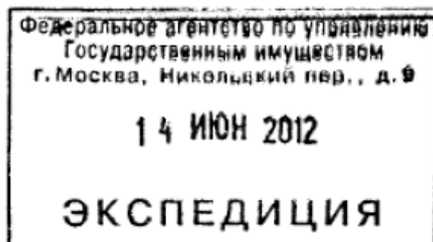


**14.06.2012 № 120614-A01**

On restoration of the status quo of Atom-  
mash OJSC (Volgodonsk, Rostov region)  
through the implementation of Project-A



**To the Acting  
Head of the Federal Agency  
for state property management  
(Rosimuschestvo)**

**G.S. NIKITIN**

personally

**STATEMENT**

As a result of the intentional bankruptcy of Atomash OJSC (Volgodonsk city of Rostov region), the flagship of Russian nuclear engineering, carried out in 1995 - 1999 by members of an Organized group of interested officials (OGIO) and an Organized crime group (OCG), the State lost 30% stake in the industrial giant.

Concern YACONTO JSC (Russia, Moscow) was a shareholder of Atomash OJSC with 28.5% stake, therefore, as a result of the premeditated bankruptcy of this unique company, both the State and Concern YACONTO JSC were illegally deprived of their property.

Being the founder and proprietor of YACONTO LLC (RF, Moscow), which is the full and sole legal successor of Firm YACONTO SE (LLP), Trade House YACONTO SE and Concern YACONTO JSC, I knew perfectly well what was really going on in Atomash OJSC.

Having been the Chairman of the Board of Atomash OJSC from 07.04.1995 to 06.09.1995, I managed to obtain information concealed from the shareholders, which witnessed that the industrial giant is being led towards bankruptcy through the undermining of its industrial, financial and economic activities. In order to bankrupt the company, members of OGIO and OCG applied the scheme of a "loan stranglehold" and withdrawal of all profitable contracts. This led to a sharp rise in the debt of Atomash OJSC to creditors, and as a result the company was liquidated on 25.11.1999.

During the bankruptcy of Atomash OJSC, officials which were authorized by the State to represent its interests did not control the State property, which was subject to repetitive illegal markdowns, was alienated and sold for extremely low prices.

The bankruptcy of Atomash OJSC was inspected by the Audit Chamber of Russian Federation at the request of the Committee for industry, construction,

transport and scientific technologies of the State Duma of Russian Federation №3.11-21/1312 dated 21.10.2000. This audit showed that, with the complicity of specific officials, the State suffered colossal material damage. This confirms that the purpose of the bankruptcy of Atommash OJSC was to deprive its majority shareholders – the State itself and Concern YACONTO JSC (Russia, Moscow) – of their property, and therefore, of control over the economic, financial and production activities of the industrial giant. In particular, the State lost a 30% stake in Atommash OJSC. As a result of the Audit, the College of the Audit Chamber of Russian Federation issued a Definition №6(289) dated 22.02.2002.

Following the 4 Orders of the Russian President Dmitry Medvedev: from 29.06.2010 №Pr-1883, from 21.08.2010 №Pr-2448, from 19.05.2011 №Pr-1413 and from 08.07.2011 №Pr-1948 and an Order of the Russian Prime Minister Vladimir Putin from 12.07.2011 №VP-P7-4798 an investigation of the bankruptcy and liquidation of Atommash OJSC is being conducted.

YACONTO LLC has submitted to the General Prosecutor of Russia Yuri Chaika the following: a Complaint (out. №110201-A01 from 01.02.2011), Addendum №1 (out. №110303-A01 from 03.03.2011) and Addendum №2 (out. №110321-A01 from 21.03.2011) to the said Complaint; a Statement (out. №110418-A01 from 18.04.2011), Addendum №1 (out. №110607-A01 from 07.06.2011), Addendum №2 (out. №110808-A01 from 08.08.2011) and Addendum №3 (out. №110915-A01 from 15.09.2011) to the said Statement. These appeals and documents attached thereto contain irrefutable evidence and proof of anti-state activities of specific officials on federal and regional level involved in the case of an intentional bankruptcy and liquidation of Atommash OJSC.

