 29, 1997, item 3502; No. 30, 1998, item 3613; No. 27, 2003, item 2700):

1) Item 8 of the first part of this Article shall be worded as follows:

"8. The Federal Service of the Execution of Sentences;"

2) in the fifth part of this Article the words "the Ministry of Justice of the Russian Federation shall be excluded.

Article 32

The following amendments shall be introduced to Federal Law No. 147-FZ of August 17, 1995 on Natural Monopolies (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 34, 1995, item 3426; No. 2, 2003, item 168):

1) in Article 9:

a) Item 2 shall be worded as follows:

"2. The following guidance of the federal executive body for the regulation of a natural monopoly shall be carried out by its chiefs;"

b) Items 3 and 4 shall be null and void;

2) in Article 21:

a) in the first paragraph of Item 1 in this Article the words: "by a majority vote of the board members of the corresponding organ of regulating a natural monopoly" shall be replaced by the words "in the order defined by the Government of the Russian Federation;"

b) in Item 2 the words: "by the board of the corresponding organ of regulating a natural monopoly" shall be excluded.

Article 33

In the first paragraph of Item 3 in Article 6 of Federal Law No. 225-FZ of December 30, 1995 on Product-sharing Agreements (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 1, 1996, item 18; No. 2, 1999, item 246; No. 26, 2001, item 2579; No. 23, 2003, item 2174) the words: "by the Government of the Russian Federation" shall be replaced by the words: "in the order established for setting up coordination and advisory organs formed by federal executive bodies".

Article 34

The following amendments shall be introduced to Federal Law No. 10-FZ of January 12, 1996 on Trade Unions, Their Rights and Guarantees of Activity (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 3, 1996, item 148; No. 12, 2002, item 1093; No. 30, 2002, item 3029; No. 50, 2003, item 4855):

1) in Item 1 of Article 8:

a) in the third paragraph the words "the federal executive body in the sphere of justice (hereinafter referred to as the federal organ of justice)" shall be replaced by the words "the federal executive body authorised in the sphere of the state registration of public associations (hereinafter referred to as the federal organ of state registration)";

b) in the fifth paragraph the words "the federal organ of justice" shall be replaced by the words "the federal organ of state registration";

c) in the sixth paragraph the words: "by the federal organ of justice" shall be replaced by the words: "by the federal organ of state registration"; the words "the federal organ of justice" shall be replaced by the words "the federal organ of state registration";

d) in the seventh paragraph the words "the federal organ of justice" shall be replaced by the words "the federal organ of state registration";

e) in the eight paragraph the words "the federal organ of justice" shall be replaced by the words "the federal organ of state registration";

2) in Item 2 of Article 10:

a) in the third and fourth paragraphs the words "the federal organ of justice" shall be replaced by the words "the federal organ of state registration";
b) in the fifth paragraph the words: "by the federal organ of justice" shall be replaced by the words: "by the federal organ of state registration";
c) in the sixth paragraph the words "the federal organ of justice" shall be replaced by the words "the federal organ of state registration".

Article 35
Abolished as of April 1, 2006
See the previous text of Article 35

Article 36
The following amendments shall be introduced to Federal Law No. 39-FZ of April 22, 1996 on the Securities Market (Sobraniye Zakonodatelstva Rossii No. 17, 1996, item 1918; No. 48, 1998, item 5857; No. 52, 2002, item 5141):
1) in Article 27.3:
   a) in Item 3 the words: "by the agency of justice" shall be replaced by the words: "by the body carrying out the state registration of the rights to real estate";
   b) the first paragraph in Item 4 shall be worded as follows:
      "4. The notarial certificate and the state registration of a decision on the issue of mortgage-secured bonds shall be carried out by the body that fulfils the state registration of the rights to real estate after the state registration of the issue of such bonds. The state registration of the mortgage shall be carried out simultaneously with the state registration of the decision on the mortgage-secured bonds";
   2) in Article 40:
      a) in the first part of this Article the words "the pursuit of state policy on the securities market" shall be excluded.
      b) the second and third parts of this Article shall be null and void;
      c) in the fourth part of this Article the words: "by the present Federal Law" shall be replaced by the words: "by the Government of the Russian Federation";
   d) the fifth and sixth parts of this Article shall be null and void;
2) Article 41 shall be worded as follows:
   "Article 41. The Collegium of the Federal Executive Body Dealing with the Securities Market
   "The order of the formation and functioning of the collegium of the federal executive body dealing with the securities market shall be determined by the Government of the Russian Federation";
   4) Article 43 shall be worded as follows:
   "Article 43. Decisions by the Federal Executive Body Dealing with the Securities Market
   "The order of the decision-making by the federal executive body dealing with the securities market shall be determined by the Government of the Russian Federation";
   5) Article 45, the first part of Article 46 and Article 47 shall be null and void.

Article 37
The following amendments shall be introduced to Federal Law No. 61-FZ of May 31, 1996 on Defence (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 23, 1996, item 2750; No. 1, 2000, item 6; No. 27, 2003, item 2700):
1) in Item 1 of Article 1 the words "the Railway Troops of the Russian Federation" shall be omitted;
2) in Item 2 of Article 4:
   a) Subitem 5 shall be worded as follows:
      "5) shall exercise the powers in the sphere of martial law in keeping with the Constitution of the Russian Federation and the Federal Constitutional Law";
   b) Subitem 14 shall be worded as follows:
      "14) shall approve the Statute of the Ministry of Defence of the Russian Federation and the Federal Executive Bodies Authorised in the Sphere of the Management of Other Troops, Military Formations and Organs, shall define the questions of the coordination of the activity of the federal executive bodies and the executive bodies of the subjects of the Russian Federation in the sphere of defence";
   3) Subitem 12 of Item 1 in Article 7 shall be worded in the following way:
      "12) shall coordinate their activity in the sphere of defence in accordance with the federal laws, the normative legal acts of the President of the Russian Federation and other normative legal acts of the Russian Federation";
   4) Item 5 in Article 10 shall be worded in the following way:
      "5. The activity of the Armed Forces of the Russian Federation shall be carried out in conformity with the Constitution of the Russian Federation, the federal constitutional laws, the federal laws, the normative legal acts of the President of the Russian Federation and other normative legal acts of the Russian Federation";
   5) in Article 13:
a) Item 2 shall be worded in the following way:
"2. The Armed Forces of the Russian Federation shall be managed by the Minister of Defence of
the Russian Federation through the Ministry of Defence of the Russian Federation";
b) Item 4 shall be worded in the following way:
"4. The guidance and management of the Armed Forces of the Russian Federation shall be
carried out in wartime in accordance with the federal constitutional laws, the federal laws, the normative
legal acts of the President of the Russian Federation and other normative legal acts of the Russian
Federation";
6) Articles 14 and 15 shall be deemed to be null and void;
7) Article 17 shall be worded in the following way:
"Article 17. Other Troops, Military Formations and Organs
"1. The creation (elimination), the activity and the provision of other troops, military formations
and organs, and also the management of them shall be carried out in accordance with the Constitution of
the Russian Federation, the federal constitutional laws, the federal laws, the normative legal acts of the
President of the Russian Federation and other normative legal acts of the Russian Federation.
"2. Other troops, military formations and organs shall:
1) participate in the elaboration of the plan for the use of the Armed Forces of the Russian
Federation, the federal state programmes of armament, the development of the defence and industrial
complex and the operative equipment of the territory of the Russian Federation for defence purposes;
2) participate jointly with the Armed Forces of the Russian Federation in the repulsion of
aggression against the Russian Federation in keeping with the plan of the use of the Armed Forces of the
Russian Federation;
3) organise the preparation for defence actions together with the Armed Forces of the Russian
Federation;
4) participate in the training of citizens of the Russian Federation for serving in military units;
5) ensure the realisation of measures for the operative equipment of the territory of the Russian
Federation and for the preparation of communications for defence purposes;
6) be attracted to the operative and mobilisation training jointly with the Armed Forces of the
Russian Federation;
7) fulfil other tasks in the sphere of defence in keeping with the federal constitutional laws, federal
laws and the normative legal acts of the President of the Russian Federation.
"3. The questions of the coordination of the activity of other troops, military formations and organs
for the fulfilment of the tasks in the sphere of defence, and also of the coordination of the building and the
development of other troops and military formations shall be determined by the President of the Russian
Federation";
8) Article 19 shall be worded in the following way:
"Article 19. Martial Law
"1. The grounds for, and the order of, the introduction and repeal of martial law, and also the
regime of martial law shall be determined by the Constitution of the Russian Federation and the federal
constitutional law.
"2. The Armed Forces of the Russian Federation, other troops, military formations and organs
shall be used in the period of martial law in accordance with the generally recognised principles and
norms of international law and international agreements of the Russian Federation, the federal
constitutional laws, federal laws, the normative legal acts of the President of the Russian Federation and
other normative legal acts of the Russian Federation";
9) Article 20 shall be worded as follows:
"Article 20. Mobilisation
The order of the mobilisation preparation and of its putting into effect shall be determined by the
federal laws, the normative legal acts of the President of the Russian Federation and by other normative
legal acts of the Russian Federation.

Article 38
The following amendments shall be introduced to Federal Law No. 74-FZ of June 17, 1996 on the
National-Cultural Autonomy (Sobraniye Zakonodatelstva Rossiyiskoy Federatsii No. 25, 1996, item 2965;
No. 12, 2002, item 1093; No. 46, 2003, item 4432);
1) the first sentence in the ninth part of Article 6 shall be worded as follows: "The federal
executive body in the sphere of state registration shall keep the register of national-cultural autonomies";
2) in Article 7:
   a) in the title the words "Under the Government of the Russian Federation, the Executive Bodies
   of the Subjects of the Russian Federation, and Local Self-government Bodies" shall be excluded;
   b) the first part of the Article shall be worded as follows:
"The federal executive body authorised in the sphere of culture shall set up an advisory council for national-cultural autonomies on public principles in the order established for creating interdepartmental coordination and advisory bodies formed by federal executive bodies;"

c) in the first paragraph in the second part of this Article the words "under the Government of the Russian Federation" shall be excluded;

d) in the third part of this Article the words "under the Government of the Russian Federation" shall be excluded;

e) the fourth part of this part shall be deemed to be null and void.

Article 39 Abolished.

Article 40
The following amendments shall be introduced to Federal Law No. 114-FZ of August 15, 1996 on the Departure from the Russian Federation and the Entry to the Russian Federation (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 34, 1996, item 4029):

1) in the second paragraph of Subitem 1 in Article 15 the words: "by the Government of the Russian Federation" shall be replaced by the words: "in the order established for setting up interdepartmental coordination and advisory bodies formed by the federal executive bodies";

2) in Article 17 the words: "by the Government of the Russian Federation" shall be replaced by the words: "in the order established for setting up interdepartmental coordination and advisory organs formed by federal executive bodies".

Article 41
Abrogated from January 1, 2008.

Article 42
The first part of Article 5 of Federal Law No. 150-FZ of December 13, 1996 on Arms (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No.51, 1996, item 5681; No. 30, 1998, item 3613; No. 51, 1998, item 6269; No. 16, 2000, item 1640; No. 33, 2001, item 3435; No. 49, 2001, item 4558; No. 27, 2003, item 2700) shall be worded as follows:

"Hand weapons and cold-steel weapons include weapons intended for the solution of fighting and operational tasks and adopted in accordance with the normative legal acts of the Government of the Russian Federation for the equipment of the Ministry of Defence of the Russian Federation, the Ministry of Internal Affairs of the Russian Federation, the Federal Security Service of the Russian Federation, the Foreign Intelligence Service of the Russian Federation, the Federal Guard Service of the Russian Federation, the Federal Service of the Russian Federation for Control over the Traffic of Narcotics and Psychotronic Substances, the State Courier Service of the Russian Federation, the Federal Special Construction Service, the Federal Service of the Execution of Penalties, the Federal Service of Bailiffs, the Federal Customs Service, the Service of Special Facilities under the President of the Russian Federation, the Procurator's Office of the Russian Federation and the civil defence troops (hereinafter referred to as state paramilitary organisations), and also weapons manufactured for delivery to foreign States in the order established by the Government of the Russian Federation".

