The *Saeima* 1 has adopted and

the President has proclaimed the following law:

**On Alienation of Immovable Properties for Public Needs**

**Section 1.** The following immovable properties shall be alienated for public needs (reconstruction of the intersection between Brīvības gatve and Juglas iela):

1) the immovable property in Riga at Brīvības gatve 413-601 (cadastre No. 0100 911 6786, registered with the Riga City Division of Land Register under No. 18982 601) which consists of non-residential premise No. 601, 4200/53100 undivided shares of the joint property of the multi-apartment house, including structures that are functionally linked to the house – shed under building No. 3; shed under building No. 4;

2) the immovable property in Riga at Brīvības gatve 413-602 (cadastre No. 0100 910 6474, registered with the Riga City Division of Land Register under No. 18982 602) which consists of non-residential premise No. 602 and the undivided share of the joint property of the non-residential premise No. 602 of the multi-apartment house that has been clarified in the decision No. 1702 of the Riga local government Residential Building Privatization Commission of 23 September 2005.

**Section 2.** The immovable properties referred to in Section 1 of this Law shall be alienated in accordance with the procedures specified in the law On Compulsory Alienation of Immovable Properties for State or Public Needs.

**Section 3.** The Riga City Council shall register the immovable properties referred to in Section 1 of this Law in the Land Register on behalf of the Riga local government in accordance with the procedures laid down in laws and regulations.

The Law shall come into force on the day following its proclamation.

This Law has been adopted by the *Saeima* on 10 July 2008.

President V. Zatlers

Riga, 24 July 2008