CENTRAL INTELLIGENCE AGENCY WASHINGTON, D.C. 20505

13 November 1981

MEMORANDUM FOR: The Director of Central Intelligence FROM : John H. Stein Deputy Director for Operations

SUBJECT

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Report

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COUNTRY Poland

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> Militarization of Civil Units and Augmentation of the Armed Forces

SUBJECT

SOURCE Documentary

Summary:

This report is a translation of a Polish National Defense Committee Bulletin, classified SECRET, with the texts of two resolutions and a proclamation concerning militarization of elements of the national economy and revision of a resolution on responsibilities of local state administrative organs and work establishments in the event of an immediate need to augment the Polish Armed Forces.

End of Summary

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NATIONAL DEFENSE COMMITTEE BULLETIN

WARSAW, 24 July 1981

CONTENTS:

RESOLUTIONS

Item 172 - No 04/81 of the National Defense Committee of 13 June 1981 on Militarization.

Item 173 - No 05/81 of the National Defense Committee of 19 June 1981 Regarding Revision of a Resolution on Responsibilities of Local Organs of State Administration and Certain Work Establishments in Connection With the Need for Immediate Augmentation of the Armed Forces.

PROCLAMATION

Item 174 - of the Secretary of the National Defense Committee of 1 July 1981 Regarding Publication of a Uniform Text of Resolution No 06/69 of the National Defense Committee of 30 Oct 1969 on Responsibilities of Local Organs of State Administration and Certain Work Establishments in Connection With a Need for Immediate Augmentation of the Armed Forces.

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172 RESOLUTION NO 04/81 of 19 June 1981

on Militarization

On the basis of subsection 2 of article 5, subsection 1 of article 183, subsection 4 of article 184, article 130, subsection 2 of article 134, and subsection 2 of article 136 of the resolution of 21 Nov 1961 regarding the universal obligation to defend the Polish Peoples Republic (Official Gazette [Dziennik Ustaw], 1979, no 18, item 111), the National Defense Committee resolves the following:

Chapter 1

General Rules

1.1. In the event of an announcement of mobilization, as well as during the time martial law is in effect, and during wartime, unless the Council of State decides otherwise on introducing this state, organizational sections and units of state administration and the national economy, as well as other specially established organizational units, including those for the use of the military, hereafter called "militarized units," all of which are specified in attachments no 1 and 2, are subject to militarization.

1.2. Militarized units referred to in subsection 1, until the time of announcement of mobilization, introduction of martial law. or outbreak of war, are units slated for militarization.

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2.1. Unless otherwise stated in the provisions of the resolution units slated for militarization are subordinated to ministers or provincial governors, according to the subordination of organizational units on the basis of which they are formed.

2.2. The ministers and provincial governors may transfer authority arising from the subordination referred to in subsection 1 to organs or heads of organizational units which are subordinated to them.

2.3. Provisions of the resolution which apply to:

- the minister--also apply to the head of the central office, central board of cooperative union, director of state institutions not subordinate to the chief state administrative body, and Chairman of the Aeroclub of the Polish Peoples Republic;
- 2) the provincial governor--also apply to the president of a city with provincial status.

3.1. The total personnel quotas of units specified in attachment no 1 are to be stated in that attachment.

3.2. Personnel quotas for individual units slated for militarization are set by ministers and provincial governors on the basis of wartime personnel strength within the total quotas cited in subsection 1.

3.3. The Chairman of the National Defense Committee, on a proposal of the Minister of National Defense which is submitted on the basis of proposals of ministers and provincial governors, may revise the personnel quota cited in subsection 1 in cases where this is justified by defense and organizational needs of units slated for militarization.

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3.4. The Minister of National Defense, in consultation with appropriate ministers or provincial governors, or at their suggestion, may revise the personnel quota (subsection 1) by up to 15 percent in cases where this is justified by organizational needs.

4.1. The number and organizational structure of units slated for militarization specified in attachment no 1 is set in a directive by ministers and provincial governors.

4.2. The organizational structure of units slated for militarization specified in attachment 1, and their subordination as well as wartime personnel strength, are defined in organizational documents hereinafter called "TOE."

4.3. The organization and personnel strength of units slated for militarization specified in attachment no 2 is set in documents dealing with the establishment and organizational structure of these units, and issued in accordance with binding regulations.

4.4. The TOE of units slated for militarization, which are formed in accordance with decisions of organs specified in the attachments, and principles of organizational and mobilizational work connected with forming these units, are set by a minister or provincial governor responsible for forming these units, in consultation with the specified organs.

4.5. In particularly justified cases the TOE of units slated for militarization may include military slots which will be filled by servicemen from active military service in accordance with rules specified by the Minister of National Defense.

4.6. The number of military slots referred to in subsection 5, as well as the TOE of units specified in attachment no 3 which are subject to assignment to the armed forces for a specific period of time or to perform specific tasks, are set in consultation with the Chief of General Staff of the Polish Armed Forces.