Article 43
The following amendments shall be introduced to the Peno-correctional Code of the Russian Federation (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 2, 1997, item 198; No. 30, 1998, item 3613; No. 11, 2001, item 1002; No. 50, 2003, item 4847):

1) in the second and third parts of Article 52 the words "the Ministry of Public Health" shall be replaced by the words "the Ministry of Public Health and Social Development";

2) in the third part of Article 85 the words "the Minister of Justice of the Russian Federation" shall be replaced by the words "the chief of the federal service of the execution of penalties";

3) in the fifth part of Article 101 the words "the Ministry of Public Health" shall be replaced by the words "the Ministry of Public Health and Social Development";

Article 44
In the third part of Article 21 of Federal Law No. 109-FZ of July 19, 1997 on the Safe Treatment of Pesticides and Agricultural Chemicals (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 29, 1997, item 3510) the words: "by the federal executive body in the sphere of customs business" shall be replaced by the words: "by the federal ministry carrying out normative legal regulations in customs business".

Article 45
The following amendments shall be introduced to Federal Law No. 114-FZ of July 21, 1997 on the Service in the Customs of the Russian Federation (Sobraniye Zakonodatelstva Rossisskoy Federatsii No. 30, 1997, item 3568; No. 33, 2000, item 3348; No. 46, 2000, item 4537; No. 53, 2001, item 5025; No. 27, 2002, item 2620; No. 30, 2002, items 3029 and 3033; No. 1, 2003, item 15; No. 27, 2003, item 2700):

1) in the preamble the words "the State Customs committee of the Russian Federation (hereinafter referred to as customs)" shall be replaced by the words "the Federal Customs Service (hereinafter referred to as customs)";
2) in Item 1 of Article 4 the words: "by the Chairman of the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the Chief of the Federal Customs Service";
3) in Item 3 of Article 5 the words: "by the Chairman of the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the chief of the Federal Customs Service";
4) in Article 8 the words "the organs of the State Tax Service of the Russian Federation" shall be replaced by the words "the tax bodies";
5) in Article 9:
   a) in the second paragraph in Item 2 the words: "by the Chairman of the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the chief of the Federal Tax Service";
   b) in Items 3 and 4 the words "The State Customs Committee of the Russian Federation" shall be replaced by the words "The Federal Customs Service";
6) in Article 10:
   a) in Item 2 the words: "by the Chairman of the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the chief of the Federal Customs Service";
   b) in Item 3 the words: "by the Chairman of the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the Minister of Economic Development and Trade of the Russian Federation";
   c) in Item 7 the words "the samples established by the State Customs Committee of the Russian Federation" shall be replaced by the words "the samples of which were established by the Federal Customs Service";
7) in Article 11 the words: "by the Chairman of the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the chief of the Federal Customs Service";
8) in Article 12:
   a) in Item 3 the words: "by the Chairman of the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the chief of the Federal Customs Service";
   b) Items 4 and 5 shall be worded as follows:
   "4. The first special rank to an officer of a customs body appointed to a post of the middle commanding personnel or the senior commanding personnel, and the successive special ranks from major of the customs service to colonel of the customs service inclusive shall be conferred by the head of the customs service.

The first special rank shall be bestowed on the customs official, appointed to the respective post of the middle managerial staff or the senior managerial staff by the Minister of Economic Development and Trade of the Russian Federation, by the chief of the Federal Customs Service in accordance with the present Federal Law and in the order established by the Minister of Economic Development and Trade of the Russian Federation.

5. Special ranks from a major-general of the customs service and higher ranks shall be bestowed in the order defined by the President of the Russian Federation;
   c) in Item 6 the words "the State Customs Committee of the Russian Federation" shall be replaced by the words "the Federal Customs Service";
   d) in Item 11 the words: "by the Chairman of the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the chief of the Federal Customs Service";
9) in Article 13:
   a) Subitem 2 in Item 1 shall be deemed to be null and void;
   b) in Item 2:
      in Subitem 1 the words "the State Customs Committee of the Russian Federation" shall be replaced by the words "the Federal Customs Service"; the words: "by the Chairman of the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the chief of the Federal Customs Service";
      Subitems 2 and 4 shall be deemed to be null and void;
   c) in Subitems 1 and 2 of Item 3 the words "the State Customs Committee of the Russian Federation" shall be replaced by the words "the Federal Customs Service";
10) in Item 2 of Article 14 the words "the State Customs Committee of the Russian Federation" shall be replaced by the words "the Federal Customs Service";
11) in Subitem 8 of Item 1 in Article 16 the words "the State Customs Committee of the Russian Federation" shall be replaced by the words "the Federal Customs Service";
12) in Item 2 of Article 17 the words "the Chairman of the Customs Committee of the Russian Federation" shall be replaced by the words: "by the chief of the Federal Customs Service";
13) in Article 18:
   a) Items 1 and 2 shall be worded as follows:
   "1. The chief of the Federal Customs Service shall be appointed to the post and released from this post by the Government of the Russian Federation upon the proposal of the Minister of Economic Development and Trade of the Russian Federation.
   2. Deputies of the chief of the Federal Customs Service, the chiefs of regional customs administrations and customs shall be appointed to the post and released from this post by the Minister of Economic Development and Trade of the Russian Federation upon the proposal of the chief of the Federal Customs Service";
   b) Item 4 after the word "by order" shall be supplemented with the words "the Minister of Economic Development and Trade of the Russian Federation or", after the words "the chief of the higher customs agency" shall be supplemented with the words "in accordance with the powers established by Item 1 - 3 of the present Article";
   c) in Item 6:
      the words "or the chief of the higher customs agency" shall be replaced by the words "the chief of the higher customs agency who appointed to the post or the chief of the Federal Customs Service";
to add the following paragraph:
"the Minister of Economic Development and Trade of the Russian Federation shall take a decision on the removal of the official appointed to the respective post from the discharge of official duties";
14) in Item 2 of Article 19 the words: "by the Chairman of the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the chief of the Federal Customs Service";
15) in Article 20:
   a) Item 1 after the words "the chief of a customs agency" shall be supplemented with the words "or the Minister of Economic Development and trade of the Russian Federation";
   b) in Item 3 the words "the State Customs Committee of the Russian Federation" shall be replaced by the words "the Federal Customs Service";
16) in Item 1 of Article 21 the words: "by the Chairman of the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the Chief of the Federal Customs Service";
17) in Item 1 of Article 22 the words: "by the Chairman of the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the Chief of the Federal Customs Service";
18) in Article 23:
   a) in Items 1, 2 and 3 the words "the State Customs Committee of the Russian Federation" shall be replaced by the words "the Federal Customs Service";
   b) in Item 4:
      in the first paragraph the words "the State Customs Committee of the Russian Federation" shall be replaced by the words "the Federal Customs Service";
in the second paragraph the words: "by the Chairman of the State Customs Committee of the Russian Federation" shall be replaced by the chief of the Federal Customs Service";
c) Item 5 shall be worded as follows:
"5. The final-year of an educational establishment of the Federal Customs Service or the final-year student of another educational establishment, who is trained at the expense of the resources of the Federal Customs Service, shall be guaranteed a post in customs in conformity with the received speciality and qualification after the graduation from these educational establishments";
19) in Item 3 of Article 24 the words: "by the Chairman of the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the chief of the Federal Customs Service";
20) in Article 25 the words: "by the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the Federal Customs Service";
21) in Article 26 the words: "by the Chairman of the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the chief of the Federal Customs Service";
22) in the first paragraph of Item 1 in Article 27 the words: "the State Tax Service of the Russian Federation, the Ministry of Justice of the Russian Federation, the Ministry of Finance of the Russian Federation" shall be excluded; after the words "organs of the interior of the Russian Federation" the text shall be supplemented with the words "the institutions and organs of the peno-correctional system";
23) in Article 28:
   a) Subitems 4 and 5 of Item 1 shall be worded as follows:
      "4) the awarding of the Federal Customs Service with a Certificate of Honour;
      5) the decoration with chest badges and medals of the Federal Customs Service";
   b) in Item 2 the words "the State Customs Committee of the Russian Federation" shall be replaced by the words "the Federal Customs Service"; the words "the Chairman of the State Customs
Committee of the Russian Federation" shall be replaced by the words "the chief of the Federal Customs Service";

c) in Item 3 the words: "by the Chairman of the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the chief of the Federal Customs Service";

d) Item 4 shall be worded in the following way:

"4. The Regulations for Breast Badges and Medals of the Federal Customs Service and the Regulations for the Certificate of Honour of the Federal Customs Service shall be approved by the Chief of the Federal Customs Service";

24) in Item 2 of Article 31 the words: "by the Chairman of the State Customs Committee of the Russian Federation" shall be replaced: "by the chief of the Federal Customs Service";

25) in Item 1 of Article 33 the words "the Chairman of the State Customs Committee of the Russian Federation" shall be replaced by the words "the chief of the Federal Customs Service";

26) in Item 2 of Article 34 the words: "by the Chairman of the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the chief of the Federal Customs Service";

27) in Article 41:

a) in Item 2 the words "the State Customs Committee of the Russian Federation" shall be replaced by the words "the Federal Customs Service";

b) in Item 3 the words: "by the Chairman of the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the chief of the Federal Customs Service";

28) in Article 42 the words: "to the State Customs Committee of the Russian Federation" shall be replaced by the words: "to the Federal Customs Service";

29) in the first paragraph in Item 1, in the first paragraph in Item 3 and Item 4 of Article 45 the words "the State Customs Committee of the Russian Federation" shall be replaced by the words "the Federal Customs Service";

30) in Article 47:

a) in the second paragraph of Item 2 the words: "by the Chairman of the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the chief of the Federal Customs Service";

b) this Article shall be supplemented with Item 3:

"3. The procedure for the rating of customs officials to be appointed to the respective posts by the Minister of Economic Development and Trade of the Russian Federation shall be determined by the regulations approved by the Minister of Economic Development and Trade of the Russian Federation";

31) in Item 3 of Article 49 the words: "by the Chairman of the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the Minister of Economic Development and Trade of the Russian Federation or the chief of the Federal Customs Service";

32) in Item 2 of Article 50 the words "the State Customs Committee of the Russian Federation" shall be replaced by the words "the Federal Customs Service";

33) Item 2 of Article 54 after the word "adopted" shall be supplemented with the words: "by the Minister of Economic Development and Trade of the Russian Federation";

34) Article 57 shall be worded as follows:

"Article 57. Control over the Service in Customs and the Observance of the Conditions of This Service

Control over the service in customs and the observance of the conditions of this service shall be exercised by the Government of the Russian Federation, the Minister of Economic Development and Trade of the Russian Federation, the chief of the Federal Customs Service and the customs chiefs".

