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EUROPEAN COMMISSION FOR DEMOCRACY THROUGH LAW (VENICE COMMISSION)

RUSSIAN FEDERATION

FEDERAL LAW¹

AMENDING INDIVIDUAL LEGISLATIVE ACTS
OF THE RUSSIAN FEDERATION
AS REGARDS ESTABLISHING ADDITIONAL MEASURES
TO COUNTERACT THREATS
TO NATIONAL SECURITY
(No. 1057914-7)

¹ Unofficial translation

No. 1057914-7

FEDERAL LAW

"Amending individual legislative acts of the Russian Federation as regards establishing additional measures to counteract threats to national security"

Article 1

Supplement Article 4 of Russian Federation Law no. 2124-1 of 27 December 1991 "On the mass media" (Compendium of legislation of the Russian Federation, 1995, no. 30, art. 2870; 2000, no. 26, art. 2737; 2002, no. 30, art. 3029; 2006, no. 31, art. 3452; no. 43, art. 4412; 2007, no. 31, art. 4008; 2011, no. 29, art. 4291; 2013, no. 14, art. 1642, 1658; 2014, no. 48, art. 6651; 2019, no. 18, art. 2213) with a ninth paragraph worded as follows:

"The dissemination in mass media and also on information and telecommunications networks of information on a non-profit organisation entered in the register of non-profit organisations performing the functions of a foreign agent, on a public association entered in the inventory of unregistered public associations performing the functions of a foreign agent, on a physical individual entered in the register of physical individuals performing the functions of a foreign agent (with the exception of information logged in unified state registers and state information systems provided for in the legislation of the Russian Federation), and also materials produced by such non-profit organisations, public associations or physical individuals with no reference to the fact that the non-profit organisation, public association or physical individual concerned performs the functions of a foreign agent shall be prohibited."

Article 2

Reword the fifth indent of the first paragraph of Article 22 of Russian Federation Law no. 5485-1 of 21 July 1993 "On state secrets" (Compendium of legislation of the Russian Federation, 1997, no. 41, art. 4673; 2004, no. 27, art. 2711; 2018, no. 31, art. 4845) as follows:

"the placing of individuals on a list of physical individuals performing the functions of a foreign agent or the discovery as a result of checking measures of activities of documented individuals constituting a threat to the security of the Russian Federation;".

Article 3

Amend Federal Law no. 82-FZ of 19 May 1995 "On public associations" (Compendium of legislation of the Russian Federation, 1995, no. 21, art. 1930; 2002, no. 11, art. 1018; 2006, no. 3, art. 282; 2012, no. 30, art. 4172; 2015, no. 10, art. 1413; 2019, no. 49, art. 6953, 6966) as follows:

1) Supplement with an Article 29.1 worded as follows:

"Article 29.1. Inventorying of public associations functioning without having acquired the rights of a legal entity, which receive monetary funding and/or other property from foreign sources and participate in political activities on the territory of the Russian Federation

A public association functioning without having acquired the rights of a legal entity which receives monetary funding and/or other property from foreign sources listed in Article 2 paragraph 6 of the Federal Law "On non-profit organisations" and participates in political activities on the territory of the Russian Federation or intends to receive monetary funding and/or other property from those sources and to participate in political activities on the territory of the Russian Federation shall notify this fact to the federal state registration authority or territorial agency thereof in accordance with the procedure and time limits established by the federal state registration authority.

For the purposes of the present article, political activities on the territory of the Russian Federation shall be understood as having the same meaning as the definition given in Article 2 paragraph 6 of the Federal Law "On non-profit organisations".

The notification submitted in accordance with the first paragraph of the present article shall contain information on the aims of the activity of the public association, its structure, the date of its creation and the territory in which it carries out its activities, on the public association's founders and/or leaders, on the contact addresses for the public association's governing body, on the sources for constituting the monetary funding and/or other property, including bank accounts, used to carry out the activities of the public association.

The information contained in the notifications submitted shall constitute an inventory of unregistered public associations performing the functions of a foreign agent, kept by the federal state registration authority under a procedure established by it. The information constituting that register shall be posted on the official website of the federal state registration authority on the Internet information and telecommunications network.