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5.1. A unit slated for militarization and a militarized unit are headed by an executive officer.

5.2. The manager of a work establishment is the executive officer of a unit slated for militarization and militarized unit specified in attachment no 2.

5.3. Executive officers of units specified in attachments no 1 and 3 are appointed by ministers or provincial governors.

5.4. Ministers and provincial governors may authorize organs subordinate to them to appoint executive officers of units.

6.1. Tasks and rules of action of units slated for militarization and militarized units, including those within the scope of civil defense, are set in rules and regulations of these units or in other regulations issued by the minister or organs authorized by him or by a provincial governor.

6.2. In addition, these rules and regulations should specifically define:

- duties and authority of executive officers of organizational units on the basis of which units slated for militarization are formed;
- 2) duties and authority of persons named to executive positions in units slated for militarization;
- rules for designating and granting organizational and mobilizational allocations to units slated for militarization;

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 detailed rules and methods of callup for exercises in units slated for militarization;

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- duties of persons called up for exercises in units slated for militarization;
- 6) procedures and duration of exercises;
- 7) detailed duties and rights of persons called up for service in militarized units;
- 8) rules of duty in militarized units;
- detailed rules and methods of release from duty in militarized units;
- 10) period of work (service) in militarized units;
- 11) rules of wearing uniforms and special insignia in militarized units;
- 12) criminal liability during training in a unit slated for militarization or while on duty in a militarized unit.

6.3. The executive officer of a unit slated for militarization, on the basis of a decision of a minister or provincial governor, establishes a plan for forming this unit at the time national defense readiness is being increased.

6.4. Rules and regulations of units specified in attachment no 3, which are subject to assignment to the armed forces for a specific period or to perform specific tasks, are set in consultation with the Chief of General Staff of the Polish Armed Forces.

Chapter 2

Units Slated for Militarization

7.1. Units slated for militarization are divided into units to which organizational and mobilizational assignments are made (units listed in attachment no 1), and units to which assignments are not made (units listed in attachment no 2).

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7.2. The Minister of National Defense, at the request of a minister or provincial governor, may order that organizational and mobilizational assignments be made also to units slated for militarization listed in attachment no 2.

8. Organizational and mobilizational assignments to units slated for mobilization are given to reservists and persons who are not subject to military duty, men up to 60 years of age, women--to 55 years.

9.1. Persons employed in organizational units slated for militarization are given organizational and mobilizational assignments by the executive officers of these units.

9.2. In regard to categories of reservists defined by the Minister of National Defense, who are employed by organizational units slated for militarization, organizational and mobilizational assignments are given upon previous consultation on proposals in this matter with appropriate military replacement commandants, according to place of permanent residence of those servicemen who are to receive assignments; this does not pertain to units which are subordinated to the Ministers of National Defense, Internal Affairs, and Justice.

9.3. Persons other than those named in subsection 1 are given organizational and mobilizational assignments by appropriate military replacement commandants, according to the place of permanent residence of these persons, on the proposal of an organ specified by a minister or provincial governor, depending on subordination of the units slated for militarization.

9.4. The executive officers of units slated for militarization issue "cards of assignment to unit slated for militarization" to persons who were given organizational and mobilizational assignments.

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9.5. At the time the cards of assignment to units slated for militarization are issued the executive officers of these units inform the persons concerned of their duties stemming from organizational and mobilizational assignments and their rights in the event they are called to duty or for exercises.

10.1. Instances justified by the need to conduct exercises, organizational and mobilizational assignments to units slated for militarization specified in attachment no 2 for persons employed in these units may be issued for the duration of the exercise in the form of a list approved by the executive officer of the unit slated for militarization.

10.2. Executive officers of units slated for militarization are obligated to inform the persons named on the list of the fact that they have been given organizational and mobilizational assignments to units slated for militarization. The persons concerned certify by signature that they were so informed. The provision in subsection 5 of section 9 is applied accordingly.

11. The Minister of National Defense defines detailed rules and methods of:

- organizational and mobilizational assignments to units slated for militarization, categories of persons whose assignments require approval of the appropriate military replacement commandant, example of an assignment card to a unit slated for militarization, and collective name list as well as rules and methods of issuing, recording, voiding, and revoking assignment cards;
- 2) establishing unit code designations and keeping records of units slated for militarization.

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12.1. Persons who have been given organizational and mobilizational assignments may be called up for exercises in units slated for militarization during their free time for a total of 15 days in a calendar year, including no more than 5 legal holidays.



12.2. On the basis of a decision by an appropriate minister or provincial governor, exercises in organizational units subordinated to them may be held during working hours, provided these exercises are connected with combatting natural disasters or eliminating their effects.

13. Persons holding organizational and mobilizational assignments to units slated for militarization which are subordinate to the Ministers of National Defense, Internal Affairs, and Justice, and assignments to units formed by other ministers which are subject to being assigned to the armed forces for a specific period or to perform specific tasks, as well as contamination analysis, public warning, alert, and rescue centers specified in attachments no 1 and 3, may be called, in addition to the exercises referred to in section 12 subsection 1, to exercises on the scale of those scheduled for military reservists.

