Federal Law of 04.12.2006 No 201-FZ

On the Enactment of the Forest Code of the Russian Federation

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RUSSIAN FEDERATION

FEDERAL LAW

On the Enactment of the Forest Code of the Russian Federation

Adopted by the State Duma on November 8, 2006
Approved by the Federation Council on November 24, 2006

(As amended by Federal Laws of 24.07.2007 No 217-FZ, of 13.05.2008 No 66-FZ, of 22.07.2008 No 141-FZ, of 22.07.2008 No 143-FZ, of 14.03.2009 No 32-FZ, of 08.05.2009 No 93-FZ, of 27.12.2009 No 365-FZ, of 27.12.2009 No 379-FZ, of 29.12.2010 No 442-FZ, of 04.05.2011 No 99-FZ, of 18.07.2011 No 222-FZ, 18.07.2011 No 242-FZ, 30.11.2011 No 365-FZ, 12.12.2011 No 427-FZ, 29.06.2012 No 96-FZ, 07.06.2013 No 108-FZ, 02.12.2013 No 342-FZ, 23.06.2014 No 171-FZ, 29.12.2014 No 459-FZ, 31.12.2014 No 519-FZ, 29.06.2015 No 206-FZ, 03.07.2016 No 361-FZ, 29.07.2017 No 217-FZ, 29.07.2017 No 280-FZ, 04.06.2018 No 148-FZ, 18.12.2018 No 471-FZ, 27.12.2018 No 538-FZ, 01.05.2019 No 100-FZ, 04.02.2021 No 3-FZ, 05.04.2021 No 79-FZ, 02.07.2021 No 301-FZ, 02.07.2021 No 303-FZ, 21.12.2021 No 414-FZ, 14.07.2022 No 271-FZ, 18.03.2023 No 77-FZ, of 13.06.2023 No 248-FZ, of 25.12.2023 No 676-FZ, of 08.08.2024 No 232-FZ)

To put into effect the Forest Code of the Russian Federation from January 1, 2007.

Article 2

The Forest Code of the Russian Federation shall apply to relations that have arisen after the date of its enactment.

Article 3

Forest lands are in federal ownership.

- 1. Lease agreements for forest fund plots and contracts for the gratuitous use of forest fund plots shall be brought into compliance with the Forest Code of the Russian Federation by January 1, 2009.
- 2. In order to bring the lease agreement for a forest fund plot and the contract for the gratuitous use of a forest fund plot in accordance with the Forest Code of the Russian Federation, applications shall be submitted for the renewal of such agreements for a lease agreement for a forest plot or a contract for the gratuitous fixed-term use of a forest plot.
- 3. A lessee who has re-executed a forest lease agreement in accordance with this article for the use of forests specified in Articles 34, 36, 38 40 of the Forest Code of the Russian Federation shall be entitled to carry out fire safety and sanitary safety measures on forest plots, forest care measures, as well as reforestation within the limits established by the legislation of the Russian Federation and the forest fund lease agreement or agreement gratuitous use of a forest fund plot that were in effect before the date of entry into force of the Forest Code of the Russian Federation.
- 4. To bring lease agreements for forest fund plots and contracts for the gratuitous use of forest fund plots in accordance with the Forest Code of the Russian Federation, it is not required to carry out state cadastral registration of forest plots.
- 5. A lessee who has entered into a lease agreement for a forest fund plot for a period of up to ten years, after bringing this agreement into compliance with the Forest Code of the Russian Federation upon the expiration of the term of this agreement, shall not be

entitled to conclude a lease agreement for a forest plot for a new period in the manner provided for by Part 5 of Article 72 of the Forest Code of the Russian Federation.

6. The procedure for bringing lease agreements for forest fund plots and contracts for the gratuitous use of forest fund plots in accordance with the Forest Code of the Russian Federation shall be established by the authorized federal executive body. (Article in the wording of the Federal Law of 24.07.2007 No 217-FZ)

Article 41

(Supplemented by the article - Federal Law of 24.07.2007 No 217-FZ) (No longer in force - Federal Law of 29.07.2017 No 280-FZ)

Article 42

Forest plots within the forest fund lands and forest fund plots, information about which was entered into the state forest register before January 1, 2017, are recognized as previously registered real estate objects.

(Supplemented by the article - Federal Law of 24.07.2007 No 217-FZ) (As amended by Federal Law of 13.06.2023 No 248-FZ)

Article 43

- 1. The right of ownership of the Russian Federation to forest fund plots, restrictions (encumbrances) of this right and transactions with such plots registered before the date of entry into force of the Forest Code of the Russian Federation shall be recognized, respectively, as the right of ownership of the Russian Federation to the relevant forest plots as part of the forest fund lands, restrictions (encumbrances) of this right and transactions with them.
- 2. (Part is no longer in force Federal Law of 29.07.2017 No 280-FZ)
- 3. (Part is no longer in force Federal Law of 29.07.2017 No 280-FZ) (Supplemented by the article Federal Law of 24.07.2007 No 217-FZ)

Article 44

(Supplemented by the article - Federal Law of 24.07.2007 No 217-FZ) (No longer in force - Federal Law of 29.07.2017 No 280-FZ)

- 1. Forests that were previously located on the lands of the forest fund in the territories included in the intra-city territory of the federal city of Moscow as a result of a change in its boundaries may be attributed to the green fund by decisions of the authorized executive body of the federal city of Moscow in accordance with the legislation in the field of environmental protection.
- 2. In the event that forest park zones and green zones are classified as green, the requirements of Part 5 of Article 114 of the Forest Code of the Russian Federation shall not apply. (As amended by Federal Law of 27.12.2018 No 538-FZ) (Supplemented by the article Federal Law of 29.06.2012 No 96-FZ)

- 1. Information on the boundaries of forest plots and rights to them shall be entered into the state forest register on the basis of information from the Unified State Register of Real Estate.
- 2. When changing the information of the state forest register in connection with bringing it into compliance with the Unified State Register of Real Estate, as well as in connection with the transfer of lands of forest settlements, military towns to the lands of settlements, Part 5 of Article 114 of the Forest Code of the Russian Federation shall not apply.
- 3. Information on forest plots entered in the state forest register shall be excluded from the state forest register by the executive body of the constituent entity of the Russian Federation authorized in the field of forest relations, including on the basis of an application of an interested person, if this information simultaneously meets the following conditions: (As amended by Federal Law of 08.08.2024 No 232-FZ)
- 1) information on these forest plots is not included in the Unified State Register of Real Estate;
- 2) the boundaries of these forest plots cross the boundaries of other forest and (or) land plots (except for cases of crossing the boundaries of a forest plot formed for the use of forests for the purpose of geological study of subsoil, exploration and production of minerals, construction, reconstruction, operation of linear facilities, their integral technological parts), as well as the boundaries of forestries, except for cases where such crossing is allowed by federal law;
- 3) lease agreements for these forest plots have been terminated or terminated by the date of exclusion of information about these forest plots from the state forest register (if these forest plots were formed for the purpose of concluding these lease agreements).