What is absurd about the situation around the verification of the bankruptcy of Atommash OJSC is that all the aforementioned appeals of YACONTO LLC are being redirected to the law enforcement authorities of Rostov region, who cover up criminal activity of the OGIO and OCG members who are named in the documents that YACONTO LLC prepared for public prosecution. The verification of the bankruptcy of Atommash OJSC turned into a vicious cycle.

**In reality, the inspection has turned into a sluggish profanity that involved officials from law enforcement, supervisory and control authorities of the Federal Center, acting in the interests of the former leadership of the Rostov region. Puppeteers of this orgy are found even in the Presidential Executive Office of Russia and the Russian Government. Detailed information is contained in documents attached to previous official letters from YACONTO LLC to the highest agencies of state power and management.**

According to Decrees 1546-r dated 30.08.1993, 378-r dated 25.03.1994 and 1437-r dated 08.09.1994 of the Russian Prime Minister Viktor Chernomyrdin, in order to preserve unique facilities of Atommash and support its development, low-interest earmarked loans were allocated. However, in 1994 those loans were redirected to commercial structures and only then offered as loans to Atommash,

but this time at exorbitant interest rates. For example, from July to August 1994, behind the scenes, Atommash OJSC was forced to take commercial loans issued by Commercial Bank Doninvest at 216% interest per annum. Although the debt of Atommash was a tiny fraction of the net book value of assets of Atommash OJSC, it served as a pretext for the Federal Office for Insolvency (Bankruptcy) Proceedings for Rostov region to initiate a bankruptcy procedure for Atommash OJSC, dealing damage to the State.

On 21.05.1996 Viktor Mikhaylov, Russian Minister for Atomic Energy, wrote an official letter D-M-27/4-01 to Vladimir Gusev, the Chairman of the Committee for industry, construction, transport and energy of the Russian State Duma. In his letter, Mikhaylov says that, according to Instruction P-593ns of the Russian Government dated 04.10.1995, the Ministry of Atomic Energy (MinAtom) made a proposal to the Federal Agency for State Property Management (Goskomimuschestvo), Federal Agency for Bankruptcy Proceedings of the Goskomimuschestvo and the Government of Rostov region to convert the “golden share” into an ordinary stock and keep the unsold shares of Atommash OJSC in the federal property for up to 3 years. However, this proposal was not supported by the said authorities, and the Ministry of Atomic Energy lost all control over the activities of Atommash OJSC. Hence, having decided to introduce external management on Atommash OJSC and having declined MinAtom's proposal, the three aforesaid agencies – Goskomimuschestvo, Federal Agency for Bankruptcy Proceedings of the Goskomimuschestvo and the Government of Rostov region – took full responsibility for the future fate of Atommash OJSC.

In 1996 I had a meeting with the Minister of Atomic Energy of Russia Viktor Mikhailov and his First Deputy Lev Ryabev regarding formulation of common policies and joint action plan aimed at preservation and development of Atommash OJSC as a single production facility. To achieve this goal, I offered to consolidate the shares of Atommash OJSC owned by the State and YACONTO companies. But obtaining agreements from V.N. Mikhailov and L.D. Ryabev turned out to be insufficient because the State-owned stake in Atommash OJSC was at the disposal of the State Property Committee of Russia. OGIO and OCG members from the Government of Russia and the State Property Committee of Russia strictly and groundlessly refused to pass the control over 30% shares of Atommash OJSC to the Ministry of Atomic Energy.

First Deputy Minister of Atomic Energy L.D. Ryabev sent a Letter (out. №03-2739 of 12.09.1996) addressed to: General Director of the Federal Office for Insolvency (Bankruptcy) Proceedings of the Russian State Property Committee P.P. Mostovoy, the First Deputy Minister of Finance of Russia A.P. Vavilov, First Deputy Minister of Economy of Russia J.M. Urinson, Head of Administration of the Rostov region V.F. Chub and the Chairman of the Federation of Trade Unions of Rostov Region V.P. Voronin. In this Letter he introduced a tangible plan to save Atommash OJSC from bankruptcy. However, constructive proposals of MinAtom of Russia never found necessary understanding and support.