Article 46

The following amendments shall be introduced to Federal Law No. 118-FZ of July 21, 1997 on Bailiffs (Sobraniye Zakonodatelstva Rossii No. 30, 1997, item 3590; No. 46, 2000, item 4537):

1) in Article 4:

a) in Item 3 the words: "by the Minister of Justice of the Russian Federation" shall be replaced by the words: "by the Government of the Russian Federation";

b) in Item 4 the words "the officials of the organs of justice" shall be omitted;

2) Item 1 of Article 5 shall be worded as follows:

"1. The Statute of the Federal Service of Bailiffs, Its Structure and the List of Its Numbers on the Staff shall be approved by the President of the Russian Federation";

3) Article 6 shall be worded as follows:

"Article 6. The Procedure for the Appointment of Bailiffs to the Respective Post and the Release of Them from This Post

1. The chief of the federal executive body, charged with the statutory order of the activity of courts of law and the execution of judicial acts and acts of other agencies (the Chief Bailiff of the Russian
Federation) shall be appointed to the respective post and released from it by the President of the Russian Federation.

2. The procedure for the appointment of bailiffs to the respective post and the release from it shall be determined by the President of the Russian Federation;  
4) the title of Chapter II shall be worded as follows:

"Chapter II. The Powers of Organising the Activity of the Service of Bailiffs"

5) in Article 7:
   a) in the title the words "organs of justice of the Russian Federation" shall be replaced by the words "the Ministry of Justice of the Russian Federation";
   b) Item 1 shall be worded as follows:
      "1. The Ministry of Justice of the Russian Federation shall carry out the coordination and control of the activity of the Federal Service of Bailiffs, of which it is in charge, and also shall exercise the functions of adopting normative legal acts in the sphere of this Service";
   c) Item 2 shall be deemed to be null and void;
6) the third paragraph of Article 8 shall be worded as follows:
   "within its statutory jurisdiction shall issue orders and directions on the organisation of the activity of the Federal Service of Bailiffs, which are binding on all employees in this Service";
7) in the ninth paragraph of Item 1 in Article 9 the words "the fulfilment of the orders, methodological directions and instructions of the Ministry of Justice of the Russian Federation" shall be replaced by the words "the execution of the normative legal acts of the Ministry of Justice of the Russian Federation";
8) in Item 2 of Article 23 the words "upon the proposal of the Ministry of Justice of the Russian Federation" shall be excluded.

Article 47
Abrogated from February 1, 2008.

Article 48
The following amendments shall be introduced to Federal Law No. 122-FZ of July 21, 1997 on the State Registration of the Rights to Real Estate and of Transactions in It (Sobranie Zakonodatelstva Rossiyskoy Federatsii No. 30, 1997, item 3594; No. 16, 2001, item 1533; No. 15, 2002, item 1377; No. 24, 2003, item 2244):
1) in the seventh paragraph of Article 1 the words "the agency of justice that carries out" shall be replaced by the words "the organ that carries out";
   2) in Article 8:
      a) in Item 2:
         in the first paragraph the words "the agency of justice for the registration of the rights to real estate and of transactions in It "shall be replaced by the words "the organ that carries out the state registration of the rights to real estate and of transactions in it";
         in the second paragraph the words "the agency of justice for the state registration of the rights to real estate and of transactions in it" shall be replaced by the words "the organ that carries out the state registration of the rights to real estate and of transactions in it";
      b) in Item 3:
         in the first paragraph the words "the agencies of justice for the registration of the rights to real estate and of transactions in it" shall be replaced by the words "the organs carrying out the state registration of the rights to real estate and of transactions in it";
         in the second paragraph the words "the agencies of justice for the registration of the rights to real estate and of transactions in it" shall be replaced by the words "the organs carrying out the state registration of the rights to real estate and of transactions in it";
   3) in Article 9:
      a) in Item 1 the words: "by the agency of justice for the state registration of the rights to real estate and of transactions in it (hereinafter referred to as the agency of justice for the registration of rights)" shall be replaced by the words: "by the organ carrying out the state registration of the rights to real estate and of transactions in it (hereinafter referred to as the organ for the registration of rights)"
      b) in Item 2 the words "agencies of justice" shall be replaced by the word "organs" and the words: "by the Government of the Russian Federation" shall be replaced by the words: "by the President of the Russian Federation";
      c) in the first paragraph of Item 3 the words "the agencies of justice" shall be replaced by the word "organs";
      d) in Item 4 the words "the agencies of justice" shall be replaced by the word "organs";
      e) in Item 5 the words "the agency of justice" shall be replaced by the word "the organ";
f) in Item 6 the words "the agencies of justice" shall be replaced by the word "organs" and the words: "by the Government of the Russian Federation" shall be replaced by the words: "by the President of the Russian Federation";

4) in Article 10:
   a) in the first paragraph the words: "by the Government of the Russian Federation" shall be replaced by the words: "by the President of the Russian Federation";
   b) in the second and third paragraphs the words "the agencies of justice" shall be replaced by the word "organs";

5) in Article 12;
   a) in Item 4:
      in the first paragraph the words: "by the agency of justice" shall be replaced by the words: "by the organ";
      in the second paragraph the words "the corresponding agency of justice" shall be replaced by the words: "the corresponding organ";
   b) in Item 5 the words: "by the Government of the Russian Federation" shall be replaced by the words: "by the President of the Russian Federation";

6) in the second paragraph of Item 2 in Article 13 the words: "by the agency of justice" shall be replaced by the words: "by the organ";

7) in Article 15:
   a) in Item 1 the words "the agency of justice" shall be replaced by the word "organ" and the words: "by the Government of the Russian Federation" shall be replaced by the words: "by the President of the Russian Federation";
   b) in Item 3 the words "the agencies of justice" shall be replaced by the words "the organ";
   c) in Item 4 the words "the agencies of justice" shall be replaced by the word "organs";

8) in Article 16:
   a) in the seventh paragraph of Item 1 the words "the agencies of justice" shall be replaced by the word "organs";
   b) in Item 5 the words "the agencies of justice" shall be replaced by the word "organ";

9) in the 11th paragraph of Item 1 in Article 17 the words: "by the agency of justice" shall be replaced by the words: "by the organ";

10) in the third paragraph of Item 5 in Article 18 the words "the agency of justice" shall be replaced by the word "organ";

11) in the second paragraph of Item 4 in Article 19 the words "the agency of justice" shall be replaced by the word "organ";

12) in Article 22:
   a) in the first paragraph of Item 2 the words "the agency of justice" shall be replaced by the word "organ";
   b) in Item 3 the words: "by the agency of justice" shall be replaced by the words: "by the organs" and the words: "by the Government of the Russian Federation" shall be replaced by the words: "by the President of the Russian Federation";

13) in Item 3 of Article 28:
   a) in the first and second paragraphs the words "the agency of justice" shall be replaced by the word "organ";
   b) in the fourth paragraph the words "the agency of justice" shall be replaced by the word "organ" and the words "The Agency of Justice" shall be replaced by the word "Organ";

14) in the first paragraph of Item 1 in Article 31 the words "the Agency of Justice" shall be replaced by the word "Organ";

**Article 49**


1) in Item 6 of Article 11 the words "the State Statistics Committee of the Russian Federation" shall be replaced by the words "the Federal Service of State Statistics";

2) in Article 14:
   a) in the title of this Article the words: "by the territorial agencies of the State Tax Service of the Russian Federation and the Central Federal Treasury Administration of the Ministry of Finance of the Russian Federation" shall be replaced by the words: "by the tax bodies and the territorial agencies of the Federal Treasury";
   b) in the first paragraph of Item 1 the words: "by the territorial agencies of the State Tax Service of the Russian Federation" shall be replaced by the words: "the tax bodies";
the words: "by the RSFSR Law on the State Tax Service of the RSFSR" shall be replaced by the words: "by the Law of the Russian Federation on the Tax Bodies of the Russian Federation"; the words: "by the territorial agencies of the State Tax Service of the Russian Federation" shall be replaced by the words: "by the tax bodies" and the words "to the State Tax Service of the Russian Federation" shall be replaced by the words "to the Federal Tax Service";

d) in Item 3 the words "the Central Federal Treasury Administration of the Ministry of Finance of the Russian Federation" shall be replaced by the words "the Federal Treasury";

c) Item 4 shall be worded as follows:

"4. The local self-government bodies shall have the right to conclude agreements with the territorial agencies of the Federal Treasury concerning the service of local budgets. In this case the powers of the territorial Federal Treasury agencies shall extend to the organisations which handle operations in local budget resources. The Federal Treasury territorial agencies shall not have the right to disallow the local self-government bodies to conclude such agreements".

Article 50
The following amendments shall be introduced to Federal Law No. 125-FZ of September 26, 1997 on the Right of Conscience and on Religious Associations (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 39, 1997, item 4465; No. 12, 2002, item 1093; No. 30, 2002, item 3029; No. 50, 2003, item 4855):

1) in Article 11:
   a) in the second paragraph of Item 1 the words: "by the federal executive body in the sphere of justice (hereinafter referred to as the federal organ of justice)" shall be replaced by the words: "by the federal executive body authorised in the sphere of the state registration of public associations (hereinafter referred to as the federal organ of state registration)"; the words: "by the federal organ of justice" shall be replaced by the words: "by the federal organ of state registration", and the words "the federal organ of justice" shall be replaced by the words "the federal organ of state registration";
   b) in Item 2 the words "the federal organ of justice" shall be replaced by the words "the federal organ of state registration";
   c) in Item 3 the words "the federal organ of justice" shall be replaced by the words "the federal organ of state registration";
   d) in the first paragraph of Item 5 the words "the federal organ of justice" shall be replaced by the words "the federal organ of state registration";

2) in Article 14:
   a) in Item 3 the words "the federal organ of justice" shall be replaced by the words "the federal organ of state registration";
   b) in Item 4:
      in the third paragraph the words "the federal organ of justice shall be replaced by the words "the federal organ of state registration";
      in the fourth paragraph the words: "by the federal organ of justice" shall be replaced by the words: "by the federal organ of state registration";
      in the fifth paragraph the words "the federal organ of justice" shall be replaced by the words "the federal organ of state registration".

Article 51 Abolished as of January 1, 2006
See the previous text of Article 51

Article 52
The following amendments shall be introduced to Federal Law No. 53-FZ of March 28, 1998 on the Military Duty and the Military Service (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 13, 1998, item 1475; No. 46, 2000, item 4537; No. 30, 2002, item 3033; No. 27, 2003, item 2700; No. 46, 2003, item 4437; No. 18, 2004, item 1687):

1) in Item 1 of Article 2 the words "the Railway Troops of the Russian Federation" shall be excluded;

2) in the first paragraph of Item 3 in Article 36 the words: "in the Railway Troops of the Russian Federation" shall be omitted.
Article 53. Abolished.

Article 54

The following amendments shall be introduced to the First Part of the Tax Code of the Russian Federation (Sobranie Zakonodatelstva Rossii No. 31, 1998, item 3824; No. 28, 1999, item 3487; No. 2, 2000, item 134; No. 32, 2000, item 3341; No. 53, 2001, item 5016; No. 22, 2003, item 2066; No. 23, 2003, item 2174; No. 27, 2003, item 2700; No. 52, 2003, 5037):

1) Article 4 shall be worded as follows:

Article 4. The Normative Legal Acts of the Federal Executive Bodies, the Executive Bodies of the Subjects of the Russian Federation and the Executive Bodies of Local Self-government on Taxes and Fees

1. In cases stipulated by the legislation on taxes and fees the federal executive bodies, authorised to discharge the functions of elaborating state policy and of regulating in normative legal acts on taxes and fees and in the sphere of customs business, the executive bodies of the subjects of the Russian Federation and the executive bodies of local self-government shall issue, within their jurisdiction, normative legal acts on the taxation questions which may not modify or supplement the legislation on taxes and fees.

