LAW OF UKRAINE

On the fight against terrorism

(VVR (VVR), 2003, N 25, st.180)

(As amended by the Law N 2600-IV (2600-15) of 31.05.2005, VVR, 2005, N 25, st.335)

This law for the protection of persons, state and society against terrorism, identifying and eliminating the causes and conditions that generate it, determines the legal and institutional framework to combat this dangerous phenomenon, powers and responsibilities of executive authorities, public associations and organizations, officers and individuals in this field, the order to coordinate their activities, legal guarantees and social protection of citizens in connection with participation in the fight against terrorism.

The provisions of this Act can not be used as a basis for prosecution of citizens who, acting within the law, act to protect their constitutional rights and freedoms.

Section I

TERMS

Article 1. Definitions of key terms

In this Act, the following terms used in this nachenni:

Terrorism - socially dangerous activities, which is conscious, deliberate use of violence by the hostage-taking, arson, murder, torture, intimidation and public authorities, or commit other assaults on life or health or innocent people or the threat of committing criminal acts to achieve a criminal purpose;

terrorist act - crime in the form of weapons, committing an explosion, arson or other actions for which under Article 258 of the Criminal Code of Ukraine. If the terrorist activities are accompanied by committing crimes stipulated in Articles 112, 147, 258-260, 443, 444 and other articles of the Criminal Code of Ukraine (2341-14), responsible for their commission comes under the Criminal Code of Ukraine;

Technology terrorism - crimes that are committed with the purpose of terrorist use of nuclear, chemical, bacteriological (biological) and other weapons of mass destruction or their components, other hazardous substances on human health, means of electromagnetic action, computer systems and communication networks including the capture, disable and destroy potentially dangerous objects that directly or indirectly created or threatened danger of an emergency caused by these actions and are a danger to staff, population and environment, create conditions for accidents and man-made disasters;
terrorist activities - activities that include:

planning, organizing, pidhotovkutarealizatsiyu terrorist acts;

incitement to commit terrorist acts of violence against individuals or organizations in the destruction of material objects for terrorist purposes;

the organization of illegal armed groups, criminal gangs (criminal organizations), organized criminal groups to commit terrorist acts, as well as participation in such acts;

recruiting, arming, training and use of terrorists;

promotion and the ideology of terrorism;

knowingly finance terrorist groups (organizations) or other assistance to them;

international terrorism - carried out in the world or rehionalnomumasshtabi terrorist organizations, groups, including the support of state authorities of individual states, to achieve certain goals socially dangerous acts of violence associated with theft, seizure, or killing innocent people or threat their life and health, destruction or threatened destruction of important economic facilities systemzhyttyezbezpechenyya, communications, use or threatened use of nuclear, chemical, biological and other weapons of mass destruction;

terrorist - a person who participates in terrorist activities;

The terrorist group - a group of two or more persons, united in order to carry out terrorist acts;

terrorist organization - a stable association of three or more persons established to terrorist activity, in which made the distribution functions have certain rules of conduct required of persons while preparing and committing terrorist acts. Recognized terrorist organization, even if one of its business units carries out terrorist activities with the knowledge of at least one of the leaders (governing body) the whole organization;

fight against terrorism - actions to prevent, detect, prevent, minimize the consequences of terrorist activities;

anti-terrorist operation - kompleksskoordynovanyh special measures aimed at prevention, prevention and suppression of criminal acts carried out with a terrorist aim, the release of hostages, combat terrorism, minimize the consequences of a terrorist act or other crime, the ongoing terrorist purpose;

area of counter-terrorist operations - some leadership antiterrorist operation area terrain or water, vehicles, buildings, facilities and the territory or waters adjacent to them within which to carry out specified operations;
regime in the area of counter-terrorist operation - a special order, which may be imposed in the area of counter-terrorist operation at the time of its implementation and ensure the subjects of anti-terrorism law set this special authority required to release the hostages, security and health, who were in the area of counter-terrorist operation, the normal functioning of state bodies, local authorities, enterprises, institutions and organizations;

pawn - a person who seized and (or) maintained with a view to urging the public body, enterprise, institution or organization or individual to carry out some action or refrain from performing certain actions as conditions for release of persons seized and (or) maintained.