- 4. Along with the cases provided for in Part 3 of this Article, information on forest plots shall be subject to exclusion from the state forest register by the executive body of the constituent entity of the Russian Federation authorized in the field of forest relations, including on the basis of an application of an interested person, in the following cases: (As amended by Federal Law of 08.08.2024 No 232-FZ)
- 1) establishment of belonging of a land plot to a certain category of land in accordance with the information contained in the Unified State Register of Real Estate, or in accordance with the information specified in the documents of title or title certification, in case of their discrepancy with the information contained in the state forest register; 2) attribution, in accordance with the information contained in the Unified State Register of Real Estate, or in accordance with the information specified in the documents of title or title to a land plot, of a land plot from the forest fund lands to the lands of settlements, if it is located within the boundaries of a settlement, or to the category of agricultural lands in other cases;
- 3) impossibility of using forests and taking measures to preserve forests on the lands of the forest fund in cases provided for by the federal law.
- 5. In the cases specified in paragraph 4 of this article, the conditions provided for by paragraph 3 of this article shall not apply.
- 6. The executive body of the constituent entity of the Russian Federation authorized in the field of forest relations shall exclude from the state forest register information that contradicts the information of the Unified State Register of Real Estate, including on the basis of notifications of the registration authority provided for by Federal Law No. 218-FZ of July 13, 2015 "On State Registration of Real Estate", within 30 days from the date of receipt of these notifications. (As amended by Federal Law of 08.08.2024 No 232-FZ)

(Supplemented by the article - Federal Law of 03.07.2016 No 361-FZ) (As amended by Federal Law of 13.06.2023 No 248-FZ)

Article 47

1. The formation of a forest plot on which an immovable property object is located, the rights to which arose before January 1, 2016, are registered in the Unified State Register of Real Estate and the use (purpose) of which is not related to the use of forests, shall be carried out in accordance with the layout of the land plot or land plots on the cadastral plan of the territory. At the same time, the preparation of project documentation for a forest plot is not required. The area of such a forest plot is determined in accordance with the rules of paragraph 7 of Article 35 of Federal Law

No. 137-FZ of October 25, 2001 "On the Enactment of the Land Code of the Russian Federation".

2. If the forest plot specified in Part 1 of this Article is to be formed from the forest fund lands, the decision on the preliminary approval of its provision shall indicate the category of lands based on the information of the Unified State Register of Real Estate on the permitted use of the immovable property located on such forest plot, as well as taking into account the territorial planning documents, territory planning documentation. At the same time, a decision on the transfer of a forest plot from the forest fund lands to lands of other categories is not required.

(Supplemented by the article - Federal Law of 29.07.2017 No 280-FZ)

Article 48

- 1. Until January 1, 2026, for the use of forests for the purpose of geological study of subsoil, exploration and production of minerals, placement of linear facilities, their integral technological parts, it is allowed to provide legal entities for use of parts of forest plots as part of the lands of the forest fund in the manner established for the provision of forest plots, on the basis of the design documentation of the forest plot. At the same time, persons to whom parts of forest plots are provided for use independently carry out activities related to the use of forests, taking into account the requirements established by the legislation of the Russian Federation for the use of forest plots, including the preparation of a forest development project, the submission of a declaration on the use of forests, the preparation of a report on the use of forests and the felling of forest plantations in relation to the parts of forest plots provided to them. State cadastral registration of parts of forest plots that are leased for the purposes specified in this part for a period of up to one year is not required.
- 2. With respect to the parts of forest plots specified in Part 1 of this Article, the provisions of federal laws establishing the procedure for eliminating contradictions in the information of state registers and establishing the belonging of a land plot to a certain category of land shall apply.

(Supplemented by an article - Federal Law of 13.06.2023 No 248-FZ)

Article 5

A lessee under a lease agreement for a forest fund plot until it is brought into compliance with the Forest Code of the Russian Federation, as well as a lessee under a lease agreement for a forest fund plot or under a forest plot lease agreement, if the

state cadastral registration of such plots was not carried out, shall not have the right to:

- 1) sublease the leased forest fund plot, forest plot;
- 2) transfer its rights and obligations under the lease agreement of the forest fund plot, under the lease agreement of the forest plot to other persons (releasing);
- 3) pledge lease rights;
- 4) to make lease rights as a contribution to the charter capital of economic partnerships and companies or as a share contribution to a production cooperative. (Article in the wording of the Federal Law of 24.07.2007 No 217-FZ)

Article 6

State authorities and local self-government bodies, within the limits of their powers determined in accordance with Articles 81 - 84 of the Forest Code of the Russian Federation, for the use of forests, shall have the right to issue contracts for the gratuitous use of a forest fund plot to citizens and legal entities that have entered into lease agreements for a forest fund plot and have not brought these agreements into compliance with the Forest Code of the Russian Federation, until January 1, 2009. logging tickets, forest tickets for the period of their validity. (Article in the wording of the Federal Law of 24.07.2007 No 217-FZ)

Article 7

The provisions of Article 83 of the Forest Code of the Russian Federation, which provide for the exercise of certain powers of the Russian Federation in the field of forest relations by the state authorities of the constituent entities of the Russian Federation at the expense of subventions from the federal budget, shall be applied taking into account the provisions of Part 6 of Article 45 of Federal Law No. 414-FZ of December 21, 2021 "On the General Principles of the Organization of Public Power in the Constituent Entities of the Russian Federation". (As amended by Federal Law of 08.08.2024 No 232-FZ)

Article 71

Until December 31, 2021 inclusive, on the territory of the constituent entities of the Russian Federation determined by the decision of the Government of the Russian Federation, federal state supervision in the field of acceptance, transportation, processing and storage of wood, accounting for wood and transactions with it, as well

as federal state forest supervision (with the exception of forest patrolling) on the lands of the forest fund along with the bodies specified in paragraph 11 of part 1 of Article 83 of the Forest Code of the Russian Federation, is carried out by the federal executive body exercising the functions of control and supervision in the field of forest relations, within its competence and in accordance with the provisions on the relevant types of state supervision provided for by Articles 96 and 962 of the Forest Code of the Russian Federation. (As amended by Federal Law of 02.07.2021 No 303-FZ) (Supplemented by the article - Federal Law of 04.02.2021 No 3-FZ)

Article 8

Forests of the first group and categories of forest protection of the first group are recognized as protective forests and categories of protective forests provided for in Article 111 of the Forest Code of the Russian Federation. (As amended by Federal Law of 27.12.2018 No 538-FZ)

Article 81

Forest park parts and forestry parts of green zones that were created on the lands of the forest fund before the date of entry into force of the Forest Code of the Russian Federation are subject to transformation into forest park zones and green zones provided for by Article 114 of the Forest Code of the Russian Federation, respectively. (As amended by Federal Law of 27.12.2018 No 538-FZ) (Supplemented by the article - Federal Law of 14.03.2009 No 32-FZ)