2. The federal executive bodies, authorised to discharge the functions of control and supervision in the sphere of taxes and fees and in the sphere of customs business, and their territorial agencies shall have no right to publish normative legal acts on taxes and fees;";

2) in Article 9:

a) Items 3 and 4 shall be worded as follows:

"3) the tax bodies (the federal executive body, authorised for control and supervision in the sphere of taxes and fees, and its territorial agencies);

4) the customs agencies (the federal executive body, authorised for control and supervision in the sphere of customs business, and its territorial bodies);"

b) Item 6 shall be deemed to be null and void;

3) Item 3 in Article 10 shall be deemed to be null and void;

4) Article 16 shall be worded as follows:

"Article 16. Information About Taxes

"Information and copies of laws, other normative legal acts on the establishment, modification and repeal of regional and local taxes shall be sent by the organs of state power of the subjects of the Russian Federation and local self-government bodies to the Ministry of Finance of the Russian Federation and the federal executive body authorised in the sphere of taxes and fees, and also to the financial bodies of the respective subjects of the Russian Federation and to the territorial tax bodies";

5) in Item 1 of Article 21:

a) Subitems 1 and 2 shall be worded as follows:

"1) to receive in the place of their registration from tax bodies information (including information in written form) about current taxes and fees, the legislation on taxes and fees and the normative legal acts adopted in accordance with it, about the procedure for the calculation and payment of taxes and fees, the rights and duties of taxpayers, and about the powers of tax bodies and their officials, and also to receive the forms of tax reporting and explanations about the order of their completion;

2) to receive from the Ministry of Finance of the Russian Federation written explanations of the application of the taxation legislation of the Russian Federation, from the financial bodies in the subjects of the Russian Federation and the local self-government bodies - of the application of the legislation of the subjects of the Russian Federation on taxes and fees and of the normative legal acts of the local self-government bodies on local taxes and fees;"

b) Subitems 11 and 12 after the words "tax bodies" shall be supplemented with the words: "other authorised agencies";

6) the first paragraph of Item 2 in Article 22 shall be supplemented with the words: "and other authorised bodies";

7) in the title of Section III the words "organs of state extra-budgetary funds" shall be replaced by the words "the financial bodies" and the words "organs of state extra-budgetary funds" shall be excluded;

8) in the title of Chapter 5 the words "Organs of state extra-budgetary funds" shall be replaced by the words "financial bodies" and the words "organs of state extra-budgetary funds" shall be omitted;

9) in Article 30:

a) Item 1 shall beworded as follows:

"1. The tax bodies shall constitute a single centralised system of control over the observance of the taxation legislation, over the calculation, fullness and timeliness of the entry of taxes and fees in the respective budget, and in cases, stipulated by the legislation of the Russian Federation, over the calculation, fullness and timeliness of the entry of other obligatory payments to the respective budget. The said system includes the federal executive body, authorised in the sphere of taxes and fees, and its territorial agencies";"
b) Item 2 shall be deemed to be null and void;

c) in Item 3 the words "the organs of state extra-budgetary funds and customs agencies" shall be excluded;

d) Item 4 shall be worded as follows:

"4. The tax bodies shall perform their functions and cooperate with the federal executive bodies, the executive bodies of the subjects of the Russian Federation, the local self-government bodies and state extra-budgetary funds through the realisation of the powers provided for by the present Code and other normative legal acts of the Russian Federation";

10) in Article 31:

a) in Subitem 6 of Item 1 the words "and by the Ministry of Taxation of the Russian Federation" shall be excluded;

b) Item 3 shall be worded as follows:

"3. The higher tax bodies shall have the right to revoke decisions by lower-ranking tax bodies in case of the inconsistency of said decisions with the legislation on taxes and fees";

11) Subitem 4 of Item 1 in Article 32 shall be worded as follows:

"4) to inform free of charge (in written form as well) taxpayers about current taxes and fees, the legislation on taxes and fees and normative legal acts adopted in conformity with it, the procedure for the calculation and payment of taxes and fees, the rights and duties of taxpayers, the powers of the tax bodies and their officials, and also to submit the forms of tax reporting, and to explain the procedure for their completion";

12) Article 34.1 shall be deemed to be null and void;

13) to supplement the text with Article 34.2:

"Article 34.2. The Powers of the Financial agencies in the Sphere of Taxation"

1. The Ministry of Finance of the Russian Federation shall give written explanations on the questions of the application of the legislation of the Russian Federation on taxes and fees and shall approve the forms of calculations of taxes and the forms of tax declarations, obligatory for taxpayers, and also the procedure for their completion.

2. The executive bodies of the subjects of the Russian Federation and the local self-government bodies authorised in the sphere of finance shall give written explanations on the questions of the application of the legislation of the subjects of the Russian Federation on taxes and fees and of the normative legal acts of the local self-government bodies on local taxes and fees";

14) in Article 35:

a) in the title of this Article the words "the organs of state extra-budgetary funds" shall be excluded;

b) Item 2 shall be deemed to be null and void;

c) in Item 3 the words "in Items 1 and 2" shall be replaced by the words "in Item 1";

15) in Article 42:

a) Item 1 shall be worded as follows:

"1. The incomes of a taxpayer may be attributed to the incomes from the sources in the Russian Federation or to the incomes from the sources beyond the confines of the Russian Federation in accordance with the Chapters "The Tax on the Profit of Organisations" and "The Tax on the Incomes of Natural Persons" in the present Code";

b) in Item 2 the words: "by the Ministry of Finance of the Russian Federation" shall be replaced by the words: "by the federal executive body authorised in the sphere of taxation";

16) in Article 45:

a) in the third paragraph of Item 1 the words: "by the organ of a state extra-budgetary fund" shall be omitted;

b) in the first paragraph of item 2 the words "the State Committee of the Russian Federation for Communication and Informatisation" shall be replaced by the words "the federal executive body authorised in the sphere of communication"

17) in the second part of Article 52 the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the federal executive body authorised in the sphere of taxation";

18) in Item 2 of Article 54 the words: "and by the Ministry of Taxation of the Russian Federation" shall be excluded;

19) in the second paragraph of Item 3 in Article 58 the words "the State Committee of the Russian Federation for Communication and Informatisation" shall be replaced by the words "the federal executive body authorised in the sphere of communication";

20) in Article 61:

a) the first paragraph of Item 2 shall be supplemented with the words: "and within the limits of granting delays, instalment plans and tax credits for the payment of taxes and fees, determined by the federal law on the federal budget for the corresponding year - in respect to the taxes and fees subject to entry to the federal budget by the laws of the subjects of the Russian Federation on the budget - in
respect to the taxes and fees subject to the entry to the budgets of the corresponding subjects of the Russian Federation by the legal acts of the representative organs of municipal entities - in respect to the taxes and fees subject to the entry to the budgets of the respective municipal entities;  
b) Item 6 after the words "payment" shall be supplemented with the words "the taxes provided for by special tax regimes";  
c) in Item 7 the words "and the fee" and the words "exercising control over the payment of these taxes and fees" shall be excluded;  
21) Article 63 shall be worded as follows:  
"Article 63. The Bodies Authorised to Take Decisions on the Change of the Terms of the Payment of Taxes and Fees  
"1. The bodies whose jurisdiction covers the decision-making on the change of the terms of the payment of taxes and fees (hereinafter referred to as the authorised bodies) include:  
"1) for federal taxes and fees - the federal executive body authorised in the sphere of taxes and fees (except for the case stipulated by Subitems 3-5 of the present Item and Item 2 of the present Article);  
"2) for regional and local taxes - the tax bodies in the place of location (residence) of the interested person. Decisions on the change of the terms of tax payment shall be taken by agreement with the respective financial bodies of the subjects of the Russian Federation and the municipal entities (except for the case stipulated by Item 3 of the present Article);  
"3) for the taxes subject to payment in connection with the movement of goods across the customs border of the Russian Federation - the federal service authorised in the sphere of customs business or other customs agencies authorised by it;  
"4) for the state duty - the organs of state power and/or the persons authorised in accordance with the legislation of the Russian Federation on the state duty to take decisions on the change of the terms of the payment of the state duty;  
"5) for the uniform social tax - the federal executive body authorised in the sphere of taxes and fees. Decisions on the change of the terms of the payment of the uniform social tax shall be taken by agreement with the organs of respective extra-budgetary funds.  
"2. If in accordance with the legislation of the Russian Federation the federal taxes and fees are subject to the entry to the federal budget and/or the budgets of the subjects of the Russian Federation and the local budgets, the terms of the payment of such taxes and fees shall be changed on the basis of decisions taken by the federal executive body authorised in the sphere of taxes and fees in respect to the sums subject to the entry to the budgets of the subjects of the Russian Federation and the local budgets by agreement with the financial bodies of the respective subjects of the Russian Federation and of municipal entities.  
"3. If in accordance with the legislation of the subjects of the Russian Federation regional taxes are liable to the entry to the budgets of these subjects and/or the local budgets, the terms of the payment of such taxes shall be changed on the basis of the tax bodies in the place of the location (residence) of the interested persons in respect to the sums subject to the entry to:  
"the budgets of the subjects of the Russian Federation - by agreement with the financial bodies of the respective subjects of the Russian Federation;  
" the local budgets - by agreement with the financial bodies of the respective municipal entities";  
22) in Item 5 of Article 69 the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the federal executive body authorised in the sphere of taxes and fees";  
23) in Item 3 of Article 72 the words "and fees" and the words "exercising control over the payment of these taxes and fees" shall be excluded;  
24) in Item 13 of Article 78 the words "and the fee" and the words "exercising control over the payment of said taxes and fees" shall be omitted;  
25) in Article 80:  
a) in the fifth paragraph of Item 2 the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the Ministry of Finance of the Russian Federation";  
b) Item 3 shall be deemed to be null and void;  
c) Item 7 shall be worded as follows:  
"7. The forms of tax declarations and the procedure for their completion shall be approved by the Ministry of Finance of the Russian Federation";  
d) Item 9 shall be deemed to be null and void;  
26) Item 2 of Article 82 shall be deemed to be null and void;  
27) in Article 83:  
a) in the third and fourth paragraphs of Item 1 the words "the Ministry of Taxation of the Russian Federation" shall be replaced by the words "the Ministry of Finance of the Russian Federation";  
b) Subitems 1 and 2 of Item 5 shall be worded as follows:  
"1) for sea, river and air transport vehicles - the place (port) of registry or the place of state registration, and in the absence of such - the place of location (residence) of the owner of property;
"2) for transport vehicles, which are not mentioned in Subitem 1 of the present item - the place of state registration and in the absence of such the place of location (residence) of the owner of property";

28) in Article 84:
   a) in Item 1:
      in the first paragraph the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the federal executive body authorised in the sphere of taxation";
      in the second and the ninth paragraphs the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the Ministry of Finance of the Russian Federation";
   b) in Item 2:
      in the first and the second paragraphs the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the federal executive body authorised in the sphere of taxes and fees";
      in the third paragraph the words "according to the forms and in the order established by the Ministry of Taxation of the Russian Federation" shall be replaced by the words" according to the terms established by the federal executive body authorised in the sphere of taxes and fees and in the order approved by the Ministry of Finance of the Russian Federation";
   c) in the second paragraph of Item 3, in the third and the fourth paragraphs of Item 4 and in the third paragraph of Item 5 the words: "established by the Ministry of Taxation of the Russian Federation" shall be replaced by the words "approved by the Ministry of Finance of the Russian Federation";
   d) in the fourth paragraph of Item 7 the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the Ministry of Finance of the Russian Federation";
   e) in Item 8 the words "the Ministry of Taxation of the Russian Federation" shall be replaced by the words "the federal executive body authorised in the sphere of taxes and fees";

29) in the sixth part of Article 89 the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the federal executive body authorised in the sphere of taxes and fees";

30) in Item 3 of Article 100 the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the federal executive body authorised in the sphere of taxes and fees";

31) abrogated from January 1, 2007; See text of Item 31 of Article 54

32) the second paragraph in Item 3 of Article 102 shall be worded as follows:
"Officials defined by the federal executive body authorised accordingly for control and supervision over taxes and fees, by the federal executive body authorised in the sphere of internal affairs and by the federal executive body authorised for control and supervision over customs shall have access to information that makes up a tax secret";

33) in Subitem 3 of Item 1 in Article 111 the words: "by the tax body" shall be replaced by the words: "by the financial body".