Article 2. The legal framework against terrorism

The legal basis for combating terrorism is the Constitution of Ukraine (254k/96-VR), the Criminal Code of Ukraine (2341-14), this Law and other laws of Ukraine, the European Convention for the Suppression of Terrorism, 1977 (994_331), the International Convention for the Suppression of Terrorist Bombings, 1997 (995_374), the International Convention for the Suppression of Financing of Terrorism, 1999 (995_518), other international agreements of Ukraine, ratified by the Verkhovna Rada of Ukraine, decrees and orders of the President of Ukraine, decrees and Cabinet of Ministers of Ukraine and other legal acts adopted pursuant to the laws of Ukraine.

Article 3. Basic principles of combating terrorism

Combating terrorism is based on principles:

rule of law and strict observance of human rights and freedoms of citizens;

integrated use for this purpose legal, political, socio-economic, outreach and other opportunities;

priority of preventive measures;

inevitability of punishment for participating in terrorist activities;

priority of protecting the lives and rights of persons exposed to danger as a result of terrorist activities;

combination of publicly and covert methods of fighting terrorism;

disclose information about the techniques and tactics of counter-terrorism operations as well as the composition of their members;

unity of command in the management of forces and means involved for the operations against terrorism;
cooperation in the fight against terrorism with foreign states and their law enforcement bodies and special services, as well as with international organizations engaged in combating terrorism.

Section II

ORGANIZATIONAL PRINCIPLES TO FIGHT TERRORISM

Article 4. Agents of the fight against terrorism

Organization of the fight against terrorism in Ukraine and the provision of the necessary forces, means and resources made by the Cabinet of Ministers of Ukraine within its competence.

Central executive bodies involved in combating terrorism within its competence as defined by the laws and issued on the basis of other regulations.

The subjects that are directly engaged in combating terrorism within their jurisdiction, are:

   Security Service of Ukraine, which is the main body of the national system to terrorist activities;

   Ministry of Internal Affairs of Ukraine;

   Ministry of Defense of Ukraine;

   Ministry of Ukraine of Emergencies and Affairs of Population Protection from Consequences of Chernobyl Catastrophe

   specially authorized central executive body for state border protection, (sixth paragraph of Article 4 in the third edition of the Law N 2600-IV (2600-15) of 31.05.2005)

   State Department of Ukraine for Execution of Punishments;

   Office of Public Health of Ukraine.

   To participate in activities related to preventing, detecting and stopping terrorist activities, are involved as necessary as:

   Ministry of Foreign Affairs of Ukraine;

   Ministry of Health of Ukraine;

   Ministry of Fuel and Energy of Ukraine;

   Ministry of Industrial Policy of Ukraine;
Ministry of Transport of Ukraine;
Ministry of Finance of Ukraine;
Ministry of Environment and Natural Resources of Ukraine;
Ministry of Agrarian Policy of Ukraine;
State Customs Service of Ukraine;
State Tax Administration of Ukraine.

In the case of reorganization or renaming of the central authorities listed in this article, their functions in the fight against terrorism may go to their successors, if provided by the relevant decree of the President of Ukraine.

To participate in the anti-terrorist operations by a management counter-terrorist operations may be involved in compliance with this law and other central and local executive bodies, local governments, enterprises, institutions and organizations regardless of subordination and ownership, their officials and citizens with their consent.

The coordination of actors involved in counter-terrorism exercises antiterrorist center in the Security Service of Ukraine.

**Article 5. Powers of subjects that directly carry out counter-terrorism**

Security Service of Ukraine the fight against terrorism by conducting operational search measures to prevent, detect and deter terrorist activities, including international, collecting information about foreign and international terrorist organizations leads within your current law office solely for the purpose of obtaining proactive information in case of threats to commit a terrorist act or during the antiterrorist operation operational technical measures in the search engines and communications channels that can be used by terrorists, providing a antiterrorist center in the Security Service of Ukraine organizing and conducting anti-terrorism measures, coordination of activities of anti-terrorism, according to the laws of Ukraine competence, carries out pre-trial investigation in cases of crimes related to terrorist activity, providing security from terrorist attacks institutions of Ukraine outside its territory, their employees and their families.