Instead, under strong push and lobbying from Tatiana Gramotenko, the Chief agent for bankruptcy proceedings in Rostov region, the Arbitrary court of Rostov region appointed Alexander Stepanov the external manager (bankruptcy referee) of Atomash OJSC. At the time, Stepanov was First Vice President (and, since 1996, CEO) of Energomashcorporatsiya (EMK) JSC. Several Founders of EMK JSC were direct competitors of Atomash OJSC, thus, his appointment was a violation of the Russian antitrust law. The audit conducted by the Audit Chamber of Russian Federation showed that in a matter of one year EMK managed to buy 10.8% share in Atomash OJSC and more than 40% of its debt, which, according to the competition law, clearly poses a conflict of interest.

Governor of Rostov Region Vladimir Chub used the letter of MinAtom of Russia №03-2739 from 12.09.1996 in Stepanov's interests and not for the benefit of the State. In his appeal №1/6049 to the General Director of the Federal Office for Bankruptcy Proceedings Peter Mostovoy, Chub asks to write off, through the reduction of capital surplus, the value of specific fixed assets and objects under construction (according to a list) of Atomash OJSC for an amount of 878 billion rubles. This led to a reduction of company's assets, the book value of which has already been drastically reduced. Governor Vladimir Chub had no authority to address the General Director of FOBP Mostovoy with a request to approve mark-downs and write-offs of assets that were a legitimate property of thousands of rightful shareholders, of which Russian Federation with its 30% share was the biggest. There are plenty examples like this in the activity of OGIO and OCG.

How cynical or retarded one must be help the odious ex-Governor of the Rostov region V.F. Chub, who directly influenced the bankruptcy of Atomash OJSC and many other major enterprises of the Rostov region, obtain a position that gives him immunity from legal prosecution for nineteen years of unlawful activity in the Rostov region. With the assistance of the patrons from the Presidential Executive Office of Russia and the Staff of the Government of Russia, after the elections to the Russian State Duma, with another attempt – this time a successful one – (on Saturday 24.12.2011 right before the New Year!) Chub was “dragged” into the membership in the Federation Council of Russia as a representative of the Murmansk region, as if there were no worthier candidates than this criminal “individual” from the Rostov region. Anti-state activities performed by Chub were explicitly covered and supported by documented evidence found in the earlier communications from YACONTO LLC to federal executive and legislative branches, as well as to the intelligence, law enforcement and supervisory authorities of Russia. Chub and his corrupt patrons deserved a dock with capital punishment and full confiscation of property – punishments that are successfully used in China and not abolished in the U.S.

The former Governor of the Rostov region Vladimir Chub bears critically important information on the privatization of enterprises and redistribution of property through the process of massive intentional bankruptcy schemes, developed exclusively for Russia's ruling elite at federal and regional levels. For this

they used their business partners who they engaged back in the 1990s. In order to avoid criminal responsibility for robbery and bankruptcy of enterprises of Rostov region, seasoned Mr. Chub took advantage of young Russian “reformers” who did not have a mechanism for administrative and economic management of the regions. Therefore, the “reformers” only received “crumbs” from looting and destruction of industry, agriculture and science in the Russian regions, in contrast to “bison” like the Governor of Rostov region Chub.

Those who continue to cover up Vladimir Chub understand what is going to happen if competent authorities obtain truthful testimony from him through a “lie detector” – this testimony would be sufficient to initiate a thorough investigation of anti-state activities of the “individual” and his accomplices at federal and regional levels. Today’s men of power, their accomplices and those who were in power, and next to it, in 1990s, are links in one chain, and this is why the “Rostov celestial” remains in power. Moreover, he has sufficient funds to pay from for the “prolongation of indulgences”.