14. The number of persons who may be called up for exercises described in section 13 is set annually by the National Defense Committee on the proposal of the Minister of National Defense which is based on requirements of concerned organs.

15.1. Exercises during free time in units slated for militarization are ordered by organs to which the units are subordinated, within the framework of annual exercises or under appropriate emergency requirements established by ministers or provincial governors.

15.2. Exercises referred to in subsection 1 may also be ordered by the Minister of National Defense in consultation with an appropriate minister or provincial governor.

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16.1. Exercises in subordinate units slated for militarization which are on the scale of those scheduled for military reservists are ordered, within assigned quotas (section 14) and annual exercise plans, by Ministers of National Defense, Internal Affairs, and Justice, ministers who are forming units which are subject to being assigned to the armed forces for a specific period or to perform specific tasks or organs authorized by them, as well as appropriate organs in charge of contamination analysis, public warning, alert, and reserve centers.

16.2. Annual exercise plans referred to in subsection 1 require the approval of the Chief of General Staff of the Polish Armed Forces.

16.3. In situations which are particularly grave from the standpoint of national defense, security, and public order, the Ministers of National Defense and Internal Affairs may order exercises in units slated for militarization on the scale specified in subsection 1, outside the annual exercise plan referred to in subsection 1; the Minister of Internal Affairs orders exercises after consulting with the Minister of National Defense.

17. Persons holding organizational and mobilizational assignments to units slated for militarization specified in attachments no 1 and 2, with the exception of those listed in section 13, in situations which are particularly grave from the standpoint of national defense, security, and public order, may be called for exercises on the scale of these scheduled for military reservists, referred to in section 12 subsection 1, on the basis of a decision of the Chairman of the National Defense Committee or, on his authorization, on the order of an appropriate minister or provincial governor in relation to their subordinate units. Provisions of section 10 are applied as appropriate.

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18.1. The organization of exercises is established by the organ which orders them.

18.2. Persons participating in exercises in units slated for militarization, who are housed in barracks, are entitled to gratis full meals provided by the organ specified in subsection 1, in accordance with provisions set by the Council of Ministers regarding benefits for participants in defense training.

19.1. Persons holding organizational and mobilizational assignments to units slated for militarization are called up for exercises by executive officers of units to which these assignments were made.

19.2. The callup for exercises is made by way of individual summons issued by organs referred to in subsection 1, collective name lists or announcements or other customary methods accepted in a given work establishment.

19.3. The summons to exercises should be delivered (announced) at least 7 days prior to the day of reporting for the exercises.

19.4. In especially justified instances, as well as for training purposes, the summons to exercises may be delivered (announced) outside the deadline cited in subsection 3.

19.5. The Minister of National Defense defines detailed rules and methods of summons to exercises which are organized on the scale of exercises scheduled for military reservists specified in sections 13 and 17.

20.1. Units slated for militarization provide training in practical performance of tasks outlined in the rules and regulations of these units, and principles and methods of service in militarized units.

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20.2. The training referred to in subsection 1 is conducted within the framework of exercises organized by units slated for militarization or organizational units of state administration and the national economy which form units slated for militarization.

20.3. Training programs are established by organs in charge of units slated for militarization.

20.4. Training programs for units which are subject to being assigned to the armed forces for a specific period or to perform specific tasks are established in consultation with the Chief of the General Staff of the Polish Armed Forces.

20.5. Training programs for contamination analysis, public warning, alert, and rescue centers are established according to guidelines from the Chief of National Civil Defense.

21.1. Units slated for militarization are provided with machines, technical facilities, and equipment, as well as materials which are:

- found in an organizational unit acting as a base for forming, or cooperating in forming, units slated for militarization, and used for current activities;
- 2) found in reserve supplies designated for these units;
- 3) supplied by immediate and short term deliveries according to decisions of interested ministers.

21.2. Units slated for militarization are also provided with the necessary types and amounts of technical military equipment and other special means, and materials which are not scheduled for current use of the organizational units serving as a base for forming, or cooperating in forming [units].

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21.3. Tables and standards of allowances [normy naleznosci] for subordinate units slated for militarization are set by ministers and provincial governors or by organs authorized by them. The provision in section 4 subsection 4 is applied as appropriate.

21.4. Tables and standards of allowances for units slated for militarization which are subject to being assigned to the armed forces for a specific period or to perform specific tasks, and for remaining units only in the area of technical military equipment, are set in consultation with a military organ authorized by the Minister of National Defense.

21.5. Units slated for militarization are equipped with transport means, machines, and facilities according to rules stated in regulations on the transfer of these means, machines, and facilities for national defense needs.

22.1. Military equipment of the type and in the amount prescribed in the tables and standards of allowances for units slated for militarization are provided, against payment, by military organs.