- 1. Forest plots located in green zones may be used for the development of mineral deposits, in respect of which subsoil use licenses were obtained before the date of entry into force of the Forest Code of the Russian Federation, for a period not exceeding the validity period of such licenses.
- 2. Construction, reconstruction, commissioning and decommissioning of capital construction facilities related to geological study, exploration and production of minerals, erection, operation and dismantling of non-capital structures, structures necessary for geological study, exploration and production of minerals shall be allowed:

 1) in valuable forests and in specially protected forest areas within the boundaries of subsoil plots provided to subsoil users for geological study, exploration and production

of oil and natural gas, in respect of which subsoil use licenses were obtained before December 31, 2010, for a period not exceeding the validity period of such licenses; 2) in valuable forests, in forests located in water protection zones, in reserve forests and in specially protected forest areas within the boundaries of subsoil plots provided to subsoil users for the purpose of extraction from groundwater and (or) associated waters of minerals and (or) useful components related to geological study, exploration and production of oil and natural gas, in respect of which licenses for the use of subsoil were obtained before December 31, 2030, for a period not exceeding the validity period of such licenses.

(Part as amended by Federal Law of 25.12.2023 No 676-FZ)

3. The use of forests in the cases provided for by Parts 1 and 2 of this Article shall be carried out in accordance with the intended purpose of protective forests and the legal regime of specially protected forest areas in compliance with the requirements for the conservation of protective forests and specially protected forest areas provided for by the forest legislation of the Russian Federation. (As amended by Federal Law of 25.12.2023 No 676-FZ)

(Supplemented by the article - Federal Law of 14.03.2009 No 32-FZ) (As amended by Federal Law of 18.07.2011 No 222-FZ)

Article 83

In order to ensure the safety of citizens and create the necessary conditions for the operation of power transmission lines, communication lines, roads, pipelines and other linear facilities, as well as structures that are an integral technological part of these facilities, selective felling and clear cutting of trees, shrubs, lianas are allowed, including in protected zones and sanitary protection zones, if these facilities are located in accordance with the procedure established by the legislation of the Russian Federation in the protective forests, including on the lands of specially protected natural areas, until the day of entry into force of the Forest Code of the Russian Federation.

(Supplemented by the article - Federal Law of 29.12.2010 No 442-FZ)

Article 84

The provisions of Part 3 of Article 41 of the Forest Code of the Russian Federation regarding the admissibility of construction, reconstruction, operation of capital construction facilities for the provision of services in the field of tourism, the development of physical culture and sports, the organization of recreation and health

promotion of citizens, the placement of non-capital structures and structures for these purposes shall apply to forest plots, provided for lease or permanent (indefinite) use after January 1, 2022.

(Supplemented by the article - Federal Law of 02.07.2021 No 301-FZ)

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Article 9

- 1. Lands on which rotational and other temporary settlements established before January 1, 2007 are located within the boundaries of the lands of the forest fund for timber harvesting (hereinafter referred to as forest settlements) shall be transferred to the lands of settlements in accordance with the procedure established by Federal Law No. 172-FZ of December 21, 2004 "On the Transfer of Lands or Land Plots from One Category to Another". (As amended by Federal Laws of 22.07.2008 No 141-FZ; of 22.07.2008 No 143-FZ; of 29.07.2017 No 280-FZ)
- 11. After the establishment in accordance with the Town-Planning Code of the Russian Federation of the boundaries of settlements formed from forest settlements and military towns created within the boundaries of forestry areas on the lands of the forest fund or lands of defense and security for the placement of subsequently abolished military units (subdivisions), formations, military educational institutions of higher education, other organizations of the Armed Forces of the Russian Federation, the National Guard of the Russian Federation Federation, state security bodies (hereinafter referred to as military towns), land plots located within their boundaries are excluded from forestries. (Supplemented by Federal Law of 29.07.2017 No 280-FZ) (As amended by Federal Law of 27.12.2018 No 538-FZ)
- 12. Land plots for the purpose of establishing the boundaries of inhabited localities formed from forest settlements and military towns shall be formed in accordance with the Land Code of the Russian Federation on the basis of a land survey project approved in accordance with the Town-Planning Code of the Russian Federation, or in accordance with the layout of the land plot or land plots on the cadastral plan of the territory, which shall be approved without taking into account the requirements of Article 119 of the Land Code of the Russian Federation. (Supplemented by Federal Law of 29.07.2017 No 280-FZ)
- 2. On the lands of the forest fund, it is prohibited to locate the territories of gardening or vegetable gardening by citizens for their own needs, the provision of forest plots for gardening and market gardening, the construction of garages for their own needs or individual housing construction. (Supplemented by the Federal Law of 22.07.2008 No

143-FZ) (As amended by Federal Laws of 29.07.2017 No 217-FZ, of 05.04.2021 No 79-FZ)

3. The requirements of Part 11 of Article 21 of the Forest Code of the Russian Federation shall not apply to the use of forests for the purpose of carrying out religious activities in accordance with Article 47 of the Forest Code of the Russian Federation. (Supplemented in part by Federal Law of 02.07.2021 No 301-FZ)

Article 10

The disposal of forest plots, the state ownership of which is not delimited, is carried out by the executive bodies of the constituent entities of the Russian Federation, local self-government bodies in accordance with land legislation. (As amended by Federal Law of 08.08.2024 No 232-FZ)

Article 101

Until January 1, 2026, it is allowed to use forests for survey activities without taking into account the requirements of paragraph 1 of part 5 of Article 87 of the Forest Code of the Russian Federation.

(Supplemented by the article - Federal Law of 22.07.2008 No 143-FZ) (As amended by Federal Law of 25.12.2023 No 676-FZ)

Article 102

(Supplemented by the article - Federal Law of 14.03.2009 No 32-FZ) (No longer in force - Federal Law of 18.12.2018 No 471-FZ)

Article 11

Until January 1, 2008, forestry enterprises are subject to transformation in accordance with civil legislation. Prior to this transformation, measures for the protection, protection and reproduction of forests may be carried out without placing orders for the performance of the relevant work in accordance with the procedure established by Federal Law No. 94-FZ of July 21, 2005 "On Placing Orders for the Supply of Goods, Performance of Work, and Provision of Services for State and Municipal Needs".

Forest parks that were created before July 1, 2019 are subject to transformation by July 1, 2020 into forestry areas provided for by Article 23 of the Forest Code of the Russian Federation.