Article 55
The following amendments shall be introduced to Federal Law No. 102-FZ of July 16, 1998 on Mortgage (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 29, 1998, item 3400; No. 7, 2002, item 629):
1) in Item 1 of Article 19 the words: "by the agencies of justice" shall be excluded;
2) in the first paragraph of Item 2 in Article 20 the words: "by the agency of justice" shall be omitted.

Article 56
1) the third paragraph of Item 6 and Item 7 of Article 2 shall be deemed to be null and void;
2) in Article 21:
   a) in the first part of this Article the words "the Ministry of Justice of the Russian Federation" shall be excluded;
   b) in the second part of this Article the words "the central organ of the peno-correctional system" shall be replaced by the words "the federal executive body authorised in the sphere of the execution of penalties";
   c) in third, sixth and seventh parts of this Article the words "the Ministry of Justice of the Russian Federation" shall be excluded;
3) in Article 22 the words "the Ministry of Justice of the Russian Federation" shall be omitted.
Article 57

The following amendments shall be introduced to Item (f) in the first part of Article 9 of Federal Law No. 128-FZ of July 25, 1998 on the State Dactyloscopic Registration in the Russian Federation (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 31, 1998, item 3806; No. 11, 2001, item 1002; No. 30, 2002, items 3032 and 3033; No. 27, 2003, item 2700; No. 18, 2004, item 1687):

1) in the eighth paragraph the words "the agencies of justice" shall be excluded;
2) in the 12th paragraph the words "the Ministry of Justice of the Russian Federation" shall be omitted.

Article 58

The following amendments shall be introduced to Article 6 of Federal Law No. 104-FZ of May 31, 1999 on the Special Economic Zone in the Magadan Region (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 23, 1999, item 2807):

1) in the first paragraph of Item 4 the words: "by the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the federal executive body carrying out normative legal regulation in the sphere of customs business";
2) in the second paragraph of Item 6 the words: "by the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the federal executive body carrying out normative legal regulation in the sphere of customs business".

Article 59

The following amendments shall be introduced to Federal Law No. 120-FZ of June 24, 1999 on the Principles of the System of Preventing Child Neglect and Juvenile Delinquency (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 26, 1999, item 3177; No. 28, 2003, item 2880):

1) in Subitem 7 of Item 1 in Article 21 the words "agencies of justice" shall be excluded;
2) in Item 2 of Article 24 the words "agencies of justice" shall be omitted.

Article 60

The following amendments shall be introduced to Article 1 of Federal Law No. 154-FZ of July 9, 1999 on the Introduction of Amendments and Addenda to the First Part of the Tax Code of the Russian Federation (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 28, 1999, item 3487; No. 1, 2002, item 2; No. 22, 2003, item 2066; No. 27, 2003, item 2700; No. 28, 2003, item 2873; No. 52, 2003, item 5037):

1) Item 10, Subitem 2 of Item 24, Subitem 2 of Item 29, Subitems 1 and 3 of Item 71 shall be deemed to be null and void;
2) in Subitem 3 of Item 73:
   a) in the first paragraph the figure 2 shall be excluded;
   b) the second paragraph shall be deemed to be null and void.

Article 61

Article 11 of Federal Law No. 182-FZ of July 18, 1999 on Export Control (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 30, 1999, item 3774) shall be worded as follows:

"Article 11. The Specially Authorised Federal Executive Body in the Sphere of Export Control"
"Export control shall be exercised by a specially authorised federal executive body.
"The specially authorised federal executive body in the sphere of export control and other federal executive bodies shall organise the work of informing the Russian participants in foreign economic activity about the aims, procedures and rules of export control".

Article 62

The following amendments shall be introduced to the Second Part of the Tax Code of the Russian Federation (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 32, 2000, items 3340 and 3341; No. 1, 2001, item 18; No. 33, 2001, items 3413 and 3429; No. 53, 2001, items 5015 and 5023; No. 1, 2002, item 2; No. 22, 2002, item 2026; No. 30, 2002, item 3021, 3027 and 3033; No. 52, 2002, 5138; No. 1, 2003, items 2, 5, 6, 10, 11; No. 23, 2003, item 2174; No. 26, 2003, item 2567; No. 27, 2003, item 2700; No. 28, 2003, items 2874 and 2886; No. 46, 2003, items 4435, 4443 and 4444; No. 52, 2003, item 5030):

1) in the fourth paragraph of Item 3 in Article 145 the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the Ministry of Finance of the Russian Federation";
2) in the second paragraph of Item 1 in Article 149 the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the Ministry of Finance of the Russian Federation";
3) in the second paragraph of Subitem 7 in Item 1 of Article 164 the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the Ministry of Finance of the Russian Federation";

4) in Article 165:
   a) in the fourth paragraph of Subitem 3 in Item 1 the words: "by the Ministry of Taxation of the Russian Federation by agreement with the State Customs Committee of the Russian Federation" shall be replaced by the words: "by the Ministry of Finance of the Russian Federation by agreement with the federal executive body authorised in the sphere of economic development and trade";
   b) Subitem 1 of Item 5 shall be worded as follows:
       "1) upon the receipt of foreign exchange earnings by the carrier's foreign currency account in the railway transport - payment letters drawn up according to the form approved by the federal executive body in the sphere of the railway transport by agreement with the Ministry of Finance of the Russian Federation";

5) abrogated from January 1, 2007;

6) abrogated from January 1, 2006;

7) abrogated from January 1, 2007;

8) abrogated from January 1, 2007;

9) in Item 2 of Article 215 the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the Ministry of Finance of the Russian Federation";

10) in the 11th paragraph of Subitem 1 of Item 1 in Article 218 the words: "by the Ministry of Defence of the Russian Federation" shall be replaced by the words: "by the federal executive body authorised in the sphere of defence";

11) in Article 230:
   a) in Item 1 the words: "by the Ministry of Taxation" shall be replaced by the words: "by the Ministry of Finance of the Russian Federation";
   b) in Item 2:
       in the first paragraph the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the federal executive body authorised in the sphere of taxes and fees";
       in the second paragraph the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the Ministry of Finance of the Russian Federation";
   c) in Item 3 the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the federal executive body authorised in the sphere of taxes and fees";

12) in Item 2 of Article 232 the words "the agencies of the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "the tax bodies";

13) in the second paragraph of Item 2 in Article 241 the words: "by State Statistics Committee of the Russian Federation shall be replaced by the words: "by the federal executive body authorised in the sphere of statistics";

14) in the fifth paragraph of Item 3 and in the first paragraph of Item 7 in Article 243 the words: "by the Ministry of Taxation" shall be replaced by the words: "by the Ministry of Finance of the Russian Federation";

15) in Article 245:
   a) Item 2 shall be worded as follows:
       "2. The following bodies shall be exempted from the tax: the federal executive body authorised in the sphere of defence, the other federal executive bodies in which servicemen serve, the federal executive bodies authorised in the sphere of internal affairs, migration, the execution of penalties, the courier service, customs, control over the traffic of narcotics and psychotronic substances, the State Fire-prevention Service of the Ministry of the Russian Federation for Civil Defence, Emergency Situations and the Liquidation of Consequences of Natural Disasters, the military courts, the Judicial Department of the Supreme Court of the Russian Federation, the Military Collegium of the Supreme Court of the Russian Federation. This tax is levied on the sums of cash security, food and collateral security and other payments received by servicemen, non-commissioned officers and other ranks in the organs of internal affairs of the Russian Federation, of the State Fire-prevention Service of the Ministry of the Russian Federation for Civil Defence, Emergency Situations and the Liquidation of Consequences of Natural Disasters, the employees of the penal-correctional system, the customs system of the Russian Federation and the organs of control over the traffic of narcotics and psychotronic substances, the employees who have special ranks in connection with the discharge of the duties of the military service and the service equated therewith in connection with the legislation of the Russian Federation";
   b) Item 4 shall be deemed to be null and void;

16) in the second paragraph of Item 14 in the second part of Article 250 the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the Ministry of Finance of the Russian Federation";
17) in Subitem 10 of Item 2 in Article 251 the words "the Ministry of Defence of the Russian Federation" shall be replaced by the words "the federal executive body authorised in the sphere of defence";
18) in Subitem 1 of Item 2 in Article 294 the words: "established by the federal executive body supervising insurance" shall be replaced by the words: "approved by the Ministry of Finance of the Russian Federation";
19) in Article 307:
   a) in the second paragraph of Item 4 the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the federal executive body authorised in the sphere of taxation";
   b) in the second paragraph of Item 8 the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the Ministry of Finance of the Russian Federation";
20) in Item 4 of Article 310 the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the federal executive body authorised in the sphere of taxation";
21) in the second paragraph of Item 2 in Article 312 the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the federal executive body authorised in the sphere of taxation";
22) in Item 2 in Article 333.6 and in Item 3 in Article 333.7 the words: "by the federal tax body" shall be replaced by the words: "by the federal executive body authorised in the sphere of taxation";
23) in Item 3 of Article 335 the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the Ministry of Finance of the Russian Federation";
24) in Item 3 of Article 346.10 the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the Ministry of Finance of the Russian Federation";
25) in Subitem 15 of Item 3 in Article 346.12 the words: "by the State Statistics Committee of the Russian Federation" shall be replaced by the words: "by the federal executive body authorised in the sphere of statistics";
26) in Item 3 of Article 346.23 the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the Ministry of Finance of the Russian Federation";
27) in Item 2 of Article 346.24 the words: "by the Ministry of Taxation of the Russian Federation by agreement with" shall be excluded;
28) in the second paragraph of Item 2 in Article 346.32 the words: "by the Ministry of Taxation" shall be replaced by the words: "by the Ministry of Finance of the Russian Federation";
29) in Article 346.40:
   a) Item 2 shall be worded as follows:
      "2. The forms of the tax declarations indicated in Item 1 of the present Article and the procedure for the completion of tax declarations shall be approved by the Ministry of Finance of the Russian Federation";
   b) Item 3 shall be deemed to be null and void;
30) in Article 346.41:
   a) in Item 4 the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the Ministry of Finance of the Russian Federation";
   b) in Item 6 and the first paragraph of Item 8 the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the federal executive body authorised in the sphere of taxation";
31) in the second paragraph of Item 5 in Article 362 the words: "by the federal tax body" shall be replaced by the words: "by the federal executive body authorised in the sphere of taxation";
32) in Item 2 of Article 366 the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the federal executive body authorised in the sphere of taxation";
33) in Item 2 of Article 370 the words: "by the Ministry of Taxation of the Russian Federation" shall be replaced by the words: "by the Ministry of Finance of the Russian Federation";
34) in Item 1 of Article 381 the words "the Ministry of Justice of the Russian Federation" shall be excluded.

**Article 63**

In the preamble to Federal Law No. 162-FZ of December 29, 2000 on the Banner of the Armed Forces of the Russian Federation, the Banner of the Navy, the Banners of Other Armed Services of the Armed Forces of the Russian Federation and the Banners of Other Troops (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 1, 2001, item 14; No. 27, 2003, item 2700) the words "the banners of the frontier troops" shall be replaced by the words: "and also the banners of the frontier troops"; the words "the Railway Troops of the Russian Federation" shall be omitted.