Ministry of Internal Affairs of Ukraine the fight against terrorism through prevention, detection and punishment of crimes committed with a terrorist aim, an investigation which should be the legislation of Ukraine to the competence of the Interior, provides anti-terrorism center at the Security Service of Ukraine necessary capabilities, ensuring their effective use during conducting counter-terrorism operations.

Ministry of Defense of Ukraine, the military administration, association, connection, units of the Armed Forces of Ukraine provide protection from terrorist attacks facilities of the Armed Forces
of Ukraine, weapons of mass destruction, missiles and small arms, ammunition, explosives and toxic substances are in military units or stored in designated locations, organize the preparation and implementation capabilities of the Army, Air Force and Air Defense Forces, Naval Forces of the Armed Forces of Ukraine in case of committing a terrorist act in the air, in the territorial waters of Ukraine; take part in counter-terrorism operations at military targets and in case of terrorist threats to the security of the state from outside of Ukraine.

Ministry of Ukraine of Emergencies and Affairs of Population Protection from Consequences of Chernobyl Catastrophe, subordinated authorities for Civil Defense and specialized formation, civil defense forces shall take steps to protect the population and territory in case of threats and emergencies related to technological terrorist acts and other types of terrorist activities, participate in activities to minimize and eliminate the consequences of such situations during counter-terrorist operations, as well as carry out educational and practical training activities to prepare people to act in a terrorist act.

Specially authorized central executive body for the protection of state borders, territorial bodies specially authorized central executive body for state border protection and border authorities of the fight against terrorism through prevention, detection and suppression of attempts by terrorists crossing the state border of Ukraine, through illegal state border of Ukraine of weapons, explosive, poisonous, radioactive substances and other items that can be used as a means of committing terrorist acts; ensure the safety of maritime navigation in territorial waters and exclusive (maritime) economic zone of Ukraine during counter-terrorist operations, provide anti-terrorism center when the Security Service of Ukraine necessary capabilities during antiterrorist operations in the border crossing points across the state border of Ukraine and other objects located on the frontier or in the border strip. (Part five of Article 5 as amended by the Law N 2600-IV (2600-15) of 31.05.2005)

State Department of Ukraine on Punishment Execution takes measures to prevent and suppress terrorist crimes focus on the objects of the penitentiary system.

State Guard Department of Ukraine takes part in operations to stop terrorist attacks against officials and facilities, protection of that which instructed the Office of the subordinate units.

**Article 6. Powers and other entities involved in the fight against terrorism**

Agents involved in the fight against terrorism, within its competence, implement measures to prevent, detect and deter terrorist acts and crimes of terrorism focus, develop and implement a warning, restricted, organizational, educational and other measures, providing conditions for the anti-terrorist operations objects that belong to the scope of their management; provide relevant entities during such operations, logistical and financial resources, transportation and communication, medical equipment and medicines, and other tools and information needed to perform tasks for fight against terrorism.

**Article 7. Antiterrorist center in the Security Service of Ukraine**

At the antiterrorist center in the Security Service of Ukraine is responsible:
developing conceptual foundations and programs to combat terrorism, recommendations to improve measures to detect and eliminate the causes and conditions conducive to the commission of terrorist acts and other crimes carried out with a terrorist purpose;

Harvesting in the prescribed manner, synthesis, analysis and evaluation of information on the status and trends in the spread of terrorism in Ukraine and abroad;

organization and conduct of antiterrorist operations and coordination of activities of which are fighting terrorism or involved in specific counter-terrorism operations;

Organization ipprovedennya command staff and special tactical exercises and training;

participate in drafting international treaties of Ukraine, the preparation and submission to the established procedure proposals for improving the legislation of Ukraine in the fight against terrorism, financing of the entities engaged in counter-terrorism, counter-terrorism operations, the implementation of measures to prevent, detect and deter terrorist activity;

interaction with special services, law enforcement authorities of foreign countries and international organizations on combating terrorism.