(Supplemented by the article - Federal Law of 27.12.2018 No 538-FZ)

- 1. The following shall be deemed to have lost force:
- 1) Section I, Chapters 4 and 5, Articles 31 37, Article 42 (except for the provisions regarding the implementation of short-term use of the forest fund and the performance of forestry work on the basis of a logging ticket, warrant and (or) forest ticket), Articles 43 45, Sections III VI and a special part of the Forest Code of the Russian Federation (Collected Legislation of the Russian Federation, 1997, No 5, Article 610);
- 2) Article 24 of Federal Law No. 116-FZ of July 25, 2002 "On Introducing Amendments and Additions to Certain Legislative Acts of the Russian Federation in Connection with the Improvement of State Administration in the Field of Fire Safety" (Sobranie zakonodatel'stva Rossiiskoi Federatsii, 2002, No 30, art. 3033);
- 3) Federal Law No. 171-FZ of December 10, 2003 "On Introducing Amendments and Additions to the Forest Code of the Russian Federation" (Sobranie zakonodateľ stva Rossiiskoi Federatsii, 2003, No 50, art. 4857);
- 4) paragraph six of Clause 14 of Article 1 of Federal Law No. 120-FZ of August 20, 2004 "On Amendments to the Budget Code of the Russian Federation with Regard to the Regulation of Inter-Budgetary Relations" (Collected Laws of the Russian Federation, 2004, No 34, art. 3535);
- 5) Clause 4 of Part 1 of Article 10 of the Town-Planning Code of the Russian Federation (Collected Legislation of the Russian Federation, 2005, No 1, art. 16);
- 6) Items 1 8, 10 78 of Article 7 of Federal Law No. 199-FZ of December 29, 2004 "On Amendments to the Legislative Acts of the Russian Federation in Connection with the Expansion of the Powers of the State Authorities of the Constituent Entities of the Russian Federation on the Subjects of Joint Jurisdiction of the Russian Federation and the Constituent Entities of the Russian Federation, as well as with the Expansion of the List of Issues of Local Importance of Municipalities" (Collected Legislation of the Russian Federation, 2005, No 1, art. 25);
- 7) Article 11 of Federal Law No. 45-FZ of May 9, 2005 "On Introducing Amendments to the Code of Administrative Offenses of the Russian Federation and Other Legislative Acts of the Russian Federation, as well as on the Invalidation of Certain Provisions of Legislative Acts of the Russian Federation" (Sobranie zakonodatel'stva Rossiiskoi Federatsii, 2005, No 19, art. 1752);

- 8) Clause 5 of Article 1 and Article 2 of Federal Law No. 111-FZ of July 21, 2005 "On Amending the Land Code of the Russian Federation, the Forest Code of the Russian Federation, the Federal Law 'On the Transfer of Land or Land Plots from One Category to Another' and the Federal Law 'On the Enactment of the Town-Planning Code of the Russian Federation' (Collected Legislation of the Russian Federation, 2005, No 30, art. 3122);
- 9) Article 15 of Federal Law No. 199-FZ of December 31, 2005 "On Introducing Amendments to Certain Legislative Acts of the Russian Federation in Connection with the Improvement of the Delimitation of Powers" (Sobranie zakonodatel'stva Rossiiskoi Federatsii, 2006, No 1, art. 10);
- 10) Articles 1 and 2 of Federal Law No. 154-FZ of July 27, 2006 "On Amendments to Certain Legislative Acts of the Russian Federation on the Use of Forest Fund Lands" (Collected Laws of the Russian Federation, 2006, No 31, art. 3453).
- 2. The following shall be declared invalid from January 1, 2008:
- 1) parts one, three ten of Article 42 of the Forest Code of the Russian Federation (Collected Legislation of the Russian Federation, 1997, No 5, Article 610);
- 2) Article 7 of Federal Law No. 199-FZ of December 29, 2004 "On Introducing Amendments to the Legislative Acts of the Russian Federation in Connection with the Expansion of the Powers of the State Authorities of the Constituent Entities of the Russian Federation on the Subjects of Joint Jurisdiction of the Russian Federation and the Constituent Entities of the Russian Federation, as well as with the Expansion of the List of Issues of Local Importance of Municipalities" (Collected Legislation of the Russian Federation, 2005, No 1, art. 25).

(Part as amended by Federal Law of 24.07.2007 No 217-FZ)

3. The Forest Code of the Russian Federation shall be declared invalid from January 1, 2009 (Collected Legislation of the Russian Federation, 1997, No 5, Article 610). (As amended by Federal Law of 24.07.2007 No 217-FZ)

Article 13

Until the laws and other regulatory legal acts regulating forest relations, federal laws and other regulatory legal acts of the Russian Federation, as well as legislative acts of the USSR in force on the territory of the Russian Federation within the limits and in the manner provided for by the legislation of the Russian Federation, are brought into compliance with the Forest Code of the Russian Federation, to the extent that they do not contradict the Forest Code of the Russian Federation.

- 1. Until the approval of forest plans of the constituent entities of the Russian Federation and forestry regulations in accordance with the procedure established by the Forest Code of the Russian Federation, but not more than two years from the date of entry into force of the Forest Code of the Russian Federation, the use, protection, protection and reproduction of forests shall be carried out on the basis of forest management documentation in the part that does not contradict the Forest Code of the Russian Federation.
- 2. (Part is no longer in force Federal Law of 04.06.2018 No 148-FZ) (Article in the wording of the Federal Law of 24.07.2007 No 217-FZ)

After January 1, 2009, it is prohibited to provide forest plots that are in state or municipal ownership without determining the types and parameters of forest use established by forestry regulations.

(Supplemented by the article - Federal Law of 24.07.2007 No 217-FZ)

Article 15

The Government of the Russian Federation shall:

- 1) by July 1, 2007, issue regulatory legal acts ensuring the implementation of the provisions of the Forest Code of the Russian Federation;
- 2) until February 1, 2007, ensures the transfer of ownership of the Russian Federation to forestry enterprises to the subjects of the Russian Federation.

Article 16

To introduce the following amendments to Part One of the Civil Code of the Russian Federation (Collected Legislation of the Russian Federation, 1994, No 32, art. 3301; 2005, No 1, art. 39; 2006, No 23, art. 2380):

- 1) in paragraph 1 of Article 130, the words "forests, perennial plantations" shall be excluded;
- 2) in Article 221, the words "in forests, water bodies or other territory" shall be replaced by the words "in a certain territory";
- 3) in paragraph 2 of Article 257, the word "plantings" shall be excluded;
- 4) in Article 261:
- a) paragraph 1 shall be deemed to have lost force;

- b) in paragraph 2, the words "forest and" shall be excluded;
- 5) in paragraph 1 of Article 268, the words "citizens and" shall be excluded;
- 6) Article 270 shall be deemed to have lost force.