In the event of discovery of a public association functioning without having acquired the rights of a legal entity receiving monetary funding and/or other property from foreign sources listed in Article 2 paragraph 6 of the Federal Law "On non-profit organisations" and participating in political activities on the territory of the Russian Federation which has not submitted a notification under the procedure established by the first paragraph of the present article, the federal state registration authority shall enter that public association in the aforementioned register.

A public association entered in the inventory of unregistered public associations performing the functions of a foreign agent shall inform the federal state registration authority or territorial agency thereof in a form established by the federal state registration authority, every quarter, of the amount of monetary funding and/or other property received from foreign sources during the reporting period, the aims pursued by the expenditure of that monetary funding and use of other property, whether these have actually been spent and used, and also any changes in the information indicated in the third paragraph of the present article.

The material produced and/or disseminated by a public association entered in the inventory of unregistered public associations performing the functions of a foreign agent, material sent by such a public association to state authorities, local self-government authorities, educational and other organisations, and information relating to the activities of that public association disseminated via the mass media shall be accompanied by a reference to the fact that this material/information has been produced, disseminated and/or sent by an unregistered public association performing the functions of a foreign agent or relates to the activities of such a public association.

The material produced and/or disseminated by a founder, member, participant or leader of a public association entered in the inventory of unregistered public associations performing the functions of a foreign agent or a person who is a member of an organ of such a public association, when carrying out political activities, material sent by those individuals to state authorities, local self-government authorities, educational and other organisations in connection with the carrying out of political activities, and information relating to the political activities of such persons disseminated via the mass media shall be accompanied by a reference to the fact that this material/information has been produced, disseminated and/or sent by a founder, member, participant or leader of an unregistered public association performing the functions of a foreign agent or a person who is a member of an organ of such a public association.

In the event of a public association entered in the inventory of unregistered public associations performing the functions of a foreign agent ceasing to participate in political activities on the territory of the Russian Federation and receiving monetary funding and/or other property from foreign sources, that public association shall be entitled to submit an application to the federal

state registration authority or territorial agency thereof, in a form established by the federal state registration authority, to be removed from that inventory.

Upon receiving such an application from a public association, the federal state registration authority or territorial agency thereof shall immediately carry out a check on that public association, giving notice thereof to the prosecution authorities under the procedure established by Article 10 paragraph 12 of Federal Law no. 294-FZ of 26 December 2008 "On protection of the rights of legal entities and individual entrepreneurs in the exercise of state inspection/supervision and municipal inspection". Depending on the findings of the check carried out, the federal state registration authority or territorial agency thereof shall, within one month following its completion, take a decision on whether to remove the public association from the aforementioned inventory or refuse to remove it. This decision may be appealed against by the public association in court.";

- 2) In Article 38:
- a) ["a" in the original Cyrillic text] reword the first sentence of the first indent of paragraph 2 as follows:

"The authority taking decisions on state registration of public associations shall check that a public association's activities correspond to its statutory aims.";

- b) ["6" in the original Cyrillic text] in the third paragraph, after the words "of the corresponding public association", insert the words "or a decision to enter it in the inventory provided for in of Article 29.1 of the present Federal Law";
- c) ["s" in the original Cyrillic text] in the fourth paragraph, after the words "of that public association", insert the words "or a decision to enter it in the inventory provided for in of Article 29.1 of the present Federal Law".

Article 4

Amend Federal Law no. 7-FZ of 12 January 1996 "On non-profit organisations" (Compendium of legislation of the Russian Federation, 1996, no. 3, art. 145; 2012, no. 30, art. 4172; 2015, no. 10, art. 1413; 2016, no. 23 art. 3303; 2017, no. 24, art. 3482; 2019, no. 49, art. 6966) as follows:

- 1) in paragraph 6 of Article 2:
- a) ["a" in the original Cyrillic text] reword the first indent as follows:
- "6. The term "non-profit organisation performing the functions of a foreign agent" shall be taken as meaning in the present Federal Law a Russian non-profit organisation which receives monetary funding and/or other property from foreign States, their state authorities, international and foreign organisations, foreign citizens, stateless persons or persons authorised by them and/or Russian citizens or legal entities receiving monetary funding and/or other property from the aforementioned sources or acting in the capacity of intermediaries for the receipt of such monetary funding and/or other property (with the exception of joint stock companies partially owned by the State and subsidiaries thereof) (hereinafter foreign sources), and which participates, including in the interests of foreign sources, in political activities carried out on the territory of the Russian Federation.";
 - b) ["6" in the original Cyrillic text] add an indent worded as follows:
- "A Russian physical individual or legal entity effecting the transfer of monetary funding and/or other property from a foreign source or a person authorised by it to a Russian non-profit organisation participating in political activities on the territory of the Russian Federation shall be deemed to be an intermediary for the receipt of monetary funding and/or other property from a foreign source";
- 2) supplement paragraph 10 of Article 13.1 with a sentence worded as follows: "The information constituting that register shall be posted on the official website of the federal state registration authority on the Internet information and telecommunications network.":