Antiterrorist center in the Security Service of Ukraine consists of the Interdepartmental Coordinating Commission and staff, as well as coordinating groups and their staffs, which are created in the regional Security Service of Ukraine.

Interagency Coordinating Committee Antiterrorist Center of the Security Service of Ukraine is formed from the head of the Antiterrorist Center, and his deputy, deputy state secretary of Ministry of Internal Affairs of Ukraine, Ministry of Ukraine of Emergencies and Affairs of Population Protection from Consequences of Chernobyl Catastrophe, deputy chief of General Staff of the Armed Forces of Ukraine; deputy heads of the State Border Service of Ukraine, the State Guard Department of Ukraine, State Department of Ukraine for Execution of Punishments, Deputy State Secretary of Ministry of Internal Affairs of Ukraine - the head of the Ministry of Internal Affairs of Ukraine in Kiev, the Commander of Internal Troops of the Ministry of Internal Affairs of Ukraine, Head of Service Security of Ukraine in Kiev, the deputy head of Kyiv City State Administration, deputy heads of other central executive bodies. (Part three of Article 7 as amended by the Law N 2600-IV (2600-15) of 31.05.2005)

Regulations on the antiterrorist center in the Security Service of Ukraine, the personal composition of the Interdepartmental Coordinating Committee approved the President of Ukraine on the submission of the Cabinet of Ministers of Ukraine. Leader Antiterrorist Center of the Security Service of Ukraine is appointed by the President of Ukraine.

The current work tasks assigned to antiterrorist center in the Security Service of Ukraine organizes his staff.
The structure of coordination groups to regional bodies of the Security Service of Ukraine is composed of regional leaders of Ukraine's Security Service, Office of the Ministry of Internal Affairs of Ukraine in the Autonomous Republic of Crimea, the main offices (offices) of the Ministry of Internal Affairs of Ukraine in the areas of the cities of Kyiv and Sevastopol, the relevant bodies on Emergencies and Civil Protection of the Autonomous Republic of Crimea, regional, Kyiv and Sevastopol city state administrations in regions where public health agencies stationed abroad, the Office of the State Guard of Ukraine - their leaders and representatives of other local authorities, enterprises, institutions and organizations.

(Part six of Article 7 as amended by the Law N 2600-IV (2600-15) of 31.05.2005)

Coordination Group with regional bodies of the Security Service of Ukraine is headed under the head of the Security Service of Ukraine in the Autonomous Republic of Crimea, the head of the Security Service of Ukraine in the cities of Kyiv and Sevastopol.

Staff coordination with regional groups of the Security Service of Ukraine adopted in accordance with the Council of Ministers of the Autonomous Republic of Crimea, regional state administration chairman, head of the executive body of Kyiv or Sevastopol city council.

Organizational support of the coordinating groups are regional bodies of the Security Service of Ukraine.

Antiterrorist center in the Security Service of Ukraine held by funds expected a separate line in the State Budget of Ukraine.

**Article 8. Interaction of actors who are directly engaged in fighting terrorism**

Subjects who under this Law directly to the fight against terrorism must:

1) cooperate to stop criminal activities of persons involved in terrorism, including international financing, support or commit terrorist acts and crimes committed with a terrorist purpose;

2) to exchange information regarding:

   - possession or occupation of the threat of terrorist groups (terrorist organizations) weapons, explosives, other means of mass destruction;

   - crossing the state border of Ukraine by its citizens, foreigners and stateless persons to commit terrorist acts;

   - detected in passenger travel documents, which are entitled to travel in vehicles long distance and international communications, with signs of forgery;
Use chyzahrozvykorystannyaterorystamy, terrorist groups or terrorist organizations, communication and communication technologies;

3) promote the effective border control, control the issuance of documents, identification and travel documents to prevent counterfeiting, forgery or misuse;

4) to prevent action or movement of terrorists, terrorist groups or terrorist organizations and individuals suspected of committing terrorist acts and involvement in international terrorist groups or organizations;

5) prevent the attempts of foreigners, for which there is evidence of their involvement in international terrorist groups or organizations, to transit through Ukraine.