(The article is no longer in force - Federal Law of 18.07.2011 No 242-FZ)

Article 18

To introduce the following amendments to Federal Law No. 33-FZ of March 14, 1995 "On Specially Protected Natural Territories" (Collected Laws of the Russian Federation, 1995, No 12, art. 1024; 2005, No 1, art. 25; No 19, art. 1752):

- 1) in the first paragraph of paragraph 2 of Article 2, the words "green zones, urban forests, city parks," shall be excluded;
- 2) in Article 15:
- a) sub-clause "d" of clause 1 shall be worded as follows:
- "d) recreational, including those intended for recreation, development of physical culture and sports;";
- b) in paragraph 2:

in sub-item "f" the words "felling of the main use, thinning of passage" shall be replaced by the words "timber harvesting (except for timber harvesting by citizens for their own needs)", the words "industrial harvesting of wild plants" shall be replaced by the words "harvesting of edible forest resources (edible forest resources), other non-timber forest resources (except for harvesting of such resources by citizens for their own needs)";

in sub-clause "g" the word "forests" shall be replaced by the word "wood";

- c) (The sub-clause is no longer in force Federal Law of 30.11.2011 No 365-FZ)
- d) Item 5 shall be supplemented with the following content:
- "5. The differentiated regime of special protection (functional zoning) of national parks shall be established by the authorized federal executive body.";
- 3) (Clause ceased to be in force Federal Law of 18.03.2023 No 77-FZ)
- 4) in paragraph 3 of Article 34, the words "state forest protection and others" shall be replaced by the words "carrying out state forest control and supervision (state forest inspectors), and officials".

The following amendments shall be made to Federal Law No. 174-FZ of November 23, 1995 "On Environmental Expertise" (Collected Laws of the Russian Federation, 1995, No 48, art. 4556; 2004, No 35, art. 3607; No 52, art. 5276; 2006, No 1, art. 10):

- 1) in Article 11:
- a) in paragraph nineteen, the words "water, forest" shall be excluded;
- b) in the twentieth paragraph, the words "including materials substantiating the conversion of forest lands into non-forest lands" shall be excluded;
- 2) in paragraph twenty-one of Article 12, the words "water, forest" and the word "forest inventory" shall be excluded.

Article 20

The following amendments shall be made to the Criminal Code of the Russian Federation (Collected Legislation of the Russian Federation, 1996, No 25, art. 2954; 2001, No 53, art. 5028; 2003, No 50, art. 4848):

- 1) in the first paragraph of Article 257, the word "timber rafting" shall be replaced by the words "timber rafting", the words "other forest products from logging sites" shall be replaced by the words "other forest resources";
- 2) in Article 260:
- a) the title shall be set out in the following wording:
- "Article 260. Illegal logging of forest plantations";
- b) the first paragraph of part one shall be worded as follows:
- "1. Illegal logging, as well as damage to the extent of stopping the growth of forest plantations or trees, shrubs, lianas not classified as forest plantations, if these acts are committed on a significant scale, -";
- c) the first paragraph of part two shall be worded as follows:
- "2. Illegal logging, as well as damage to the extent of stopping the growth of forest plantations or trees, shrubs, lianas not classified as forest plantations, if these acts are committed:";
- d) in the note, the words "forest fund and forests not included in the forest fund" shall be replaced by the words "forest plantations or trees, shrubs and lianas not classified as forest plantations";
- 3) in Article 261:
- a) the title shall be set out in the following wording:
- "Article 261. Destruction or damage to forest plantations";
- b) the first paragraph of part one shall be worded as follows:
- "1. Destruction or damage to forest plantations and other plantations as a result of careless handling of fire or other sources of increased danger -";

- c) the first paragraph of part two shall be worded as follows:
- "2. Destruction or damage to forest plantations and other plantations by arson, in any other generally dangerous way or as a result of pollution or other negative impact."

To introduce the following amendments to Federal Law No. 61-FZ of May 31, 1996 "On Defense" (Collected Laws of the Russian Federation, 1996, No 23, art. 2750; 2000, No 1, art. 6; 2003, No 27, art. 2700; 2004, No 27, art. 2711; No 35, art. 3607; 2005, No 10, art. 763; No 52, art. 5598; 2006, No 28, art. 2974):

- 1) in paragraph 11 of Article 1, the words "forests, waters" shall be excluded;
- 2) in paragraph 21 of Article 6, the words "forests, waters" shall be excluded.

Article 22

(The article is no longer in force - Federal Law of 03.07.2016 No 361-FZ)

Article 23

To introduce the following amendments to Federal Law No. 102-FZ of July 16, 1998 "On Mortgage (Pledge of Real Estate)" (Collected Laws of the Russian Federation, 1998, No 29, art. 3400; 2002, No 7, art. 629; 2004, No 6, art. 406; 2005, No 1, art. 42):

- 1) the fourth paragraph of sub-paragraph 1 of paragraph 4 of Article 13 shall be deemed to have lost force;
- 2) (Clause ceased to be in force Federal Law of 13.05.2008 No 66-FZ)

Article 24

The following amendments shall be made to the Budget Code of the Russian Federation (Collected Laws of the Russian Federation, 1998, No 31, art. 3823; 2000, No 32, art. 3339; 2002, No 22, art. 2026; 2004, No 34, art. 3535; 2005, No 52, art. 5572):

- 1) in paragraph 1 of Article 51:
- a) paragraph eight shall be worded as follows:
- "payment for the use of forests in terms of the minimum amount of rent and the minimum amount of payment under the contract of sale and purchase of forest plantations at the rate of 100 percent;";
- b) the ninth paragraph shall be deemed to have lost force;

2) paragraph four of part one of Article 57 shall be set forth in the following wording: "payment for the use of forests in the part exceeding the minimum amount of rent and the minimum amount of payment under the contract for the sale and purchase of forest plantations - at the rate of 100 percent;".

Article 25

In the first paragraph of Clause 3 of Article 9 of the Merchant Shipping Code of the Russian Federation (Collected Legislation of the Russian Federation, 1999, No 18, Article 2207), the word "forests" shall be replaced by the word "wood".

Article 26

Article 11 of Federal Law No. 94-FZ of May 1, 1999 "On the Protection of Lake Baikal" (Collected Laws of the Russian Federation, 1999, No. 18, Art. 2220) shall be worded as follows:

"Article 11. Features of the use, protection, protection, reproduction of forests in the central ecological zone

- 1. In the central ecological zone, the following shall be prohibited:
- 1) clear cutting;
- 2) transfer of forest fund lands occupied by protective forests to lands of other categories.
- 2. In the reproduction of forests in the central ecological zone, the reproduction of valuable forests shall be ensured as a matter of priority."