3) reword the fifth indent of paragraph 1 of Article 24 as follows:

"The material produced by a non-profit organisation entered in the register of non-profit organisations performing the functions of a foreign agent, and/or disseminated by it, including via the mass media and/or the Internet information and telecommunications network, material sent by such an organisation to state authorities, local self-government authorities, educational and other organisations, and information relating to the activities of that organisation disseminated via the mass media shall be accompanied by a reference to the fact that this material/information has been produced, disseminated and/or sent by a non-profit organisation performing the functions of a foreign agent or relates to the activities of such an organisation.

The material produced and/or disseminated by a founder, member, participant, leader or staff member of a non-profit organisation entered in the register of non-profit organisations performing the functions of a foreign agent or a person who is a member of an organ of such a non-profit organisation, when carrying out political activities, material sent by those individuals to state authorities, local self-government authorities, educational and other organisations in connection with the carrying out of political activities, and information relating to the political activities of such persons disseminated via the mass media shall be accompanied by a reference to the fact that this material/information has been produced, disseminated and/or sent by a founder, member, participant, leader or staff member of a non-profit organisation performing the functions of a foreign agent or a person who is a member of an organ of such a non-profit organisation.";

- 4) in Article 32:
- a) ["a" in the original Cyrillic text] in the first and second indents of paragraph 3, after the words "governing bodies", insert the words "and staff";
- b) ["6" in the original Cyrillic text] in the third indent of paragraph 4.1, after the digits "4.5", insert the words "and 4.7";
 - c) ["e" in the original Cyrillic text] reword sub-paragraph 2) of paragraph 4.2 as follows:
- "2) the receipt by the authorised body or territorial agency thereof of information from state authorities, local self-government authorities, citizens or organisations concerning the participation of a non-profit organisation or the discovery as a result of an inspection measure without the cooperation of the non-profit organisation of information concerning a violation of Russian Federation legislation by the non-profit organisation or actions by it that do not correspond to the statutory aims and tasks of its activities, including characteristic signs of extremism in its activities;";
- d) ["a" in the original Cyrillic text] in sub-paragraph 4.3, replace the words "in indents 3 and 6" with the words "in indents 2, 3 and 6";
 - e) ["ð" in the original Cyrillic text] add a sub-paragraph 4.7 worded as follows:
- "4.7 In the event of it being necessary, during a check on a non-profit organisation, to obtain documents and/or information within the framework of inter-agency information exchange, to undertake complex and/or lengthy research or special expert analyses and investigations, the time limit for carrying out the check may be extended to forty-five working days by the head/deputy head of the authorised body or territorial agency thereof."

Article 5

Amend Federal Law no. 272-FZ of 28 December 2012 "On sanctions against individuals involved in violations of fundamental human and civil rights and freedoms of Russian Federation citizens" (Compendium of legislation of the Russian Federation, 2015, no. 21, art. 2981; 2019, no. 49, art. 6953) as follows:

1) Add an Article 2.1 worded as follows:

"Article 2 1

1. A physical individual, regardless of their citizenship or lack thereof, may be declared to be a physical individual performing the functions of a foreign agent in the event of them carrying out, on the territory of the Russian Federation in the interests of a foreign State, its authorities, an international or foreign organisation, foreign citizens or stateless persons

(hereinafter - "foreign source"), political activities within the sphere, aims and forms defined in paragraph 6 of Article 2 of the Federal Law "On non-profit organisations", and/or the purposeful gathering of information on the military and military-technical activity of the Russian Federation, the receipt of which by a foreign source may be used against the security of the Russian Federation (where there are no constituent elements of the crimes provided for in Articles 275 and 276 of the Criminal Code of the Russian Federation), in connection with pressure exerted on them by a foreign source or by Russian citizens or organisations acting in the interests of a foreign source, expressed in support for the aforementioned types of activity (including the provision of monetary funding or other property or logistical and methodological assistance). A list of information on the military and military-technical activity of the Russian Federation, the receipt of which by a foreign source may be used against the security of the Russian Federation, shall be determined by a federal executive authority responsible for security.