Article 9. Promoting the bodies that carry out terrorism

Government of Ukraine, orhanymistsevooho government, public associations, organizations and their officials are obliged to assist agencies engaged in counter-terrorism, report data that they have become known for terrorist activity or any other circumstances, information about which may help to prevent, detect and deter terrorist activity and minimize its consequences.

Section III

Counter-Terrorism OF OPERATION

Article 10. Terms of the antiterrorist operation

Anti-terrorist operation is performed only if there is a real threat to life and security of citizens, public interest or the state if this threat by other means is impossible.

Article 11. The decision to conduct anti-terrorist operation

The decision to conduct antiterrorist operations adopted depending on the degree of public danger of terrorist attack at the head of the Antiterrorist Center.

Security Service of Ukraine written permission of the President of the Security Service of Ukraine, or head of a coordination group of appropriate regional authority of the Security Service of Ukraine written permission of the head of the Antiterrorist Center of the Security Service of Ukraine agreed with the Chairman of the Security Service of Ukraine. The decision to conduct antiterrorist operations immediately informed the President of Ukraine.

Counter-Terrorism Center for Security Service of Ukraine anti-terrorist operation conducted in the case when:

terrorist attack threatens the loss of many people or other grave consequences, or if it is committed while in several regions, districts or cities;
situation associated with the commission or threat of committing a terrorist act, is uncertain about the causes and circumstances of its origin and further development;

commit a terrorist act involving international interests of Ukraine and its relations with foreign states;

Response to commit acts of terrorist attack symptoms to the competence of the various law enforcement and other authorities;

It is obvious impossibility prevent or stop a terrorist act by the police and local authorities a separate region.

In other cases, anti-terrorist operation carried out in consultation with the Head of the Antiterrorist Center of the Security Service of Ukraine as an independent group of co-ordination of appropriate regional authority of the Security Service of Ukraine or the executive authority according to their competence.

**Article 12. Office of the antiterrorist operation**

For direct management of specific anti-terrorist operation and management forces and means involved in the implementation of anti-terrorism measures, forming operational headquarters, led by the head of the Antiterrorist Center of the Security Service of Ukraine (Coordination Group for the appropriate regional authority of the Security Service of Ukraine) or the person who replaces him.

The order of the operational headquarters of the antiterrorist operation management based on the provisions of it, approved by the Cabinet of Ministers of Ukraine.

Head of Operations defines the limits of the district headquarters of the antiterrorist operation, decide on the use of forces and means involved in its conduct, and if necessary if statutory grounds introduced the National Security and Defense Council of Ukraine proposals on a state of emergency in Ukraine or in its particular areas.

Interference in the operational management of the counterterrorist operation of any person, regardless of the position is not allowed.

Legitimate demands of participants antiterrorist operation is mandatory for citizens and officials.

**Article 13. Forces and means involved in conducting anti-terrorist operation**

In a counter-terrorist operation using capabilities (manpower, personnel, weapons and special vehicles, communications and other logistical) of the subjects against terrorism, as well as enterprises, institutions and organizations involved in participation in the antiterrorist operation in the order determined by

Regulations referred to in Article 12 of this Law.
Payment of expenses and damages arising in connection with the conduct of antiterrorist operations carried out in accordance with law.

Law enforcement personnel, military personnel and others involved in counter-terrorism operations at the time of its subordinate leader operational headquarters.

**Article 14. Working in the area of counter-terrorist operations**

In the area of counter-terrorist operation at the time of its implementation can be established a special procedure, in particular organized patrol security service and exposed environment.

Staying in the area of counter-terrorist operations people who are not involved in its conduct, is allowed with the permission of the head of the operations staff.

In consultation with the management of enterprises, institutions and organizations that are in the area of counter-terrorist operations, their work during its implementation may be suspended partially or completely. Relevant specialists of enterprises, institutions and organizations to conduct anti-terrorist operations may in due course, with their consent, involved the implementation of individual orders.