Article 27

(The article is no longer in force - Federal Law of 21.12.2021 No 414-FZ)

Article 28

(The article is no longer in force - Federal Law of 13.05.2008 No 66-FZ)

Article 29

To amend Part Two of the Tax Code of the Russian Federation (Collected Legislation of the Russian Federation, 2000, No 32, art. 3340, 3341; 2001, No 1, art. 18; No 23, art. 2289; No 33, art. 3413; No 53, art. 5015; 2002, No 22, art. 2026; No 30, art. 3021,

- 3027; 2003, No 1, art. 2; No 21, art. 1958; No 28, Art. 2886; 2004, No 27, Art. 2711, 2715; No 31, art. 3219; No 34, Art. 3518, 3524; No 45, art. 4377; No 49, art. 4840; 2005, No 1, Art. 30, 38; No 27, Art. 2710, 2717; No 30, Art. 3104, 3130; 2006, No 10, art. 1065; No 31, Articles 3436, 3452) the following amendments:
- 1) in sub-paragraph 17 of paragraph 2 of Article 149, the words "forest taxes, rent for the use of the forest fund, and others" shall be excluded;
- 2) in Article 217:
- a) paragraph 15 shall be worded as follows:
- "15) income received from the sale of wild fruits, berries, nuts, mushrooms and other forest resources suitable for consumption by individuals (edible forest resources), non-timber forest resources for their own needs;";
- b) Item 17 shall be worded as follows:
- "17) income from the sale of furs, meat of wild animals and other products received by individuals in the course of amateur and sport hunting;";
- 3) in sub-item 4 of item 1 of Article 3339 the word "timber rafting" shall be replaced by the words "timber rafting";
- 4) in the first paragraph of paragraph 3 and paragraph 5 of Article 33310, the word "timber rafting" shall be replaced by the words "timber rafting";
- 5) in paragraph 1 of Article 33312:
- a) in sub-item 2, the word "timber rafting" shall be replaced by the words "timber rafting";
- b) in sub-item 4, the word "timber rafting" in the appropriate case shall be replaced by the words "timber rafting" in the appropriate case;
- 6) in paragraph 2 of Article 389:
- a) sub-item 4 shall be worded as follows

Ai:

- "4) land plots from the forest fund lands;";
- b) in sub-item 5, the words "except for land plots occupied by separate water bodies" shall be excluded.

Article 30

To make the following amendments to the Code of Inland Water Transport of the Russian Federation (Collected Legislation of the Russian Federation, 2001, No 11, Article 1001):

1) in paragraph 2 of Article 92, the words "timber rafting" shall be replaced by the words "timber rafting";

2) in part one of Article 106, the words "rafted timber" shall be replaced by the words "rafted timber".

Article 31

To introduce the following amendments to Federal Law No. 78-FZ of June 18, 2001 "On Land Management" (Collected Laws of the Russian Federation, 2001, No. 26, Art. 2582):

- 1) the second paragraph of Article 9 shall be deemed to have lost force;
- 2) Article 10 shall be supplemented with part two as follows:
- "Geodetic and cartographic works shall be carried out in accordance with Federal Law No. 209-FZ of December 26, 1995 "On Geodesy and Cartography".";
- 3) in paragraph eight of part one of Article 19, the words "geodetic and cartographic works" shall be excluded.

Article 32

(The article is no longer in force - Federal Law of 04.05.2011 No 99-FZ)

Article 33

The following amendments shall be made to the Land Code of the Russian Federation (Collected Legislation of the Russian Federation, 2001, No 44, art. 4147; 2003, No 27, art. 2700; 2004, No 27, art. 2711; No 41, art. 3993; No 52, art. 5276; 2005, No 1, art. 17; No 10, art. 763; No 30, art. 3122, 3128; 2006, No 23, art. 2380; No 31, art. 3453):

- 1) in sub-item 6 of item 1 of Article 1, the words "lands of the forest fund occupied by forests of the first group" shall be replaced by the words "lands occupied by protective forests":
- 2) sub-paragraph 3 of paragraph 1 of Article 13 shall be set forth in the following wording:
- "3) protection of agricultural lands from overgrowth with trees and shrubs, weeds, as well as protection of plants and products of plant origin from harmful organisms (plants or animals, pathogenic organisms capable of harming trees, shrubs and other plants under certain conditions);";
- 3) in paragraph 3 of Article 23:
- a) in sub-item 6, the word "livestock" shall be replaced by the words "farm animals";
- b) sub-item 7 shall be worded as follows:

- "7) haymaking, grazing of live-stock animals in accordance with the established procedure on land plots within the terms the duration of which corresponds to local conditions and customs;";
- c) in sub-item 8, the words "collection of wild plants" shall be excluded;
- 4) sub-paragraph 2 of paragraph 5 of Article 27 shall be set forth in the following wording:
- "2) from the forest fund lands;";
- 5) (Clause ceased to be in force Federal Law of 23.06.2014 No 171-FZ)
- 6) in the second paragraph of paragraph 5 of Article 31, the words "or losses of forestry" shall be excluded;
- 7) in paragraph 4 of Article 32, the words "or losses of forestry" shall be excluded;
- 8) sub-item 2 of item 2 of Article 40 shall be deemed to have lost force;
- 9) in Article 58:
- a) in the title, the words "and losses of forestry" shall be excluded;
- b) Clause 6 shall be deemed to have lost force;
- 10) in paragraph 2 of Article 77, the words "tree and shrub vegetation intended" shall be replaced by the words "forest plantations intended";
- 11) in paragraph 1 of Article 78, the words "protective plantations" shall be replaced by the words "protective forest plantations";
- 12) (Clause ceased to be in force Federal Law of 23.06.2014 No 171-FZ)
- 13) (Clause ceased to be in force Federal Law of 14.03.2009 No 32-FZ)
- 14) in paragraph nine of paragraph 3 of Article 90, the words "felling and damage to perennial plantations" shall be replaced by the words "felling and damage to forest plantations and other perennial plantations";
- 15) in paragraph 5 of Article 94, the words "suburban green zones, urban forests, city parks," shall be excluded;
- 16) in Article 95:
- a) in item 6, after the word "Land", the words "and land plots" shall be supplemented, the words "on the right of permanent (indefinite) use" shall be replaced by the words "in the manner established by the legislation of the Russian Federation";
- b) in sub-item 2 of item 7 the word "federal" shall be excluded, the words "functioning of specially protected natural territories" shall be replaced by the words "activities permitted in specially protected natural territories in accordance with federal laws"; 17) in paragraph 1 of Article 97:
- a) sub-item 3 shall be worded as follows:
- "3) occupied by protective forests provided for by forest legislation (with the exception of protective forests located on the lands of the forest fund, lands of specially protected territories);";

- b) sub-item 4 shall be deemed to have lost force;
- 18) Items 2-5 of Article 101 shall be deemed to have lost force.