- 2. A person whose activity meets the criteria set out in paragraph 1 of the present article shall, under the procedure established by a federal executive authority exercising functions in the devising and implementation of state policy and legal/statutory regulation in the sphere of the registration of non-profit organisations, submit an application for inclusion on the list of physical individuals performing the functions of a foreign agent. A person who is not a Russian Federation citizen and who is permanently resident outside the territory of the Russian Federation and intends to carry out activities linked to the performance of the functions of a foreign agent after their arrival in the Russian Federation shall, prior to their entry to the Russian Federation, give notification thereof to the federal executive authority exercising functions in the devising and implementation of state policy and legal/statutory regulation in the sphere of the registration of non-profit organisations under the procedure established by it.
- 3. On the basis of the information submitted under the procedure provided for in paragraph 2 of the present Article, the federal executive authority exercising functions in the devising and implementation of state policy and legal/statutory regulation in the sphere of the registration of non-profit organisations shall keep a list of physical individuals performing the functions of a foreign agent, which shall be posted on an openly accessible site on the Internet information and telecommunications network. The procedure for keeping and posting that list on the Internet information and telecommunications network shall be established by the aforementioned authority. In the event of discovering activity by a physical individual performing the functions of a foreign agent who has not submitted an application/notification under the procedure established in paragraph 2 of the present Article, the federal executive authority exercising functions in the devising and implementation of state policy and legal/statutory regulation in the sphere of the registration of non-profit organisations shall place that individual on the list of physical individuals performing the functions of a foreign agent. The decision to place an individual on the list of physical individuals performing the functions of a foreign agent may be appealed against in court.
- 4. The following shall be exempt from the obligation to submit an application for inclusion on the list of physical individuals performing the functions of a foreign agent:
- 1) staff of diplomatic representations, staff of consular establishments of foreign States in the Russian Federation, and also representatives of foreign state authorities and international organisations which are on the territory of the Russian Federation by official invitation:
- 2) foreign journalists accredited in the Russian Federation, including those declared by foreign media, performing the functions of a foreign agent, in accordance with Russian Federation legislation on the mass media:
- 3) other persons by decision of the federal executive authority exercising functions in the devising and implementation of state policy and legal/statutory regulation in the sphere of the registration of non-profit organisations, adopted under the procedure established by it in agreement with federal executive authorities responsible for security, state guard, foreign intelligence and defence.
- 5. In the event of a foreign journalist accredited in the Russian Federation carrying out activities linked to the performance of the functions of a foreign agent which are incompatible

with their professional activity as a journalist, the federal executive authority exercising functions in the devising and implementation of state policy and legal/statutory regulation in the sphere of the registration of non-profit organisations shall place them on the list of physical individuals performing the functions of a foreign agent.

- 6. A physical individual placed on the list of physical individuals performing the functions of a foreign agent shall, no less than once every six months, submit to the federal executive authority exercising functions in the devising and implementation of state policy and legal/statutory regulation in the sphere of the registration of non-profit organisations or territorial agency thereof a report on their activities linked to the performance of the functions of a foreign agent, including information on the aims pursued by the expenditure of monetary funding and use of other property received from foreign sources and whether these have actually been spent and used. The form of this report and the procedure for submitting it shall be established by the federal executive authority exercising functions in the devising and implementation of state policy and legal/statutory regulation in the sphere of the registration of non-profit organisations.
- 7. A physical individual placed on the list of physical individuals performing the functions of a foreign agent shall be under obligation to make reference to that status when carrying out activities linked to the performance of the functions of a foreign agent, including when dealing with state authorities, local self-government authorities, public associations and educational organisations. The material produced and/or disseminated by a physical individual placed on the list of physical individuals performing the functions of a foreign agent, and information relating to the activities of that physical individual linked to the performance of the functions of a foreign agent disseminated via the mass media shall be accompanied by a reference to the fact that this material/information has been produced and/or disseminated by a physical individual performing the functions of a foreign agent or relates to the activities of such a physical individual.
- 8. A person placed on the list of physical individuals performing the functions of a foreign agent may not be appointed to a post in state authorities and local self-government authorities.
- 9. In the event of ceasing activities linked to the performance of the functions of a foreign agent, an individual may lodge an application with the federal executive authority exercising functions in the devising and implementation of state policy and legal/statutory regulation in the sphere of the registration of non-profit organisations or territorial agency thereof to be removed from the list of physical individuals performing the functions of a foreign agent. The federal executive authority exercising functions in the devising and implementation of state policy and legal/statutory regulation in the sphere of the registration of non-profit organisations or territorial agency thereof shall, within 60 days following receipt of that application, take a decision to remove the individual from the list of physical individuals performing the functions of a foreign agent or pronounce a reasoned decision refusing to remove them. The form of the application for removal of a physical individual from the list of physical individuals performing the functions of a foreign agent shall be established by the federal executive authority exercising functions in the devising and implementation of state policy and legal/statutory regulation in the sphere of the registration of non-profit organisations.";
 - 2) Reword Article 6 as follows:

