

Federal Law From 02.03.2007 N 24-Fz "Amending Certain Legislative Acts Of The Russian Federation In Part Specification Of Requirements For Persons Who Hold State Or Municipal Offices, And The Appointment Of State Or Municipal Service"

March 2, 2007 N 24-FZ

Adopted by the State Duma on February 7, 2007

Approved by the Federation Council on February 21, 2007

Article 16

<u>Article 20 of</u> the Federal Law of July 10, 2002 N 86-FZ "On the Central Bank of the Russian Federation (Bank of Russia)" (Collected Legislation of the Russian Federation, 2002, N 28, Art. 2790)supplemented by paragraphs 9 and 10 as follows:

"9) is not entitled to be part of government, or supervisory boards of trustees, other agencies of foreign non-profit non-governmental organizations and acting on territory of the Russian Federation, their divisions, except in cases provided for in international treaties of the Russian Federation, the Russian Federation legislation, inter-bank agreement or where the Bank of Russia in capital and activities of organizations in accordance with Articles 8 and 9 of this Federal Law;
10) may not combine their core activities with other paid activity, except for teaching, research and other creative activity. In this teaching, research and other creative activities can not be financed solely by foreign states, international and foreign organizations, foreign citizens and stateless persons, unless otherwisestipulated by an international treaty of the Russian Federation, the

legislation of the Russian Federation or the interbank agreement. ".

Russian President VLADIMIR PUTIN The Kremlin, Moscow

March 2, 2007

N 24-FZ