To amend the Code of Administrative Offences of the Russian Federation (Collected Legislation of the Russian Federation, 2002, No 1, art. 1; No 44, art. 4295; 2003, No 27, art. 2700, 2708, 2717; No 46, art. 4434; No 50, art. 4847, 4855; 2004, No 31, art. 3229; No 34, art. 3529, 3533; 2005, No 1, art. 9, 13; No 10, art. 763; No 13, Art. 1077; No 19, art. 1752; No 27, Articles 2719, 2721; No 30, Art. 3104, 3131; 2006, No 1, art. 10; No 10, art. 1067; No 12, art. 1234; No 17, art. 1776; No 18, art. 1907; No 19, art. 2066; No 23, art. 2380; No 31, Articles 3420, 3438, 3452) the following amendments:

- 1) in the first paragraph of part 2 of Article 7.2, the words "in the forest fund and in forests not included in the forest fund" shall be excluded;
- 2) in Article 7.9:
- a) in the name of the words "forest fund plot or forest plot not included in the forest fund" shall be replaced by the words "forest plots";
- b) in the first paragraph, the words "a forest fund plot or a forest plot not included in the forest fund" shall be replaced by the words "forest plots";
- 3) in Article 7.10:
- a) in the title, the words "a forest fund plot, a forest plot not included in the forest fund" shall be replaced by the words "forest plot";
- b) in the first paragraph, the words "a forest fund plot, a forest plot not included in the forest fund," shall be replaced by the words "forest plot", the words "a forest fund plot, a forest plot not included in the forest fund," shall be replaced by the words "forest plot";
- 4) in Article 8.12:
- a) the title shall be set out in the following wording:
- "Article 8.12. Violation of the procedure for providing citizens, legal entities with land plots, forests in water protection zones and the regime of their use";
- b) (The sub-clause is no longer in force Federal Law of 02.12.2013 No 342-FZ)
- c) in the first paragraph of part 2, the words "and coastal strips of water bodies" shall be excluded;
- 5) in the first paragraph of part 3 of Article 8.13, the words "timber rafting" shall be replaced by the words "timber rafting";
- 6) Article 8.24 shall be worded as follows:

"Article 8.24. Violation of the procedure for providing citizens and legal entities with forests for their use

Violation of the procedure for providing citizens and legal entities with forests for their use both with and without the provision of forest plots -

shall entail the imposition of an administrative fine on officials in the amount of twenty to thirty times the minimum wage.";

7) Article 8.25 shall be worded as follows:

"Article 8.25. Violation of the rules for the use of forests

- 1. Violation of the rules of timber harvesting entails the imposition of an administrative fine on citizens in the amount of five to ten minimum wages; for officials from ten to twenty times the minimum wage; for legal entities from one hundred to two hundred minimum wages.
- 2. Violation of the procedure for felling forest plantations entails the imposition of an administrative fine on citizens in the amount of three to five minimum wages; for officials from five to ten times the minimum wage; for legal entities from fifty to one hundred minimum wages.
- 3. Violation of the rules of harvesting resin, harvesting of edible forest resources (edible forest resources), collection of medicinal plants, harvesting and collection of non-timber forest resources -
- entails the imposition of an administrative fine on citizens in the amount of one to three times the minimum wage; for officials - from three to five minimum wages; for legal entities - from thirty to fifty times the minimum wage.
- 4. Use of forests in violation of the terms of the forest lease agreement, the forest plantation purchase and sale agreement, the contract for the gratuitous fixed-term use of a forest plot, other documents on the basis of which forest plots are provided, entails the imposition of an administrative fine on citizens in the amount of three to five minimum wages; for officials from five to ten times the minimum wage; for legal entities from fifty to one hundred minimum wages.";
- 8) in Article 8.26:
- a) the title shall be set out in the following wording:
- "Article 8.26. Unauthorized use of forests, violation of the rules for the use of forests for agriculture, destruction of forest resources";
- b) the first paragraph of Part 1 shall be worded as follows:
- "1. Haymaking and grazing of live-stock animals on the lands where forests are located, in places where it is prohibited, as well as grazing of live-stock animals without

- a shepherd on unfenced pastures or without a leash, or in violation of the terms or norms of grazing of live-stock animals -";
- c) the first paragraph of Part 2 shall be worded as follows:
- "2. Unauthorized harvesting and collection, as well as destruction of moss, forest litter and other non-timber forest resources -";
- d) the first paragraph of Part 3 shall be worded as follows:
- "3. Placement of hives and apiaries, as well as harvesting of edible forest resources (edible forest resources) and collection of medicinal plants on the lands on which forests are located, in places where it is prohibited, either by unauthorized methods or devices, or in excess of the established volume or in violation of the established deadlines, as well as the collection, harvesting and sale of these resources, in respect of which it is prohibited, -";
- 9) in Article 8.27:
- a) the title shall be set out in the following wording:
- "Article 8.27. Violation of the rules of reforestation, the rules of afforestation, the rules of forest care, the rules of forest seed production";
- b) the first paragraph shall be reworded as follows:
- "Violation of the rules of reforestation, the rules of afforestation, the rules of forest care, the rules of forest seed production -";
- 10) in Article 8.28:
- a) the title shall be set out in the following wording:
- "Article 8.28. Illegal logging, damage to forest plantations or unauthorized digging of trees, shrubs, lianas in forests";
- b) the first paragraph of Part 1 shall be worded as follows:
- "1. Illegal logging, damage to forest plantations or unauthorized digging of trees, shrubs, vines in forests -";
- 11) in Article 8.30:
- a) the title shall be set out in the following wording:
- "Article 8.30. Destruction of forest infrastructure, as well as hayfields, pastures";
- b) the first paragraph shall be reworded as follows:
- "Destruction of forest infrastructure, as well as hayfields, pastures -";
- 12) in Article 8.31:
- a) the title shall be set out in the following wording:
- "Article 8.31. Violation of sanitary safety rules in forests";
- b) the first paragraph of Part 1 shall be worded as follows:
- "1. Violation of sanitary safety rules in forests -";
- c) the first paragraph of Part 2 shall be worded as follows:

- "2. Pollution of forests with wastewater, chemical, radioactive and other harmful substances, production and consumption wastes and (or) other negative impact on forests -";
- d) in the first paragraph of part 3, the words "in forests of the first group" shall be replaced by the words "in protective forests and in specially protected areas of forests"; 13) in the first paragraph of Article 8.38, the word "timber rafting" shall be replaced by
- the words "timber rafting", the words "other forest products from logging sites" shall be replaced by the words "other forest resources";
- 14) in the first paragraph of Article 11.21, the words "felling or damage to plantations" shall be replaced by the words "felling or damage to forest plantations, other perennial plantations";
- 15) Article 23.24 shall be worded as follows:
- "Article 23.24. Bodies authorized in the field of use, protection, protection, reproduction of forests
- 1. Bodies authorized in the field of use, protection, protection, and reproduction of forests shall consider cases of administrative offenses provided for by Article 7.1 (in terms of forest plots), part 2 of Article 7.2 (in terms of destruction or damage to signs of specially protected natural areas, forest inventory and forestry signs, as well as signs installed by users of wildlife or specially authorized state bodies for protection, control and regulation of the use of wildlife and their habitat, buildings, structures, structures belonging to these users and bodies), Article 7.8 (on administrative offenses committed in forests), Article 7.9, Article 7.10 (regarding unauthorized assignment of the right to use forest plots), Article 7.11 (on administrative offenses committed in forests), Article 8.5 (regarding concealment or distortion of information about the state of forests, lands of the forest fund, as well as on the state of water bodies, wildlife objects and their habitat located on them), Articles 8.7, 8.8, Articles 8.12, 8.13 (on administrative offenses committed in forests), Articles 8.29 8.32, Articles 8.33 8.37 (on administrative offenses committed in forests) of this Code.
- 2. The following persons shall have the right to consider cases of administrative offenses on behalf of the bodies specified in Part 1 of this Article:
- 1) the Chief State Forest Inspector of the Russian Federation and his deputies;
- 2) chief state forest inspectors in the constituent entities of the Russian Federation, their deputies;
- 3) senior state forest inspectors of the Russian Federation, their deputies;
- 4) senior state forest inspectors in forest districts and forest parks, their deputies;