22.2. The Minister of National Defense defines general principles and methods of planning the supply of units slated for militarization with technical military equipment, as well as rules for ordering, receiving, storing, preserving, and repairing this equipment.

22.3. Detailed rules for storing, using, operating, repairing, rotating, recording, and listing technical military equipment are defined by ministers and provincial governors or organs designated by them, in accordance with directives of the Minister of National Defense or an organ authorized by him.

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23. Units slated for militarization are provided with the types and amount of technical military equipment (section 21 subsection 2) which figure in tables and standards of allowances by organs in charge of these units.

24.1. Expenditures connected with supplying units slated for militarization with machines, technical facilities, and equipment, as well as materials referred to in section 21, subsection 1, are covered according to general rules under binding regulations.

24.2. Expenditures connected with:

- 1) supplying units slated for militarization with equipment, means, and materials referred to in section 21 subsection 2;
- 2) free meals referred to in section 18 subsection 2, as well as training and exercises, are financed by budgetary means under defense expenditure quotas, in a manner specified by the Minister of Finance for financing defense requirements of the national economy.

24.3. Persons who are called up for exercises in units slated for militarization and released from these exercises travel by state transport means according to regulations for official travel (delegations).*

In connection with this regulation, directive no 3/71 of the Minister of Transportation, dated 30 January 1971, regarding travel of persons called up for exercises in units slated for militarization and released from these exercises is no longer valid (National Defense Committee Bulletin no 7-A, item 34).

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Chapter 3

Militarized Units

25. In the event that mobilization is announced and during the time martial law is in force, unless the Council of State decides otherwise on introducing this state, and also during wartime, units slated for militarization specified in attachments no 1 and 2 become militarized units.

26.1. Militarized units specified in attachment no 3, in accordance with provisions contained in that attachment, are subject to being assigned or subordinated as appropriate to the armed forces, Minister of Internal Affairs, and Chief of National Defense.

26.2. The chairman of the National Defense Committee may order, on the proposal of the Minister of National Defense, assignment of militarized units, other than those specified in subsection 1, to the armed forces for a specific period or to perform specific tasks.

26.3. The Minister of National Defense defines the rules and methods of subordination to military commanders of militarized units assigned to the armed forces for a specific period or to perform specific tasks.

26.4. In urgent situations and where a decision, referred to in subsection 2, of the Chairman of the National Defense Committee cannot be obtained within the required period of time, militarized units may be assigned to the armed forces on the basis of a decision of the Minister of National Defense.

26.5. Disciplinary matters pertaining to persons who are on duty in militarized units referred to in subsections 1, 2, and 4 are handled by military commanders to whom these units were subordinated.

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27.1. Militarized units which are subordinated to ministers or provincial governors may be assigned to or placed under the authority of other ministers or provincial governors, or chiefs of civil defense, permanently or for a specific period of time, by a decision of the Chairman of the National Defense Committee.

27.2. The assignment of a militarized unit signifies its transfer to the authority of another minister or provincial governor, and acceptance of responsibility to supply it, with the exception of specialized equipment, by the organ to which it is assigned.

27.3. Subordination of a militarized unit means submitting it to the authority of another minister, provincial governor, or chief of civil defense in performance of tasks for which it was formed; the subordinated unit still remains in the supply system of the previous minister or provincial governor in charge.

28.1. The following persons serve in militarized units:

- persons who were given organizational and mobilizational assignments to these units before they were militarized (to units slated for militarization);
- persons employed in the militarized units who were not given organizational and mobilizational assignments previous to militarization of these units;
- 3) other persons who were given organizational mobilizational assignments.

28.2. Persons referred to in subsection 1, item 3 are given organizational and mobilizational assignments by executive officers of the organs of state administration at the primary level.

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29.1. Persons referred to in Section 28, subsection 1, item 3, who were given organizational and mobilizational assignments to militarized units, are issued assignment cards to militarized units by executive officers of these units.

29.2. Persons who have been given organizational and mobilizational assignments to militarized units are required to report for duty in these units on the date and at the place specified in the assignment card.

29.3. The provision contained in section 11, item 1 is applied in granting organizational and mobilizational assignments to militarized units, in examples of assignment cards, as well as in issuing, recording, voiding, and revoking these cards.

30.1. Persons on duty in militarized units who are housed in barracks are entitled to free full meals. These persons are not entitled to supplies provided for in regulations on supplying food articles to the public.

30.2. Persons on duty in militarized units who are not housed in barracks and who perform work which is especially hazardous to health or under difficult conditions may be given free meals as needed, based on a decision of the unit executive officer.

30.3. Meals are provided by executive officers of militarized units according to directions from appropriate ministers or provincial governors.

30.4. Provisions in subsections 1-3 do not apply to persons who are on duty in militarized units subordinated to the Ministers of National Defense, Internal Affairs, and Justice. Rules and standards of food service for persons in these units are defined in separate regulations issued by these ministers.