"Article 6

- 1. The scope of the present Federal Law (with the exception of Article 2.1 of the present Federal Law) and sub-paragraph 7 of the first paragraph of Article 27 of Federal Law no. 114-FZ of 15 August 1996 "On the procedure for exit from and entry to the Russian Federation" (as per the present Federal Law) shall extend to citizens of States which have taken a decision to refuse entry to Russian Federation citizens to their territory and to seize assets of Russian Federation citizens on grounds of Russian Federation citizens' involvement in human rights violations in the Russian Federation.
- 2. The scope of the present Federal Law shall extend to persons whose activities meet the criteria listed in paragraph 1 of Article 2.1 of the present Federal Law.

Article 6

In paragraph 6 of Article 13 of Federal Law no. 212-FZ of 21 July 2014 "On the bases of public oversight in the Russian Federation" (Compendium of legislation of the Russian Federation, 2014, no. 30 art. 4213), after the words "Implementation of expert work in the sphere of public interaction", insert the words ", with the exception of non-profit organisations performing the functions of a foreign agent".

President of the Russian Federation [signatures]

EXPLANATORY MEMORANDUM

to the draft Federal Law "Amending individual legislative acts of the Russian Federation as regards establishing additional measures to counteract threats to national security"

The bill tabled has been drawn up with the aim of improving the legal regulation of the activities of public associations and other persons receiving foreign funding and participating in the political life of the country.

At present, under Russian Federation legislation public associations created by citizens may be registered under the established procedure and acquire the rights of a legal entity or function without state registration.

In the latter case, there is no actual machinery for inspecting the activities of public associations, including those sponsored from abroad and participating in political actions on the territory of the Russian Federation.

In this connection, the bill proposes, along similar lines to the legal regulation of the activities of non-profit organisations performing the functions of a foreign agent, to establish a notification procedure for inventorying public associations operating on the territory of the Russian Federation without state registration and receiving foreign funding for the purpose of participating in political activities.

The information contained in the notifications submitted will constitute an inventory of unregistered public associations performing the functions of a foreign agent.

Public associations entered in that inventory will be under obligation to inform the federal state registration authority every quarter of the amount and purposes of foreign funding and the actual spending

The material published or disseminated by such a public association, including via the mass media, must be accompanied by a reference to the fact that it has been produced by an unregistered public association performing the functions of a foreign agent.

Furthermore, the bill proposes to enshrine in the Federal Law "On sanctions against individuals involved in violations of fundamental human and civil rights and freedoms of Russian Federation citizens" a similar mechanism for inventorying physical individuals who, in the interests of a foreign source, participate in political activities on the territory of the Russian Federation and/or carry out the purposeful gathering of individual categories of significant information on the military and military-technical activity of the State. The list of this information is to be determined by a federal executive authority responsible for security.

Under the proposed amendments such individuals will not be able to take up posts in state and military service or be authorised for access to state secrets.

In parallel, the bill introduces amendments into the Federal Law "on non-profit organisations" aimed at specifying the procedure for carrying out checks on non-profit organisations.

The proposed amendments will help to ensure more lawful and transparent activities of public associations, non-profit organisations and private individuals receiving support from abroad and participating in political processes on the territory of the Russian Federation.