**Article 15. Rights of persons in the area of counter-terrorist operations**

In the area of counter-terrorist operations officials involved in the transaction have the right:

1) to apply under the legislation of Ukraine and special weapons facilities;

2) detain and deliver to the internal affairs of persons who have committed or commit violations or other actions that impede the implementation of the legal requirements of those engaged in anti-terrorist operations or actions related to unauthorized intrusion in the area of counter-terrorist operations and hindering its conduct;

3) check with citizens and officials documents, identification, and in the absence of documents - to detain them for identification;

4) exercise in the area of counter-terrorist operations personal care citizens review things when they are, vehicles and things that they carried;

5) temporarily restrict or prohibit the movement of vehicles and pedestrians on streets and roads to prevent vehicles, including vehicles of diplomatic missions and consular offices, and citizens in some areas of terrain and objects that bring people from several parts of the area and Objects vidbuksyrovuvaty vehicles;

6) enter (penetrate) into zhyli and other facilities on land owned by citizens during the terrorist act and stop at the prosecution of persons suspected of committing such an act, to the territory and premises of enterprises, institutions and organizations, check traffic means, if the delay can be a real threat to life or health;
7) use of official purposes means of communication and transport, including special, belonging to citizens (with their consent), enterprises, institutions and organizations, except vehicles of diplomatic, consular and other representative offices of foreign states and international organizations, to prevent a terrorist attack, harassment and detention of persons suspected of committing a terrorist act, or delivery people who need urgent medical assistance to medical institutions, as well as directions to the crime scene.

In the area of counter-terrorist operation contacts with the media manager perform operational headquarters or identified herself. Under this Article measures undertaken in compliance with applicable law and stopped immediately after the anti-terrorist operation.

**Article 16. Terms of negotiating with terrorists**

In the course of the antiterrorist operation in order to preserve life and health, wealth, deflection terrorists to renounce unlawful acts, charging them tight influence clarify stopping a terrorist act is allowed to negotiate with terrorists.

Keeping perehovorivdoruchayetsyaosobam specifically authorized by the head of the operations staff.

If the purpose of negotiating with terrorists can not be achieved because of their opposition to stop a terrorist act and a real threat to life and health remains, counter-terrorist operations supervisor has the right to decide on the destruction of terrorists (the terrorists).

In the case of obvious threats to commit to an object or person a terrorist act and the inability to eliminate this threat to other legitimate ways terrorists (terrorists) could (could) be on the orders of the head of operational headquarters disposed (disposed) without warning.

During the negotiations can not be considered as a condition for termination of a terrorist attack the issue of extradition of terrorists any persons, objects and substances that can directly be used for acts of terrorism technology.

**Article 17. Informing the public about a terrorist act**

Informing the public of committing a terrorist act carried out the head of the operations staff or persons authorized by him to the Communications.

Do not spread through the media or other means of information:

- reveals the special techniques and tactics of counter-terrorist operations;
- utrudnyty can conduct anti-terrorist operation and (or) a threat to life and health of hostages and other people who are in a specified area of operations or outside;
- aimed at promoting or justifying terrorism, contains statements of persons who resist or call for the resistance of the anti-terrorist operations;
contains information about objects and substances that can directly be used for acts of terrorism technology;

disclose personal data about the composition of special units and members of operational staff involved in conducting anti-terrorist operations, as well as those who facilitate the operation of this (without their consent).

**Article 18. Completion of the antiterrorist operation**

Anti-terrorist operation is considered completed if the attack stopped and eliminated the threat to life and health of hostages and other people who were in the area of its holding.

The decision to cease operations against terrorism adopted by the head of the operations staff to manage this transaction.

In a antyterorystchynoperatsiyikerivny operacional staff with relevant executive authorities and local governments organized to provide assistance to victims, identifies measures to eliminate and minimize the consequences of a terrorist act, organize their implementation.

**Section IV**

**Damage to**

**Terrorist act. Rehabilitation who have suffered from terrorist attack**

**Article 19. Damages caused by terrorist attack**

Damage to citizens of terrorist act conducted by the state budget of Ukraine in accordance with law and with the subsequent recovery of a sum of compensation to persons that suffered damage, in the manner prescribed by law.