31.1. Persons on duty in militarized units who perform official duties outside the place of their permanent residence receive one free meal per day or an appropriate food ration, regardless of supplies provided for in regulations on supplying food articles to the public.

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31.2. Meals are served by closed food establishments on the basis of coupons issued by executive officers of militarized units.

32. The Minister of Domestic Trade and Services defines the rules of food service for persons on duty in militarized units, as well as:

- in consultation with the Minister of Health and Social Welfare--standards of food service;
- 2) in consultation with the Minister of Finance--budgetary standards for all-day food service;
- 3) type of coupon entitling to meals served by closed food establishments.

33. Persons on duty in militarized units are released from duty by executive officers of these units.

34. In regard to persons who are called to duty in militarized units, while they are on active duty and when released from it, provisions in section 24, subsection 3 apply as appropriate.

35.1. Regarding provision and supply of militarized units with nonexpendable and other means, as well as technical military equipment, and defining the rules for managing this equipment, provisions in sections 21-23 apply.

35.2. Rules for providing militarized units with transport means, machines, and equipment are defined by regulations on transfer of these means, machines, and equipment for national defense needs.

35.3. Rules for equipping and supplying militarized units assigned to the armed forces, including persons serving in these units, are defined by the Minister of National Defense in consultation with the ministers concerned.

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36. Rules for financing activities of militarized units are defined in separate regulations.

Chapter 4

Interim and Final Regulations

37.1. Inspection of preparation and formation of units slated for militarization is conducted by organs designated by ministers or provincial governors.

37.2. In regard to units which are subject to being assigned to the armed forces for a specific period or to perform specific tasks (attachment no 3) inspection is conducted also by military organs designated by the Minister of National Defense, and in regard to contamination analysis, public warning, alert, and reserve centers--by organs designated by the Chief of National Civil Defense.

37.3. In regard to units subordinated to the Minister of Internal Affairs inspection is conducted also by organs designated by this minister.

37.4. Rules for conducting inspection:

- 1) by military organs--are set by the Minister of National Defense in consultation with the concerned ministers;
- 2) by organs of the Ministry of Internal Affairs--are set by the Minister of Internal Affairs;
- of centers referred to in subsection 2--are set by the Chief of National Defense in consultation with the organs in charge of those centers.

38.1. The Chairman of the National Defense Committee may issue the necessary directives and guidelines on matters regularized in this resolution.

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38.2. The Deputy Chairman of the National Defense Committee for Political and Defense Matters sets the rules for conducting political activities in units slated for militarization and militarized units.

38.3. The Minister of National Defense may make changes, by directive, in attachments to the resolution resulting from organizational changes introduced in the structure of organs of state administration and the national economy.

39. Ministers and provincial governors are obligated to:

- 1) prepare newly established units slated for militarization which are specified in attachment no 1;
- 2) issue an executive order on the resolution within 6 months from the day the resolution becomes effective.

40.1. Resolution No 02/70 of the National Defense Committee of 24 March 1970 on militarization (National Defense Committee Bulletin No 20-A, item 108, and No 24-A, item 122) is no longer valid.

40.2. Units which have been by now slated for militarization but are not covered by the provisions of this resolution, but which may be designated for carrying out civil defense missions, are subject to being converted to civil defense formations, according to rules and times set by the Chief of National Civil Defense.

40.3. Until such time as an executive order based on this resolution is issued, present orders, with such changes as result from this resolution, are in force.

41. The resolution becomes effective on the day of enactment.

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Chairman of the National Defense Committee Wojciech JARUZELSKI General of the Army

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Attachment No 1 to Resolution No 04/81 of the National Defense Committee of 19 June 1981

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LIST

of Existing and Newly Formed Organizational Units Which Are Given Organizational and Mobilizational Assignments During Peacetime, and Total Personnel Quotas of These Units Following Their Militarization

Organ Responsible for Unit Slated for Militarization	Name of Unit Slated for Militarization	Personnel Quota*	Comments
1	2	3	4
1 Minister of Mining and Power Industry	 Gas producing equipment reconstruction units Petroleum and natural gas recovery units Electric power network reconstruction units Civil Defense Central Contamination Analysis Center 		According to decision of Chief of National Civil Defense in consul- tation with Minister of Health and Social Welfare and Minister of Chemical and Light Industry
	5. Electric power plant reconstruction units		
2. Minister of Metallurgy and Engineering Industry	Technical recovery units		
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1 17. Provincial governors and their subordinate local organs of state administra- tion at the primary level	2 1. Provincial contamination analysis centers 2. Regional contamination analysis centers 3. District contamination analysis centers 4. Provincial public warning, alert, and rescue centers 5. City public warning, alert, and rescue centers	3	4 According to decisions of the Chief of National Civil Defense
	6. Provincial and regional fire department HQ and organizational units of professional fire brigades		According to decisions of the Minister of Internal Affairs
18. Appropriate ministers and directors of central offices	 Organizational indus- trial security units Professional work plant fire brigades 		According to decisions of the Minister of Internal Affairs