[signatures]

FINANCIAL AND ECONOMIC JUSTIFICATION FOR THE DRAFT FEDERAL LAW "AMENDING INDIVIDUAL LEGISLATIVE ACTS OF THE RUSSIAN FEDERATION AS REGARDS ESTABLISHING ADDITIONAL MEASURES TO COUNTERACT THREATS TO NATIONAL SECURITY"

The adoption of the Federal Law "Amending individual legislative acts of the Russian Federation as regards establishing additional measures to counteract threats to national security" will not require any additional expenditure from the federal budget.

[signatures]

LIST OF FEDERAL LAWS THAT WILL HAVE TO BE DECLARED VOID, SUSPENDED, AMENDED OR ADOPTED IN CONNECTION WITH THE DRAFT FEDERAL LAW "AMENDING INDIVIDUAL LEGISLATIVE ACTS OF THE RUSSIAN FEDERATION AS REGARDS ESTABLISHING ADDITIONAL MEASURES TO COUNTERACT THREATS TO NATIONAL SECURITY"

The adoption of the Federal Law "Amending individual legislative acts of the Russian Federation as regards establishing additional measures to counteract threats to national security" will require the adoption of draft Federal Laws "Amending the Russian Federation Code of Administrative Infringements as regards specifying liability for breaches of the procedure governing the activities of persons performing the functions of a foreign agent" and "Amending Article 330¹ of the Russian Federation Criminal Code" with a view to establishing administrative and criminal liability for violations of the proposed measures.

[signatures]

LIST OF LEGAL AND REGULATORY ACTS OF THE RUSSIAN FEDERATION PRESIDENT, THE RUSSIAN FEDERATION GOVERNMENT AND FEDERAL EXECUTIVE AUTHORITIES THAT WILL HAVE TO BE DECLARED VOID, SUSPENDED, AMENDED OR ADOPTED IN CONNECTION WITH THE DRAFT FEDERAL LAW "AMENDING INDIVIDUAL LEGISLATIVE ACTS OF THE RUSSIAN FEDERATION AS REGARDS ESTABLISHING ADDITIONAL MEASURES TO COUNTERACT THREATS TO NATIONAL SECURITY"

The implementation of the draft Federal Law "Amending individual legislative acts of the Russian Federation as regards establishing additional measures to counteract threats to national security" will require the adoption of the following non-legislative legal and regulatory acts:

Russian Ministry of Justice decree determining the procedure and time limits for notification by a public association operating without having acquired the rights of a legal entity of the receipt of monetary funds and/or other property from foreign sources and its participation in political activities on the territory of the Russian Federation;

Russian Ministry of Justice decree on the procedure for entry in the inventory of unregistered public associations performing the functions of a foreign agent;

Ministry of Justice decree establishing the form in which a public association entered in the inventory of unregistered public associations performing the functions of a foreign agent must provide information on the amount of monetary funding and/or other property received from foreign sources, the aims pursued by the expenditure of that monetary funding and use of other property, whether these have actually been spent and used, and also any changes in the information on the public association;

Ministry of Justice decree establishing the form of notification of removal from the inventory of unregistered public associations performing the functions of a foreign agent; Ministry of Justice decree establishing the form of notification of entry in the inventory of unregistered public associations performing the functions of a foreign agent;

Ministry of Justice decree establishing the form of provision of notification by a person who is permanently resident outside the territory of the Russian Federation and not a Russian Federation citizen that they intend to carry out activities linked to the performance of the functions of a foreign agent after their arrival in the Russian Federation;

Ministry of Justice decree establishing the procedure for keeping and posting on the Internet information and telecommunications network a list of physical individuals performing the functions of a foreign agent;

Ministry of Justice decree on the procedure for taking a decision in agreement with federal executive authorities responsible for security, state guard, foreign intelligence and defence on exemption of an individual from the obligation to submit an application for inclusion on the list of physical individuals performing the functions of a foreign agent;

Ministry of Justice decree establishing the form and procedure for submitting a report on activities linked to the performance of the functions of a foreign agent;

Ministry of Justice decree establishing the form of an application for removal of a physical individual from the list of physical individuals performing the functions of a foreign agent;

Russian FSB decree establishing the list of information on the military and military-technical activity of the Russian Federation, the receipt of which by a foreign source may be used against the security of the Russian Federation, for the purposes of applying paragraph 1 of Article 2.1 of the Federal Law "On sanctions against individuals involved in violations of fundamental human and civil rights and freedoms of Russian Federation citizens".

[signatures]