Damage to the organization, enterprise or institution terrorist act is conducted in a manner determined by law.

**Article 20. Social rehabilitation of victims of terrorist act**

Social rehabilitation of victims of the terrorist act is performed in order to return them to normal life. Provided for such persons when necessary psychiatric, medical, vocational rehabilitation, legal aid and housing, and is their job.

Social rehabilitation of victims of terrorist act and the persons referred to in Article 21 of this Law, conducted by the state budget of Ukraine.

Arrangements for social rehabilitation of victims of terrorist act, determined by the Cabinet of Ministers of Ukraine.
Section V

LEGAL AND SOCIAL PROTECTION OF PERSONS INVOLVED IN FIGHTING TERRORISM

Article 21. Persons who are subject to legal and social protection

Persons involved in the fight against terrorism under the protection of the state. Legal and social protection are:

1) soldiers, workers and employees of central and local executive bodies, which are (were) involved in anti-terrorist operations;

2) persons on a permanent or temporary help agencies that carry out terrorism, in preventing, detecting, combating terrorism and minimizing its consequences;

3) family members of persons referred to in paragraphs 1 and 2 of this Part if the need for their protection due to the participation of these persons in the fight against terrorism.

Social protection of persons involved in terrorism, carried out in the manner determined by law.

If the person who took part in the fight against terrorism, was killed during counter-terrorist operation, family members and persons who were dependent on her paid by the state budget of Ukraine, one-time allowance of twenty living wage replacement costs burial of the deceased, appointed by the pension in connection with the survivors, as well as continuing benefits, which was dead on housing, payment of utility services, etc..

If the person who took part in the fight against terrorism has become disabled due to injuries obtained during counter-terrorist operations, the person at the expense of the State Budget of Ukraine paid a one-time allowance of ten minimum wage and pension assigned according to the laws of Ukraine.

If the person who took part in the fight against terrorism during the antiterrorist operation suffered injuries that are not caused disability, this person is paid a one-time allowance of five living.

Article 22. Exemption from liability for injury

If during the counterterrorist operation forced to harm life, health and property of terrorists, soldiers and others involved in counter-terrorist operations are exempt from liability for such damage under the laws of Ukraine.

Section VI

Responsibility for participation in terrorist activities
**Article 23. The responsibility of perpetrators of terrorist activity**

Those responsible for terrorist activities brought to justice in the manner required by law.

Consequential or resist lawful demands military officers involved in conducting anti-terrorist operation, improper interference in their legitimate activities entail liability provided by law.

**Article 24. Responsibility for organizing terrorist activities**

The organization responsible for committing a terrorist act and declared a terrorist by the court, subject to elimination, but due to her property confiscated.

In case of the Court of Ukraine, including in accordance with its international legal obligations of the organization (its departments, branches, representative offices) registered outside Ukraine, terrorism, the activities of this organization in Ukraine is forbidden, its Ukrainian branch (branch Office) under the court's decision eliminated, and appropriate his property and said the organization is now in Ukraine, konfiskuyutsya.

Statement of bringing organization responsible for terrorist activities be submitted to the court under the Prosecutor General of Ukraine, the Prosecutor of the Autonomous Republic of Crimea, oblasts, cities of Kyiv and Sevastopol in the manner prescribed by law.

**Article 25. Responsibility for the promotion of terrorist activities**

Managers and officials of enterprises, institutions and organizations and individuals who contributed to terrorist activities, including:

1) funded terrorists, terrorist groups (terrorist organizations);

2) provide or collect funds, directly or indirectly with the intention of using them to commit terrorist acts or terrorist crimes orientation;

3) conducted operations with funds and other financial assets:

   individuals who vchynyaly or attempted to commit terrorist acts or terrorist crimes orientation or participated in or contributed to them committing the commission;

   entities whose property is directly or indirectly owned or controlled by terrorists or those who promote terrorism;

   legal and natural persons acting on behalf or on the instructions of terrorists or persons who promote terrorism, including funds derived or obtained from the use of facilities owned, directly or indirectly owned or
controlled by persons who promote terrorism, or related entities and individuals;