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Attachment No 2 to Resolution No 04/81 of the National Defense Committee of 19 June 1981

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LIST of Departments and Organizational Units Slated for Militarization Which Are Not Given Organizational and Mobilizational Assignments During Peacetime, and Total Employment Status in These Departments and Units Following Their Militarization Organ Responsible for Name of Department or Unit Employment Comments Department or Unit Slated for Militarization Status Slated for Militarization as of* 2 1 3 4 1. PEC-CPN Oil Storage 1. Minister of Chemical and Light Industry Tank Utilization Enterprise 2. PRZYJAZN-CPN [FRIEND-SHIP-CPN] Pipeline Utilization Enterprise 3. Chief power engineer department in work plants supplying armed forces and Ministry of Internal Affairs 4. Refineries, enterprises, and POL production and distribution plants 2. Minister of 1. Institute of Agriculture and Meteorology and Water Economy with subor-Food Economy dinate organizational units 2. Water Works Construction Enterprises on the VISTULA river except for ferry crossing units listed in attachment no 1 Contents of column 3 are not to be printed. They will be forwarded to interested parties separately. TS #818245 Copy #

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1	2	3	4	• · · •, •
Minister of Forestry and Timber Industry	 Lumber transport centers Lumber transport repair enterprises 			
Minister of Transportation	 Polish State Railroads Enterprise Central Civil Aviation Administration with subordinate organizational units, except for LOT Polish Airlines State Enterprise and Air Traffic and Commerical Airport Control listed in attachment no 1 Central Administration of Public Roads and subordinate organizational units Railroad Works Enterprise Association with grouped organizational units Railroad Rolling Stock Repair Shop Association with grouped organizational units Road and Bridge Construction Enterprise Association with grouped organizational units Inland Navigation Association with grouped organizational units Signal Equipment Plants PSK State Motor Transport Association with grouped organizational units of concentrated motor transport Automotive Technical Resources Association with grouped organizational units 			
. Minister of Communications	1. Polish Post, Telegraph, and Telephone State Enterprise			
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	 Communications Construction Association with subordinate units, except for wire communications reconstruction units listed in attachment no 1 Radio and Television Station Association with subordinate units except for radio communications reconstruction units listed in attachment no 1 Communications Motor Transport Association with subordinate units, except for motor transport forces and means assigned to wire and radio communications reconstruction units listed in attachment no 1 State Radio Inspection 	•	
6. Minister of Domestic Trade and Services	KONSUMY Restaurant Trade Enterprise with subordinate organizational units		According to decisions of Minister of Internal Affairs
7. Minister of Foreign Trade	BALTONA Foreign Trade Enterprises with subordinate organizational units		
8. Minister - Director of Office of Maritime Economy	 GDANSK-GDYNIA Port Complex with subordinate organi- zational units SZCZECIN Port Administration with SZCZECIN-SWINOUJSCIE Port Complex and its subordinate organizational units Polish Ship Salvage Enterprise Polish Ocean Lines Enterprise with subordinate organi- zational units Polish Sea Navigation Enterprise with subordinate organizational units 		

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	 6. Polish Baltic Navigation Enterprise with subordinate organizational units 7. Fish Industry Association with subordinate organi- zational units 		
). Minister of Materials Management	Departments of Main Administration of State Reserves		
10. Chairman of PRASA- KSIAZKA-RUCH Workers' Publishing Cooperative	PRASA-KSIAZKA-RUCH Central Military Distribution with subordinate organizational units		
ll. Chairman of Polish National Bank	 State Office for Printing of Securities State Mint 		
12. Ministers and central organs of cooperative associations which are in		According to status employ- ment	According to decisions of Chairman of Committee for Defense Industry of Council of Ministers
charge of special production plants (departments) and units of concentrated motor trans- port	2. Units of concentrated motor transport		According to decisions of Minister of Transportation
13. Provincial governors and their subor- dinate local organs of state admin- istration on	1. Sewage and water works 2. Urban transport systems		According to decisions of Minister of Local Economy and Environ- mental Protection
primary level	<u></u>	L	TS #818245 Cody #

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Comments: 1. Militarized units assigned to the armed forces for specific tasks remain in the supply system of the minister or provincial governor in charge.

2. Units listed in section D, points 1-46 become subordinated to Minister of Internal Affairs as reserve units at the disposal of the central office.

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173 RESOLUTION NO 05/81 OF THE NATIONAL DEFENSE COMMITTEE

19 June 1981

Regarding Revision of a Resolution on Responsibilities of Local Organs of State Administration and Certain Work Establishments in Connection with the Need for Immediate Augmentation of the Armed Forces

On the basis of article 216 of the law dated 21 November 1967, regarding the universal obligation to defend the Polish Peoples Republic (Official Gazette, 1979, no 18, item 111) the following is resolved:

1. In resolution no 06/69 of the National Defense Committee, dated 30 October 1969, regarding responsibilities of local organs of state administration and certain work establishments in connection with a need for immediate augmentation of the Armed Forces (National Defense Committee Bulletin no 20-A, item 105) the following changes are made:

Text of changes is not printed. They were introduced in the overall text of the resolution entered in item 174.

