

## TABLE OF CONTENTS

The Author Group	9
Introductory Remarks	29
Abbrev	33
Federal Law «On the Procedure for Making Foreign Investments in Business Entities of Strategic Importance for the National Defense and State Security of the Russian Federation»	
Article 1. Objectives of the Federal Law	39
Article 2. Relations Governed by the Federal Law and its Scope	53
Article 3. Basic Concepts of the Federal Law	99
Article 4. Conditions of Transactions or Other Actions that Establish Control of Foreign Investors or a Group of Persons over the Business Entities of Strategic Importance and of Some Transactions of Acquiring the Assets of such Business Entities	120
Article 5. Attributes of Control over a Business Entity of Strategic Importance	130
Article 6. Business Activities of Strategic Importance for the National Defense and State Security	145
Article 7. Transactions and Other Actions Covered by the Federal Law	248
Article 8. The Procedure for Filing the Application for Preliminary Approval of Transactions and Approval of Establishing Control	277

Article 9. The Procedure for Considering Applications by the Authorized Body	314
Article 10. The Procedure for Inspection of the Business Entities of Strategic Importance	322
Article 11. Processing of the Applications by the Commission	339
Article 12. The Procedure for Preliminary Approval of the Transactions or Approval of Establishing Control by the Commission, Given the Agreement with the Petitioner on Fulfillment of Certain Obligations, and for Issuance of the Decision by the Authorized Body	346
Article 13. Rights and Responsibilities of the Authorized Body and the Operational Units of the Federal Security Service	356
Article 14. Notification of Transactions with the Shares (Stock) of the Business Entities of Strategic Importance Other Actions Covered by the Federal Law	369
Article 15. The Legal Consequences of Violating the Requirements of the Federal Law	375
Article 16. The Effectiveness of the Federal Law in Time	401
Article 17. The Entry into Force of the Federal Law	408
Adjunct. Administrative Offences Code of the Russian Federation	
Article 19.8.2 of the Code of Administrative Offences. Non-submission of the Applications, Notifications (Information), Data to the Authorized Body	411

## ANNOTATION

The scientific practical commentary to the Federal Law “On the Procedure for Making Foreign Investments in Business Entities of Strategic Importance for the National Defense and State Security of the Russian Federation” is elaborated by the leading specialists of the FAS Russia and well-known lawyers specializing in antimonopoly law and regulation of foreign investments.

It covers the latest amendments and focuses on the profound issues that arise from the application of the law.

The Commentary will be of use to the practicing lawyers, merger & acquisition specialists, researchers and professors of law and economics, students and graduate students.

The content of the Federal Law No. 57-FZ dated 29 April 2008 “On the Procedure for Making Foreign Investments in Business Entities of Strategic Importance for the National Defense and State Security of the Russian Federation” is relevant up to 1 October 2018.



УЧЕБНО-МЕТОДИЧЕСКИЙ  
ЦЕНТР ФАС РОССИИ  
ФИЛИАЛ Г. МОСКВА

# AMZBOOKS.RU

СПЕЦИАЛИЗИРОВАННЫЙ ИНТЕРНЕТ-МАГАЗИН  
ИЗДАНИЙ ПО КОНКУРЕНТНОМУ ПРАВУ  
И АНТИМОНОПОЛЬНОЙ ПОЛИТИКЕ, РАЗВИТИЮ  
КОНКУРЕНЦИИ.

## ПРЕИМУЩЕСТВА:

- ПРЯМЫЕ ПОСТАВКИ ОТ ИЗДАТЕЛЬСТВ
- УНИКАЛЬНЫЙ АССОРТИМЕНТ
- ОПЕРАТИВНАЯ ДОСТАВКА
- ИЗДАНИЯ ФИЛИАЛА УМЦ ФАС РОССИИ/Г. МОСКВА/

<https://amzbooks.ru>

ОТВЕТСТВЕННОСТЬ  
ОРГАНОВ ВЛАСТИ  
И ИХ ДОЛЖНОСТНЫХ ЛИЦ  
В СФЕРЕ ЗАЩИТЫ  
КОНКУРЕНЦИИ:  
МОНОГРАФИЯ



ПОСЛАТЕЛЬНЫЙ КОММЕНТАРИЙ  
© ИЗДАТЕЛЬСТВО ФАС  
© КОПИРОВАНИЕ ЗАПРЕЩЕНО

СОЮЗ ПРАКТИКИ, НАУКИ И ОБРАЗОВАНИЯ!