**Article 64**
The second paragraph of Item 2 in Article 104 of the Code of the Internal Water Transport of the Russian Federation (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 11, 2001, item 1001) shall be worded as follows:

"The rules for the carriage of cargoes in the direct mixed communication shall be approved by the federal executive body in the sphere of transport with the subsequent registration of such rules in accordance with the legislation of the Russian Federation".

Article 65
Subitem 8 of Item 4 in Article 27 of the Land Code of the Russian Federation (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 44, 2001, item 4147; No. 27, 2003, item 2700) shall be worded as follows:

"8. the facilities of the institutions and organs of the federal service of the execution of penalties";

Article 66
In the second paragraph of Item 2 in Article 15 of Federal Law No. 156-FZ of November 29, 2001 on Investment Funds (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 49, 2001, item 4562) the words "At the demand of the agency of justice" shall be replaced by the words "at the demand of the body"; the words "to the agency of justice" shall be replaced by the words "to the said body".

Article 67
In the third paragraph of Item 2 and in Item 6 of Article 24 of Federal Law No. 167-FZ of December 15, 2001 on Compulsory Pension Insurance in the Russian Federation (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 51, 2004, item 4832; No. 1, 2003, item 13) the words: "by the Ministry of taxation of the Russian Federation" shall be replaced by the words: "by the Ministry of Finance of the Russian Federation".

Article 68
In Subitem 8 of Item 1 in Article 28 of Federal Law No. 173-FZ of December 17, 2001 on Labour Pensions in the Russian Federation (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 52, 2001, item 4920) the words "the Ministry of Justice of the Russian Federation" shall be excluded.

Article 69
The following amendments shall be introduced to the Criminal Procedure Code of the Russian Federation (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 52, 2001, item 4921; No. 22, 2002, item 2027; No. 30, 2002, item 3020 and 3029; No. 44, 2002, item 4298; No. 27, 2003, item 2700 and 2706; No. 50, 2003, item 4847; No. 11, 2004, item 914);

1) in Article 151:
   a) in Subitem (c) of Item 1 in the second part of this Article the words "the Ministry of Justice of the Russian Federation" shall be excluded;
   b) in Item 4 of the third part of this Article the words "the Ministry of Justice of the Russian Federation" shall be excluded;

2) in Item 5 of the second part in Article 157 the words "the Ministry of Justice of the Russian Federation" shall be excluded;

3) in Article 453:
   a) in the second part of this Article the words "the State Committee" shall be replaced by the words "the Federal Service";
   b) in Item 3 of the third part of this Article the words "the State Committee" shall be replaced by the words "the Federal Service";

4) in the first part of Article 457 the words: "by the State Committee" shall be replaced by the words: "by the Federal Service";

5) in Article 469 the words "the federal executive body in the sphere of justice" shall be replaced by the words "the federal executive body authorised in the sphere of the execution of penalties";

6) in the first part of Article 470 the words "the federal executive body in the sphere of justice" shall be replaced by the words "the federal executive body authorised in the sphere of the execution of penalties".

Article 70
The following amendments shall be introduced to Article 7 of Federal Law No. 86-FZ of July 10, 2002 on the Central Bank of the Russian Federation (Bank of Russia) (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 28, 2002, item 2790);

1) in the fourth part of this Article the words "in the Ministry of Justice of the Russian Federation" shall be excluded;

2) the sixth part of this Article shall be worded as follows:
"In accordance with the order established for the federal executive bodies other normative acts of the Central Bank of Russia may not be subject to registration either".

Article 71
The following amendments shall be introduced to Federal Law No. 83-FZ of July 9, 2002 on the Financial Normalisation of Agricultural Commodity Producers (Sobraniye Zakonodatelstva Rossiiskoy Federatsii No. 28, 2002, item 2787):

1) in Article 2:
   a) in the 10th paragraph the words "for the financial normalisation of agricultural commodity producers (hereinafter referred to as the federal commission)" shall be excluded;
   b) the following paragraphs shall be added to this Article:

   *the federal commission* is an interdepartmental commission set up for the solution of the questions related to the financial normalisation of agricultural commodity producers in the order provided for by the present Federal Law;

   territorial commissions mean the interdepartmental commissions set up in the subjects of the Russian Federation for the solution of the question related to the financial normalisation of agricultural commodity producers in the order provided for by the present Federal Law;

2) Article 8 shall be deemed to be null and void;

3) in Article 9:
   a) Item 1 shall be worded as follows:

   1. The Federal Commission shall be set up in the order established for the creation of interdepartmental coordination and advisory bodies formed by federal executive bodies and shall be headed by the chief of the federal executive body authorised in the sphere of agriculture;

   b) in Item 2 the words: "by the Regulations approved by the Government of the Russian Federation" shall be replaced by the words: "by the Regulations for it";

4) in the second part of Article 10 the words "established by the Government of the Russian Federation" shall be replaced by the words: "approved in the order established for the setting up of interdepartmental coordination and advisory bodies formed by the federal executive bodies";

5) in Item 3 of Article 11 the words: "by the Regulations approved by the Government of the Russian Federation" shall be replaced by the words: "by the Regulations for it".

Article 72
The following amendments shall be introduced to Federal Law No. 101-FZ of July 24, 2002 on the Sale of Agricultural Lands (Sobraniye Zakonodatelstva Rossiiskoy Federatsii No. 30, 2002, item 3018; No. 28, 2003, item 2882):

1) in third paragraph of Item 1 in Article 5 the words "the agency of justice that carries out the state registration of rights to real estate and transactions in it shall be obliged to" shall be replaced by the words "the body that carries out the state registration of rights to real estate and transactions in it shall be obliged to";

2) in the second paragraph of Item 2 in Article 12 the words "the agency of justice that carries out" shall be replaced by the words "the body that carries out".

Article 73
The following amendments shall be introduced to the Customs Code of the Russian Federation (Sobraniye Zakonodatelstva Rossiiskoy Federatsii No. 22, 2003, item 2066):

1) Item 3 of Article 1 shall be worded as follows:

3. The general guidance of customs business shall be exercised by the Government of the Russian Federation.

"The federal ministry authorised in the sphere of customs business shall discharge the functions of elaborating state policy and normative legal regulation in this sphere in accordance with the legislation of the Russian Federation.

"The federal service authorised in the sphere of customs business shall ensure the direct realisation of the tasks in the sphere of customs business for customs purposes.

"The federal ministry authorised in the sphere of customs business and the federal service authorised in the sphere of customs business shall ensure, within their terms of reference the uniform application of the customs legislation of the Russian Federation by all customs on the territory of the Russian Federation";

2) in Article 5:
   a) the title of this Article shall be worded as follows:

   "Article 5. The Legal Acts of the Federal Ministry Authorised in the Sphere of Customs Business and of the Federal Service Authorised in the Sphere of Customs Business"

   b) in Item 1 the words "the federal executive body authorised in the sphere of customs business shall issue within its terms of reference" shall be replaced by the words "the federal ministry authorised in
the sphere of customs business and the federal service authorised in the sphere of customs business shall issue within their terms of reference";

c) in Items 2 - 4 the words "the federal executive body authorised in the sphere of customs business" shall be replaced by the words "the federal ministry authorised in the sphere of customs business";

3) in Article 6:
   a) the title of this Article shall be worded as follows:
   b) in Item 2 the words "the federal executive body authorised in the sphere of customs business" shall be replaced by the words "the federal ministry authorised in the sphere of customs business and the federal service authorised in this sphere";

4) in Article 10:
   a) in Item 1 the words "the federal executive body authorised in the sphere of customs business" shall be replaced by the words "the federal ministry authorised in the sphere of customs business and the federal service authorised in this sphere";
   b) in the second paragraph of Item 2 the words "agreed upon between the federal executive body authorised in the sphere of customs business" shall be replaced by the words "defined by the federal service authorised in the sphere of customs business by agreement with the federal ministry authorised in the sphere of customs business, and information relating to the law-enforcement activity - in the order determined by the federal service authorised in the sphere of customs business";

5) in Item 1 of Article 11:
   a) the text shall be supplemented with Subitem 10.1:
   "10.1) the federal ministry authorised in the sphere of customs business is a federal ministry in charge of the federal service authorised in the sphere of customs business, which exercises control and coordination of the activity of the said service, and also discharges the functions of normative legal regulation in the sphere of customs business, or a federal ministry authorised in the sphere of finance, if the given ministry carries out the normative legal regulation of particular questions of customs business in cases stipulated by decrees of the President of the Russian Federation and by acts of the government of the Russian Federation, adopted in accordance with these decrees, but shall not coordinate the activity of customs. In these cases the federal ministry authorised in the sphere of finance and the federal service authorised in the sphere of customs business shall exercise over the execution by customs of normative legal acts in the sphere of customs business in the order established by the Government of the Russian Federation. The federal ministries indicated in the present subitem shall not be customs agencies";
   b) in Subitem 11 the words "the federal executive body authorised in the sphere of customs business and the bodies subordinate to it" shall be replaced by the words: "the federal service authorised in the sphere of customs business and the bodies subordinate to it";

6) in Article 19:
   a) in Item 1 the words: "by the federal executive body authorised in the sphere of customs business in the order defined by this body" shall be replaced by the words "by the federal service authorised in the sphere of customs business in the order defined by the federal ministry authorised in the sphere of customs business";
   b) in Item 2 the words "the federal executive body authorised in the sphere of customs business shall be obliged to" shall be replaced by the words "the federal service authorised in the sphere of customs business shall be obliged to";

7) in item 1 and the fourth paragraph of Item 3 in Article 21 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

8) in Article 24:
   a) in Item 1 the words "the federal executive body authorised in the sphere of customs business and other..." shall be replaced by the words "the federal ministry authorised in the sphere of customs business, and";
   b) Item 3 shall be worded as follows:
   "3. The federal ministry, authorised in the sphere of customs business, shall guarantee the issue in its official publications of normative legal acts adopted by this Ministry in the sphere of customs business.
   "The federal service, authorised in the sphere of customs business, shall guarantee the issue in its official publications of legal acts adopted by this service, and also of pieces of the customs legislation and other legal acts in the sphere of customs business".
9) in the second and third paragraphs of Item 1 in Article 26 the words "the federal executive body authorised in the sphere of customs business" shall be replaced by the words "the federal service authorised in the sphere of customs business";

10) in Item 1 of Article 27 the words: "by the federal executive body, authorised in the sphere of customs business", shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business and by the federal service authorised in this sphere";

11) in Item 4 of Article 40 the words "the federal executive body authorised in the sphere of customs business" shall be replaced by the words "the federal service authorised in the sphere of customs business";

12) in Article 41:
   a) Item 1 shall be worded as follows:
      "1. The federal service authorised in the sphere of customs business and other customs defined by this service shall take, upon the inquiry of a person concerned a preliminary decision on the classification of goods in accordance with the Commodity Classification for foreign economic activity in respect to the concrete commodity and on the origin of goods from a specific country (the country of origin of goods);"
   b) in Item 2 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

13) in the first paragraph of Item 3 in Article 44 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal service authorised in the sphere of customs business";

14) Item 3 of Article 47 shall be worded as follows:
      "3. A complaint for a decision, action (inaction) of the federal service authorised in the sphere of customs business shall be filed to this service;"

15) in the first paragraph of Item 1 in Article 56 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

16) in Item 4 of Article 57 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