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2. In section 9, subsection 3, of the resolution no 01/70 of the National Defense Committee, dated 16 January 1970, regarding fulfillment of mobilizational tasks on behalf of the Armed Forces by organizational units of state administration and socialized economy (National Defense Committee Bulletin no 20-A, item 107) the following words are deleted: "on the day of introduction of a state of direct threat to national security or"

3. The Secretary of the National Defense Committee will publish in the National Defense Committee Bulletin a uniform text of resolution no 06/69 of the National Defense Committee, dated 30 October 1969, regarding responsibilities of local organs of state administration and certain work establishments in connection with a need for immediate augmentation of the Armed Forces (National Defense Committee Bulletin no 20-A, item 105) including changes effected by said *resolution.

4. The resolution becomes effective on the day of publication in the National Defense Committee Bulletin.

Chairman of the National Defense Committee Wojciech JARUZELSKI General of the Army

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174 PROCLAMATION OF THE SECRETARY OF THE NATIONAL DEFENSE COMMITTEE 1 July 1981

Regarding Publication of a Uniform Text of Resolution No 06/69 of the National Defense Committee on Responsibilities of Local Organs of State Administration and Certain Work Establishments in Connection With a Need for Immediate Augmentation of the Armed Forces

1. On the basis of section 3 of resolution no 05/81 of the National Defense Committee, dated 19 June 1981, regarding revision of a resolution on responsibilities of local organs of state administration and certain work establishments in connection with a need for immediate augmentation of the Armed Forces (National Defense Committee Bulletin no 36-A, item 173), published herewith is a uniform text of resolution no 06/69 of the National Defense Committee, dated 30 October 1969, on responsibilities of local organs of state administration and certain work establishments in connection with a need for immediate augmentation of the Armed Forces (National Defense Committee Bulletin 20-A, item 105), including changes effected by legal regulations issued before the day of publication of the uniform text.

2. The text given in the attachment to this proclamation does not cover:

 section 12 of resolution no 06/69 of the National Defense Committee, dated 30 October 1969, on responsibilities of local organs of state administration and certain work establishments in connection with a need for immediate augmentation of the Armed Forces, which reads: "12. The resolution becomes effective on the day of enactment."

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2) section 9 of resolution no 05/75 of the National Defense Committee, dated 3 July 1975, on revision of provisions of resolutions of the National Defense Committee, which reads:
"9. The resolution becomes effective on the day of

enactment."

3) section 4 of resolution no 05/81 of the National Defense Committee, dated 19 June 1981, regarding revision of a resolution on responsibilities of local organs of state administration and certain work establishments in connection with a need for immediate augmentation of the Armed Forces, which reads:

"4. The resolution becomes effective on the day of publication in the National Defense Committee Bulletin."

Secretary of the National Defense Committee General of Arms Tadeusz TUCZAPSKI Vice Minister of National Defense

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Attachment to the Proclamation of the Secretary of the National Defense Committee of 1 July 1981

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RESOLUTION NO 06/69 OF THE NATIONAL DEFENSE COMMITTEE

Regarding Responsibilities of Local Organs of State Administration and Certain Work Establishments in Connection With a Need for Immediate Augmentation of the Armed Forces

On the basis of article 216 and in connection with articles 214 and 215 of the resolution of 21 November 1967 on the universal obligation to defend the Polish Peoples Republic (Official Gazette, 1979, no 18, item 111), the National Defense Committee resolves the following:

Chapter 1

Storage of Callup Cards

1.1. Cards of callup for active service of reservists holding mobilizational assignments to the Armed Forces may be deposited in offices of local organs of state administration at the primary level, in accordance with an ordinance of the Minister of National Defense or an organ authorized by him.

1.2. Callup cards may also be deposited for storage in Citizens Militia stations, according to rules and methods set by the Ministers of National Defense and Internal Affairs.

1.3. Callup cards of reservists referred to in subsection 1 who are employed in major socialized work plants, and residing in the locality where the work plant is located, may be deposited for storage in those work plants. Work plants in which callup cards may be deposited for storage are specified by the Minister of National Defense in consultation with ministers who are in charge of them or organs designated by these ministers.

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1.4. Callup cards are placed for storage in offices, work plants, and Citizens Militia stations by military replacement commands.

2.1. Local organs of state administration at the primary level and executive officers of work plants in which callup cards were deposited for storage designate employees for receiving and storing cards, and assure proper conditions for their storage, security, and delivery.