- 5) state forest inspectors in forest districts and forest parks.
- 3. The amount of the administrative fine imposed by the officials specified in Clause 5 of Part 2 of this Article may not exceed three minimum wages.";
- 16) in paragraph 6 of part 1 of Article 27.2, the words "legislation on the protection of the environment, forest fund and forests not included in the forest fund, wildlife and fish resources" shall be replaced by the words "legislation in the field of environmental protection, forest legislation, legislation on wildlife";
- 17) in paragraph 32 of part 2 of Article 28.3, the words "forest fund" shall be replaced by the word "forests".

In Part 1 of Article 68 of Federal Law No. 18-FZ of January 10, 2003 "Charter of Railway Transport of the Russian Federation" (Collected Laws of the Russian Federation, 2003, No. 2, Article 170), the word "forests" shall be replaced by the word "wood".

Article 36

In Clause 1 of Article 6 of Federal Law No. 74-FZ of June 11, 2003 "On Peasant (Farm) Enterprise" (Collected Legislation of the Russian Federation, 2003, No. 24, Art. 2249) the word "plantations" shall be excluded.

Article 37

To introduce the following amendments to Federal Law No. 131-FZ of October 6, 2003 "On the General Principles of the Organization of Local Self-Government in the Russian Federation" (Collected Laws of the Russian Federation, 2003, No 40, art. 3822; 2005, No 1, art. 17, 25; 2006, No 1, art. 10; No 23, art. 2380; No 30, art. 3296; No 31, art. 3452):

- 1) in Part 1 of Article 14:
- a) in item 19, the words "use and protection of urban forests located within the boundaries of the settlement settlements" shall be replaced by the words "use, protection, protection, reproduction of urban forests, forests of specially protected natural areas located within the boundaries of the settlement settlements";
- b) to be supplemented with paragraph 32 as follows:
- "32) implementation of municipal forest control and supervision.";
- 2) in paragraph 25 of part 1 of Article 16, the words "use and protection of urban forests located within the boundaries" shall be replaced by the words "use, protection,

protection, reproduction of urban forests, forests of specially protected natural areas located within the boundaries";

3) Clause 17 of Part 2 of Article 50 shall be deemed to have lost force.

Article 38

To introduce the following amendments to Federal Law No. 172-FZ of December 21, 2004 "On the Transfer of Lands or Land Plots from One Category to Another" (Collected Laws of the Russian Federation, 2004, No 52, art. 5276; 2005, No 30, art. 3122):

1) in paragraph 6 of part 4 of Article 2, the words "and (or) losses of forestry" shall be excluded;

- 2) in paragraph 3 of Article 4, the words "or forest management" shall be excluded;
- 3) Article 11 shall be worded as follows:

"Article 11. Features of the transfer of forest fund lands occupied by protective forests, or land plots within such lands to lands of other categories

Transfer of forest fund lands occupied by protective forests, or land plots within such lands to lands of other categories is allowed in the following cases:

- 1) organization of specially protected natural areas;
- 2) establishment or change of the boundary of the settlement;
- 3) location of facilities of state or municipal significance in the absence of other options for the possible placement of these facilities.";
- 4) Article 17 shall be deemed to have lost force.

Article 39

To make the following amendments to the Water Code of the Russian Federation (Collected Laws of the Russian Federation, 2006, No 23, Article 2381):

- 1) in paragraph 9 of part 2 of Article 11, the words "timber rafting" shall be replaced by the words "timber rafting";
- 2) in Article 37, the words "timber rafting" shall be replaced by the words "timber rafting";
- 3) in paragraph 5 of part 8 of Article 45, the words "timber rafting" shall be replaced by the words "timber rafting";
- 4) in Article 48:
- a) in the name of the words "timber rafting" shall be replaced by the words "timber rafting";

- b) in parts 1 and 2, the words "timber rafting" shall be replaced by the words "timber rafting";
- 5) Article 63 shall be worded as follows:

"Article 63. Use, protection, protection, reproduction of forests located in water protection zones

The use, protection, protection, reproduction of forests located in water protection zones shall be carried out in accordance with forest legislation.

Article 391

Relations on the use of forests arising in connection with the organization of the meeting of the heads of state and government of the countries participating in the Asia-Pacific Economic Cooperation forum in 2012 in the city of Vladivostok are regulated by the Forest Code of the Russian Federation, unless otherwise established by the Federal Law "On the organization of the meeting of the heads of state and government of the countries participating in the Asia-Pacific Economic Cooperation forum in 2012, on the development of the of the city of Vladivostok as a center of international cooperation in the Asia-Pacific region and on amendments to certain legislative acts of the Russian Federation".

(Supplemented by the article - Federal Law of 08.05.2009 No 93-FZ)

Article 392

The use of forests for the construction and reconstruction of facilities necessary for the XXII Olympic Winter Games and XI Paralympic Winter Games of 2014 in the city of Sochi and the development of the city of Sochi as a mountain resort is regulated by the Forest Code of the Russian Federation, unless otherwise provided by Federal Law No. 310-FZ of December 1, 2007 "On the organization and holding of the XXII Olympic Winter Games and the XI Paralympic Winter Games of 2014 in the city of Sochi, development of the city of Sochi as a mountain resort and amendments to certain legislative acts of the Russian Federation."

(Supplemented by the article - Federal Law of 27.12.2009 No 379-FZ)

Article 393

(Supplemented by the article - Federal Law of 07.06.2013 No 108-FZ) (No longer in force - Federal Law of 01.05.2019 No 100-FZ)

The specifics of the construction, reconstruction and operation of facilities necessary for the creation of the infrastructure of the territory of advanced development on the lands of the forest fund are established by the Federal Law "On Territories of Advanced Development in the Russian Federation". (As amended by Federal Law of 14.07.2022 No 271-FZ)

(Supplemented by the article - Federal Law of 31.12.2014 No 519-FZ)

Article 40

- 1. This Federal Law shall enter into force on the date of its official publication, with the exception of Articles 19, 20, 24, 26 29, 31, 34, 38, 39 of this Federal Law.
- 2. Articles 19, 20, 24, 26 28, 31, 34, 38, 39 of this Federal Law shall enter into force from the date of entry into force of the Forest Code of the Russian Federation.
- 3. Article 29 of this Federal Law shall enter into force on January 1, 2007, but not earlier than one month after the date of its official publication.

President of the Russian Federation Vladimir Putin

The Kremlin, Moscow 4 December 2006 No 201-FZ