17) in Article 59:
   a) in Item 1 the words: "and by the legal acts of the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the normative legal acts of the federal ministry, authorised in the sphere of customs business, and by the legal acts of the federal service, authorised in the sphere of customs business, in accordance with Article 68 of the present Code";
   b) Item 3 after the word "established" shall be supplemented with the words: "by the federal ministry authorised in the sphere of customs business";

18) in the first paragraph of Item 2 in Article 61 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

19) in Article 63:
   a) in Items 2 - 4 the words "the federal executive body authorised in the sphere of customs business" shall be replaced by the words "the federal ministry authorised in the sphere of customs business";
   b) in Item 5 the words "the federal executive body authorised in the sphere of customs business" shall be replaced by the words "the federal service, authorised in the sphere of customs business, by agreement with the federal ministry authorised in the sphere of customs business";

20) in Article 65 the words "the federal executive body authorised in the customs business" shall be replaced by the words "the federal ministry authorised in the sphere of customs business";

21) in Item 1 of Article 68:
   a) in the first paragraph the words "the federal executive body authorised in the sphere of customs business" shall be replaced by the words "the federal service, authorised in the sphere of customs business, in the order defined by the federal ministry authorised in the sphere of customs business";
   b) in the third paragraph the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

22) in Article 72:
   a) in the second paragraph of Item 1 the words "the federal executive body authorised in the sphere of customs business" shall be replaced by the words "the federal ministry authorised in the sphere of customs business";
b) in Item 3 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

23) in Item 5 of Article 80 the words "the federal executive body authorised in the sphere of customs business" shall be replaced by the words "the federal service authorised in the sphere of customs business";

24) in Article 81:
   a) in Item 3 the words "the federal executive body authorised in the sphere of customs business" shall be replaced by the words "the federal ministry authorised in the sphere of customs business";
   b) in Items 4, 6 and 7 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

25) in Item 2 and in the seventh paragraph of Item 4 in Article 84 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

26) in Items 1 and 2 and in the third paragraph of Item 5 in Article 92 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

27) in the second paragraph of Item 1 in Article 102 the words: "the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "the federal ministry authorised in the sphere of customs business";

28) in Item 3 of Article 107 the words "the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "the federal ministry authorised in the sphere of customs business";

29) in Item 4 of Article 108 the words "the federal executive body authorised in the sphere of customs business shall be obliged to" shall be replaced by the words "the federal service authorised in the sphere of customs business shall be obliged to";

30) in the second paragraph of Item 2 in Article 115 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

31) in Article 124: 
   a) in Item 6:
      in the first paragraph the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";
      in the second paragraph the words "the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "the federal ministry authorised in the sphere of customs business";
   b) in Item 7 the words "the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "the federal ministry authorised in the sphere of customs business";

32) in the first paragraph of item 2 and in Item 4 of Article 125 the words "the federal executive body, authorised in the sphere of customs business" shall be replaced by the words "the federal ministry authorised in the sphere of customs business";

33) in Item 6 of Article 131 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

34) in Item 1 of Article 146 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

35) in Article 147: 
   a) Item 1 after the words "issues a qualifying certificate of a specialist in customs clearance" shall be supplemented with the words "according to the form approved by the federal ministry authorised in the sphere of customs business";
   b) in the fourth paragraph of Item 2 the words "shall be determined by the federal executive body authorised in the sphere of customs business" shall be replaced by the words "shall be determined by the federal ministry authorised in the sphere of customs business"; the words "shall be determined by the federal executive body authorised in the sphere of customs business" shall be replaced by the words "determined by the federal service authorised in the sphere of customs business";
   c) in Item 3 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";
36) in item 2 of Article 148 the words: "by the federal executive body authorised in the sphere of customs business. The said body" shall be replaced by the words: "by the federal service authorised in the sphere of customs business. The said service";

37) in the seventh and eighth paragraphs of Item 3 in Article 179 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

38) in the first paragraph of Item 2 in Article 180 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

39) in Item 4 of Article 181 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

40) in the seventh and eighth paragraphs of Item 2 in Article 192 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

41) in the first paragraph of Item 2 in Article 193 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

42) in the seventh and eighth paragraphs of Item 3 in Article 203 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

43) in the first paragraph of Item 2 in Article 204 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

44) in Item 4 of Article 205 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

45) In Item 2 of Article 218 the words: "the federal executive body authorised in the sphere of customs business may reduce the said period of time" shall be replaced by the words: "the said period of time may be reduced by the customs agency in the order established by the federal ministry authorised in the sphere of customs business";

46) in Item 2 of Article 225 the words "the federal executive body authorised in the sphere of customs business" shall be replaced by the words "the federal ministry authorised in the sphere of customs business";

47) in Item 4 of Article 226 the words "the federal executive body authorised in the sphere of customs business shall be obliged to" shall be replaced by the words "the federal service authorised in the sphere of customs business shall be obliged to";

48) in the second paragraph of Item 2 in Article 233 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

49) in Subitem 2 of Item 1 in Article 235 the words "the federal executive body authorised in the sphere of customs business" shall be replaced by the words "the federal service authorised in the sphere of customs business";

50) in Item 2 of Article 260 the words "the federal executive body authorised in the sphere of customs business" shall be replaced by the words "the federal ministry authorised in the customs business";

51) in the second paragraph of Item 2 in Article 279 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

52) in Item 5 of Article 285 the words "the federal executive body authorised in the sphere of customs business" shall be replaced by the words "the federal service authorised in the sphere of customs business";

53) in Item 4 of Article 286 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

54) in Item 1 of Article 287 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

55) in Article 290 the words "the federal executive body authorised in the sphere of customs business, and other bodies" shall be replaced by the words "the federal ministry authorised in the sphere of customs business and";
56) in Items 2, 3 and 6 of Article 293 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

57) in Article 296 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

58) in the first paragraph of item 3 in Article 323 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

59) in Item 4 of Article 330 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

60) in Item 1 of Article 333 the words "the federal executive body authorised in the sphere of customs business or the bodies defined by it" shall be replaced by the words "the federal service authorised in the sphere of customs business, or the bodies defined by it";

61) in Item 4 of Article 338 the words "the federal executive body authorised in the sphere of customs business" shall be replaced by the words "the federal service, authorised in the sphere of customs business, by agreement with the federal ministry authorised in the sphere of customs business";

62) in Item 3 of Article 340 the words "the federal executive body, authorised in the sphere of customs business, together with the federal executive body supervising insurance" shall be replaced by the words "the federal ministry authorised in the sphere of customs business";

63) in Article 342:
   a) in Item 1 the words "the federal executive body, authorised in the sphere of customs business (hereinafter in the present Chapter referred to as the register), in the order defined by this body" shall be replaced by the words "the federal service, authorised in the sphere of customs business (hereinafter in the present Chapter referred to as the register), in the order defined by the federal ministry authorised in the sphere of customs business";
   b) in Item 2 the words "the federal executive body authorised in the sphere of customs business shall be obliged to" shall be replaced by the words "the federal service authorised in the sphere of customs business shall be obliged to";
   c) in Item 4 the words "the federal executive body authorised in the sphere of customs business" shall be replaced by the words "the federal ministry authorised in the sphere of customs business";

64) in Article 343:
   a) in the second paragraph of Item 6 the words "the federal executive body authorised in the sphere of customs business shall be obliged to" shall be replaced by the words "the federal service authorised in the sphere of customs business shall be obliged";
   b) in the first paragraph of Item 7 the words "the federal executive body authorised in the sphere of customs business" shall be replaced by the words "the federal service authorised in the sphere of customs business";
   c) in Item 8 the words "the federal executive body authorised in the sphere of customs business that considers" shall be replaced by the words "the federal service authorised in the sphere of customs business that considers";

65) in the first paragraph of Item 1 in Article 344 the words "the federal executive body authorised in the sphere of customs business" shall be replaced by the words "the federal service authorised in the sphere of customs business";

66) in Item 5 of Article 345 the words: "by the federal executive body authorised in the sphere of customs business" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";

67) in Article 347:
   a) in Item 1 the words: "by the federal executive body, authorised in the customs business, together with the federal executive body supervising insurance" shall be replaced by the words: "by the federal ministry authorised in the sphere of customs business";
   b) in Item 2:
      the words: "by the federal executive body, authorised in the sphere of customs business, together with the federal executive body supervising insurance" shall be superseded by the words: "by the federal ministry authorised in the sphere of customs business"
      the text shall be supplemented with the following sentence: "the federal service authorised in the sphere of customs business shall keep a register of insurance companies";

68) in Item 2 of Article 350 the words: "by the federal executive body authorised in the sphere of customs business" shall be superseded by the words: "by the ministry authorised in the sphere of customs business";
69) in the second paragraph of Item 1 in Article 351 the words: "by the federal executive body authorised in the sphere of customs business" shall be superseded by the words: "by the federal ministry authorised in the sphere of customs business";
70) in Article 358:
   a) in Item 4 the words "the federal executive body authorised in the sphere of customs business" shall be superseded by the words "the federal service authorised in the sphere of customs business";
   b) in Item 5 the words "the federal executive body" shall be superseded by the words "the federal service authorised in the sphere of customs business";
   c) in Item 6 the words "the federal executive body authorised in the sphere of customs business" shall be superseded by the words "the federal service authorised in the sphere of customs business";
71) in Item 3 of Article 362 the words: "by the federal executive body authorised in the sphere of customs business" shall be superseded by the words: by the federal ministry authorised in the sphere of customs business";
72) in Article 364 the words: "by the federal executive body authorised in the sphere of customs business" shall be superseded by the words: "by the federal ministry authorised in the sphere of customs business";
73) in Item 2 of Article 369 the words: "by the federal executive body authorised in the sphere of customs business" shall be superseded by the words: "by the federal ministry authorised in the sphere of customs business";
74) in Item 4 of Article 371 the words: "by the federal executive body authorised in the sphere of customs business" shall be superseded by the words: "by the federal ministry authorised in the sphere of customs business";
75) in the fifth paragraph of Item 6 in Article 372 the words: "by the federal executive body authorised in the sphere of customs business" shall be superseded by the words: "by the federal ministry authorised in the sphere of customs business";
76) in the first paragraph of Item 6 in Article 373 the words: "by the federal executive body authorised in the sphere of customs business" shall be superseded by the words: "by the federal ministry authorised in the sphere of customs business";
77) in Article 375:
   a) the second sentence of the first paragraph in Item 4 shall be worded as follows: "The list of the customs officials who have access to said premises and territories shall be determined by the federal service authorised in the sphere of customs business, and the form of prescription shall be determined by the federal ministry authorised in the sphere of customs business";
   b) in Item 7 the words: "by the federal executive body authorised in the sphere of customs business shall be superseded by the words: "by the federal ministry authorised in the sphere of customs business";
78) in the first paragraph of Item 8 in Article 376 the words: "by the federal executive body authorised in the sphere of customs business" shall be superseded by the words: "by the federal ministry authorised in the sphere of customs business";
79) in the first paragraph of Item 1 and in Item 10 of Article 383 the words: "by the federal executive body authorised in the sphere of customs business" shall be superseded by the words: "by the federal ministry authorised in the sphere of customs business";
80) in Item 6 of Article 386 the words "the chief of the federal executive body authorised in the sphere of customs business" shall be superseded by the words "the chief of the federal service authorised in the sphere of customs business";
81) in the first paragraph of Item 1 in Article 388 the words: "by the federal executive body authorised in the sphere of customs business" shall be superseded by the words: "by the federal service authorised in the sphere of customs business";
82) in Item 2 of Article 390 the words: "by the federal executive body authorised in the sphere of customs business" shall be superseded by the words: "by the federal ministry authorised in the sphere of customs business";
83) in Item 2 of Article 391 the words: "by the federal executive body authorised in the sphere of customs business" shall be superseded by the words: "by the federal ministry authorised in the sphere of customs business";
84) in Article 394:
   a) in Item 1 the words "the federal executive body authorised in the sphere of customs business" shall be superseded by the words "the federal service authorised in the sphere of customs business";
   b) in Item 3 the words: "by the federal executive body authorised in the sphere of customs business" shall be superseded by the words: "by the federal ministry authorised in the customs business";
   c) in Item 5:
      in the first paragraph the words "the federal executive body authorised in the sphere of customs business" shall be superseded by the words "the federal service authorised in the sphere of customs business";
in the second paragraph "the federal executive body authorised in the sphere of customs business" shall be superseded by the words "the federal service authorised in the sphere of customs business";

d) in Item 6 the words "the federal executive body authorised in the sphere of customs business"
shall be superseded by the words "the federal service authorised in the sphere of customs business";