2.2. Local organs of state administration at the primary level, which are appropriate because of the location of military replacement commands, arrange transfer of callup cards received from these commands to all offices of the organs of state administration at this level (cities and townships) falling within the territorial range of the given military replacement command.

2.3. Local organs of state administration at the primary level deliver callup cards to reservists residing in the area under their jurisdiction.

2.4. Callup cards may be delivered by mail to reservists holding assignments to the Armed Forces, according to rules and methods set by the Ministers of National Defense and Communications.

2.5. Delivery of callup cards deposited for storage in offices of organs of state administration at the primary level and in work plants, as well as delivery of these cards by mail, is made on the order of the military replacement commandant or commander of the military unit to which the reservist is being called.

2.6. The order which is referred to in subsection 5 may also be delivered by Citizens Militia stations. Callup cards stored in these stations--in the event there is an order to deliver them--are to be transferred to the organs which deliver them (subsection 3).

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3.1. Provisions in sections 1 and 2 apply as appropriate to transmittal for storage and delivery of allocation cards and delivery orders for transportation means and machines scheduled for the use of the Armed Forces, and to transmittal for storage of notices of mobilization of the Polish Armed Forces.

3.2. Dissemination of notices of mobilization of the Polish Armed Forces is the responsibility of local organs of state administration at the primary level.

4.1. Rules for transmittal, storage, and delivery of callup documents referred to in sections 1 and 3, as well as notices of mobilization of the Polish Armed Forces, and other related matters, are set by the chiefs of provincial military staffs in consultation with local organs of state administration at the provincial level, executive officers of work establishments, provincial commanders of Citizens Militia, and directors of post offices.

4.2. The method of delivery to reservists of callup cards (section 1) which are deposited for storage in offices of local organs of state administration at the primary level, or those which are delivered by mail and by executive officers of work establishments, is governed by regulations issued by the Minister of National Defense and Minister of Internal Affairs in consultation with the ministers concerned.

Chapter 2

Organization of Transportation for Troops Called for Active Military Service With Immediate Reporting Deadline

5.1. Local organs of state administration at the primary level are required to arrange transportation of reservists called for military exercises with an immediate reporting deadline, and persons called for active military service in the event of a mobilization announcement and in wartime:

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- 1) to the nearest railroad station or State Motor Transport bus station, or
- 2) to designated assembly points or military units located within the boundaries of a given province.

5.2. Local organs of state administration at the provincial level are required:

- 1) to arrange transportation of reservists and persons referred to in subsection 1 to designated assembly points outside provincial boundaries, and
- to supervise the preparation, organization, and conduct of transportation by their subordinate local organs of state administration, and to assure them help in organizing these transports.

6. Transports which are referred to in subsection 5 consist of motor vehicles belonging to organizational units of state administration, socialized economy, and social and professional organizations, as well as transportation means belonging to physical persons and corporate bodies which are not entities of the socialized economy, in accordance with detailed plans prepared by appropriate local organs of state administration in consultation with chiefs of provincial military staffs, conforming to guidelines set by the Chief of General Staff of the Polish Armed Forces in consultation with the Ministry of Internal Affairs, Ministry of Transportation, and Ministry of Local Economy and Environmental Protection.

7. Transportation of reservists and other persons called to active military duty is organized by local organs of state administration specified in section 5 on the order of the chief of provincial military staff or a military replacement commandant authorized by him.

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Chapter 3

Organization of Alert Duty in Offices of Local Organs of State Administration

8.1 In order to assure the delivery of callup documents and organization of transportation, local organs of state administration are required to set up and maintain constant alert duty.

8.2. Constant alert duty is organized according to rules and methods set by the Chairman of the National Defense Committee.*

9.1. The Minister of Communications is obligated to provide 24-hour telephone and telegraph connections with seats of local organs of state administration at the primary level.

9.2. In localities where the local telephone exchange is operated only several hours daily, telephone connections after business hours should be provided by switching the telephone stations (equipment) installed in the offices referred to in subsection 1 to an exchange with 24-hour service.

Chapter 4

Final Regulations

10.1. Costs connected with fulfilling obligations described in this resolution by local organs of state administration are covered from the budgets of appropriate national councils.

National Defense Committee Bulletin No 21-A, item 111.

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10.2. Costs connected with fulfilling obligations described in this resolution by work establishments are covered by those establishments.

11. Commanders of military districts or organs designated by them, as well as chiefs of provincial military staffs, are authorized to exercise control over the fulfillment of obligations described in this resolution by local organs of state administration and work establishments.

12.1. The execution of this resolution is entrusted to the Minister of National Defense and pertiment ministers (directors of central offices), as well as presidents and executives of cities, executives of city districts, and executives of townships (cities and townships).

12.2. Local organs of state administration at the provincial level will set the tasks for their subordinate organs of state administration under the obligations described in this resolution.

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NOTICE

Due to the fact that regulations published in National Defense Committee Bulletin No 7-A are no longer valid the said bulletin is being revoked and should be returned to the National Defense Committee Secretariat.

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