4) provide funds, other financial assets or economic resources related services, directly or indirectly for the benefit of individuals who commit terrorist acts or facilitate or participate in committing them, or in the interests of legal persons whose property is directly or indirectly in property or under the control of terrorists or persons who promote terrorism, as well as legal and natural persons acting on behalf or on the instructions specified persons;

5) assisting individuals who participated in the commission of terrorist acts;

6) verbalized individuals to conduct terrorist activities, have contributed to the establishment of channels of supply of weapons to terrorists and the movement of terrorists across the state border of Ukraine;

7) hiding those who financed, planned, supported or vchynaly terrorist acts or terrorist crimes orientation;

8) used the territory of Ukraine for the preparation or perpetration of terrorist acts or terrorist crimes against the direction of other states or aliens - are responsible under the law.

Section VII

INTERNATIONAL COOPERATION OF UKRAINE IN THE FIELD OF COMBATING TERRORISM

Article 26. Principles of international cooperation in combating terrorism

Ukraine according to international agreements concluded by it cooperates in the fight against terrorism with foreign states and their law enforcement bodies and special services, as well as with international organizations engaged in combating international terrorism.

Guided by the interests of safety of individuals, society and state, Ukraine pursues in its territory of persons involved in terrorist activities, including in cases where terrorist acts or terrorist crimes or planned orientation were committed outside Ukraine, but without prejudice to Ukraine, and other cases stipulated by international agreements of Ukraine, ratified by the Verkhovna Rada of Ukraine.

Article 27. Providing information

Learn foreign country on matters related to combating international terrorism, Ukraine attaches under the request, keeping the requirements of the legislation of Ukraine and its international legal obligations. Such information can be provided without prior request of a foreign state if it
does not prejudice the conduct of pre-trial investigation or court proceedings and can assist the competent authorities of foreign countries in stopping the terrorist act.

Article 28. Participation in joint activities with foreign countries to combat terrorism

Ukraine according to international treaties, ratified by the Verkhovna Rada of Ukraine may take part in joint anti-terrorism measures by promoting a foreign country or interstate associations in the redeployment of troops (forces), special anti-terrorist units, transportation of arms or through their capabilities in compliance with the laws of Ukraine "About the order of units of the Armed Forces

Ukraine to other states "(1518-14) and on the admission procedure and conditions of the armed forces of other countries in the territory of Ukraine (1479-14).

Article 29. Issuance (extradition) persons who participated in terrorist activities

Participation of foreigners or stateless persons in Ukraine are not permanently residing in terrorist activity may be grounds for granting such persons to another state for criminal responsibility.

Issue referred to in the first paragraph of this article in order to prosecute and coercive acts of a foreign state, in accordance with the laws and obligations taken by Ukraine in connection with ratification of the European Convention on Extradition (995_033), 1957. the European Convention for the Suppression of Terrorism, 1977 and other international treaties, ratified by the Verkhovna Rada of Ukraine, as well as on the basis of reciprocity.

Chapter VIII

Control and supervision over legality IMPLEMENTATION COUNTER TERRORISM

Article 30. Monitoring the implementation of counter-terrorism

Monitoring compliance with the law during the fight against terrorism by the Verkhovna Rada of Ukraine in the order determined by the Constitution of Ukraine (254k/96-VR).

Monitoring of subjects against terrorism by the President of Ukraine and the Cabinet of Ministers of Ukraine in the order determined by the Constitution and laws of Ukraine.

Article 31. Supervision of legality of counter-terrorism measures

Oversee compliance with legal authorities involved in anti-terrorist measures, is the Attorney General of Ukraine and authorized them to prosecutors in the order determined by the laws of Ukraine.

Section IX
MISCELLANEOUS

1. This Law shall come into force after its official publication.

2. Cabinet of Ministers of Ukraine within three months from the date of enactment of this Act:

   - adopt regulations stipulated in this Law;
   - bring regulations into conformity with this Law;
   - provide revision and cancellation by ministries and other central executive authorities of their normative and legal acts that contradict this Law.

President of Ukraine Leonid Kuchma

Kyiv, March 20, 2003

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