85) in Article 395:

a) in Item 1:

the first paragraph shall be worded as follows:
"The register shall be kept by the federal service, authorised in the sphere of customs business,
in the order defined by the federal ministry authorised in the sphere of customs business";

the second paragraph shall be worded as follows:
"The register shall be kept by the federal service, authorised in the sphere of customs business,
by agreement with the federal ministry authorised in the sphere of customs business";

b) in Item 4 the words "the federal executive body authorised in the sphere of customs business"
shall be superseded by the words "the federal service authorised in the sphere of customs business";

86) in Article 402:

a) Subitem 1 of Item 1 shall be worded as follows:
"1) the federal service authorised in the sphere of customs business";

b) in Item 2:

the first paragraph shall be worded as follows:
"2. The creation, reorganisation and liquidation of regional customs administrations and custom-
houses shall be carried out by the federal ministry authorised in the sphere of customs business and of
customs posts shall be carried out by the federal service, authorised in the sphere of customs business,
by agreement with the federal ministry authorised in the sphere of customs business";

in the second paragraph the words: "by the federal executive body authorised in the sphere of
customs business" shall be superseded by the words: "by the federal service, authorised in the sphere of
customs business, by agreement with the federal ministry authorised in the sphere of customs business";

the words "the federal executive body authorised in the sphere of customs business" shall be superseded
by the words "the federal service, authorised in the sphere of customs business, by agreement with the
federal ministry authorised in the sphere of customs business";

c) in Item 3 the words "the regulations approved by the federal executive body authorised in the
sphere of customs business" shall be superseded by the words "common or individual regulations
approved by the federal service, authorised in the sphere of customs business, by agreement with the
federal ministry authorised in the sphere of customs business";

d) Item 4 shall be worded as follows:
"4. The system of customs also includes establishments which are not law-enforcement bodies
but which are under the authority of the federal service, authorised in the sphere of customs business, for
the guaranteed functioning of customs";

87) in Item 1 of Article 405 the words: "by the federal executive body authorised in the sphere of
customs business" shall be superseded by the words: "by the federal service, authorised in the sphere of
customs business, by agreement with the federal ministry authorised in the sphere of customs business";

88) in Item 2 of Article 410 the words: "by the federal executive body authorised in the sphere of
customs business" shall be superseded by the words: "by the federal ministry authorised in the sphere of
customs business";

89) Article 412 shall be supplemented with the following sentence: "The federal ministry
authorised in the sphere of customs business shall have the right to repeal the decision by the federal
service, which is inconsistent with the requirements of the Russian Federation, unless a different
procedure for the repeal of the decision is established by a federal law";

90) in Article 418:

a) the 13th paragraph in Item 3 shall be worded as follows:
"The procedure for the payment of the sums of money indicated in the present Article shall be
determined by the federal executive body, authorised in the sphere of finance, by agreement with the
federal service authorised in the sphere of customs business";

b) in the third paragraph of Item 5 the words "between the federal executive body authorised in
the sphere of customs business and" shall be superseded by the words "between the federal service
authorised in the sphere of customs business and";

91) Item 1 of Article 421 shall be worded as follows:
"1. The federal service authorised in the sphere of customs business is in charge of customs
laboratories, scientific-research institutions, educational establishments of higher professional and
additional education, printed publications, information computer centres and other establishments, and
also state unitary enterprises whose activity facilitates the solution of the tasks of the customs";

92) in Article 422 the words: "by the federal executive body authorised in the sphere of customs
business" shall be excluded;
93) in Article 423:
   a) the second sentence in Item 3 shall be omitted;
   b) in Item 5 the words: "by the federal executive body authorised in the sphere of customs business" shall be superseded by the words: "by the federal ministry authorised in the sphere of customs business";

94) in Article 425:
   a) the second sentence in Item 2 shall be excluded;
   b) in Items 3 - 5 the words: "by the federal executive body authorised in the sphere of customs business" shall be superseded by the words: "by the federal ministry authorised in the sphere of customs business";

95) in Article 426:
   a) in the first paragraph of Item 1 the words "the federal executive body authorised in the sphere of customs business" shall be superseded by the words "the federal ministry authorised in the sphere of customs business";
   b) in Item 2 the words: "by the federal executive body authorised in the sphere of customs business" shall be superseded by the words: "by the federal service authorised in the sphere of customs business);

96) in Item 3 of Article 427 the words "the federal executive body authorised in the sphere of customs business" shall be superseded by the words "the federal service authorised in the sphere of customs business";

97) in Article 429 the words: "by the federal executive body authorised in the sphere of customs business" shall be superseded by the words: "by the federal ministry authorised in the sphere of customs business";

98) in the second paragraph in Item 3 of Article 430 the words: "by the federal executive body authorised in the sphere of customs business" shall be superseded by the words: "by the federal ministry authorised in the sphere of customs business";

99) in Article 433 the words "the federal executive body authorised in the sphere of customs business" shall be superseded by the words "the federal service authorised in the sphere of customs business";

100) in the third paragraph of Item 1 in Article 435 the words: "by the federal executive body authorised in the sphere of customs business" shall be superseded by the words: "by the federal service authorised in the customs business";

101) the 13th paragraph of Subitem 1 in Item 2 of Article 438 shall be deemed to be null and void.

Article 74

The following amendments shall be introduced to Federal Law No. 173-FZ of December 10, 2003 on Foreign Currency Regulation and Foreign Currency Control (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 50, 2003, item 4859):

1) in the first paragraph in the seventh part of Article 7 the words "the juridical persons during the entry of" shall be superseded by the words "juridical persons, upon the entry of";

2) in Article 22:
   a) the third part of this Article after the words "in the market of securities" shall be supplemented with the words "customs agencies";
   b) in the sixth part of this Article:
      the second paragraph after the word "securities" shall be supplemented with the words "and customs agencies";
      the third paragraph after the words "with them" shall be supplemented with the words "and also with customs agencies";
   
      the text shall be supplemented with the following paragraph:
      "The authorised banks as agents of foreign currency control shall transfer to customs for the discharge of their functions of agents of foreign currency control information in the scope and in the order established by the Central Bank of the Russian Federation".

Article 75

Article 19 of Federal Law No. 175-FZ of December 23, 2003 on the Budget of the Pension Fund of the Russian Federation for 2004 (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 52, 2003, item 5027) shall be worded as follows:

"Article 19

"To lay down that in 2004 the following bodies shall be exempted from the payment of the insurance contributions charged to the Fund for the payment of the insurance part of the labour pension: the federal executive body authorised in the sphere of defence, other federal executive bodies, in which servicemen serve, the federal executive bodies authorised in the sphere of internal affairs, migration, the execution of penalties, the courier service, customs business, control over the traffic of narcotics and
psychotronic substances, the State Fire-prevention Service of the Ministry of the Russian Federation for Civilian Defence, Emergency Situations and the Liquidation of Consequences of Natural Disasters, the military courts, the Judicial Department of the Supreme Court of the Russian Federation, the Military Collegium of the Supreme Court of the Russian Federation in respect to the sums of cash allowance, food and material security and other payments received by servicemen, the non-commissioned officers and other ranks in the organs of the interior of the Russian Federation, the State Fire-prevention Service of the Ministry of the Russian Federation for Civilian Defence, Emergency Situations and the Liquidation of Consequences of Natural Disasters, the workers of the establishments and organs of the peno-correctional system, the Customs System of the Russian Federation and the organs of control over the traffic of narcotics and psychotronic substances, the workers who have special ranks in connection with the discharge of the duties of the military service and the service equated therewith in conformity with the legislation of the Russian Federation".

Article 76


Article 77

1. The Armed Forces of the Russian Federation include the formations, military units, scientific-research institutions, organisations and military educational establishments of occupational training, affiliated to the Railway Troops of the Russian Federation being abolished.

2. The servicemen and the civilian personnel serving in military units or working in the Railway Troops of the Russian Federation being abolished shall serve or work in the Armed Forces of the Russian Federation in the military offices they hold prior to the conduct of respective organisational staff measures without reattestation and reappointment.

3. Pending the adoption of normative legal acts regulating the money allowance for servicemen and the conditions for the labour remuneration of the civilian personnel, for the servicemen and the civilian personnel of the Railway Troops being abolished, who serve or work in the Armed Forces of the Russian Federation, shall retain the present norms of money allowance and labour payment established in the Railway Troops of the Russian Federation being abolished.

4. The pension provision, the food and gear security, and also medical aid and the sanatorium and spa treatment of said servicemen and the civilian personnel shall be carried out in keeping with the legislation of the Russian Federation.

Article 78

The normative legal acts of the Government of the Russian Federation and of the Federal executive bodies, adopted before the entry of the present Federal Law into force, shall be valid until the time of their invalidation or the adoption of respective normative legal acts by the Government of the Russian Federation or by the authorised federal executive bodies.

Article 79

The Federal Tax Service shall be a legal successor to the abolished Federal Service of Russia for the Financial Normalisation and Bankruptcy in respect to all legal relations related to the discharge of the function of representing the interest of the Russian Federation in bankruptcy procedures.

Article 80

To deem the following normative acts as null and void:


2) Federal Law No. 126-FZ of August 5, 1995 on the Railway Troops of the Russian Federation (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 32, 1995, item 3202);


4) the fourth paragraph of Item 9, Item 10, Subitem 2 of Item 24, Item 28, Subitem 2 of Item 29, Subitems 1 and 3 of Item 71 in Article 1 of Federal Law No. 154-FZ of July 9, 1999 on the Introduction of Amendments and Addenda to the First Part of the Tax Code of the Russian Federation (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 28, 1999, item 3487);


8) the third paragraph in Article 41 of Federal Law No. 86-FZ of June 30, 2003 on the Introduction of Amendments and Addenda to Some Legislative Acts of the Russian Federation, the Granting of Particular Guarantees to the Officers of the Organs of Internal Affairs, the Organs of Control over the Traffic of Narcotics and Psychotronic Substances and of the Federal Organs of Tax Police, Which Are Being Abolished in Connection with the Realisation of Measures to Improve the State Administration (Sobraniye Zakonodatelstva Rossiyskoy Federatsii No. 27, 2003, item 2700).


Article 81

1. The present Federal Law shall come into force since the day of its official publication, with the exception of Articles 54 and 62 of the present Federal Law.

2. Articles 54 and 62 of the present Federal Law shall come into force upon the expiry of one month since the day of its official publication.

3. Item 4 in Article 62 of the present Federal Law in the part that provides for the coordination of the form of payment letters with the Ministry of Finance of the Russian Federation shall not apply till January 1, 2005.

President of the Russian Federation

Vladimir Putin

Moscow, the Kremlin
June 29, 2004
No. 58-FZ