According to the Plan of the Bankruptcy referee of Atom mash OJSC Alexander Stepanov, appointed by the Arbitration Court of Rostov region with a direct influence from the Chief agent for insolvency proceedings of Rostov region Tatiana Gramotenko, a new company called EMK-Atom mash JSC was established (Protocol №3 of the Meeting of creditors of Atom mash OJSC of 22.11.1996). The new company had two founders: Atom mash OJSC (85,7% of charter capital) and Energomashcorporatsiya JSC (14,3%). In January 1997, 70% of the assets of Atom mash were transferred to EMK-Atom mash JSC. Atom mash OJSC contributed its liquid assets (fixed assets, current assets, intangible assets) and production assets to the charter capital of EMK-Atom mash JSC. Illiquid assets (construction in progress, industrial sites, railways, etc.) remained on the balance sheet of Atom mash OJSC. After that, EMK-Atom mash JSC stock was transferred to Energomashcorporatsiya JSC.

While the value of company’s assets has dropped significantly, the proportion of accounts payable has increased dramatically, growing exponentially “by leaps and bounds”. Multiple markdowns and sales of the unique industrial complex of Atom mash OJSC for a pittance also contributed to the intended collapse of capitalization and asset value of the industrial giant. However, law enforcement and supervisory authorities do not want to see this as a crime which dealt huge material damage to the State, commensurate with the erosion of Russia’s economic security. In all countries, except Russia, the perpetrators of such “acts” are subject to capital punishment and confiscation of property both from the perpetrators and from those of their relatives and front men which de jure possess property acquired by criminals.

Alexander Stepanov, now the General Director of Energomashinostroitelnaya korporatsiya JSC and at the same time the bankruptcy referee of Atom mash OJSC, wrote a letter on 05.05.1997 to the First Deputy Minister for Atomic Energy Lev Ryabev, cynically saying he had understood the deep concern of MinAtom

about the financial state of Atom mash, and therefore suggested to work together to support the activity of EMK-Atom mash JSC. In this letter Stepanov tried to convince MinAtom that there was no reason for worries, since the production facilities of Atom mash were preserved, technological routines for manufacturing of core production were uninterrupted, and the establishment of EMK-Atom mash JSC would not lead to restraint of competition. According to Stepanov's letter, the fact of trading liquid assets of Atom mash OJSC for EMK-Atom mash JSC stock would have given the nearly bankrupt company a chance for a settlement with creditors. At the same time Stepanov, head of both aforementioned companies, positioned liquid assets which Atom mash OJSC contributed to the charter capital of EMK-Atom mash JSC as long-term investments

In reality, however, the "Plan of external management and financial recovery on Atom mash OJSC for the period from 29.11.1995 to 29.05.1997" implemented by the decision of the Arbitration Court of Rostov region did not lead to stabilization. Jobs were cut dramatically, wages were not paid, social tensions were spreading across the entire Volgodonsk city. While the assets of Atom mash (through write-offs) and their value (through markdowns) have been reduced sharply, accounts payable, which were growing exponentially, started looking significant in comparison. As a result of the obviously inefficient external management on Atom mash OJSC, the Arbitration Court of Rostov region made a decision to recognize the company bankrupt. Formally, Atom mash OJSC was forcibly liquidated as a legal entity on 25.11.1999.

Hence, the bankruptcy of Atom mash OJSC was, in practice, carried out in the interests of EMK-Atom mash JSC which inherited all liquid assets and production facilities of Atom mash OJSC. After the forced liquidation of Atom mash OJSC, its unique industrial complex was controlled by several affiliates of EMK-Atom mash JSC, including Energomash-Atom mash LLC and, finally, Energomash-Atom mash JSC of the Energomash group.

Apart from the reduction of the asset value of Atom mash, its workshops and equipment were leased to various limited liability partnerships (LLP) on conditions that were knowingly disadvantageous to Atom mash. Strategic raw materials, components and semi-finished products of Atom mash OJSC were sold to LLPs at extremely low prices. Products manufactured by those LLPs on the territory of Atom mash, were sold at a profit for the LLPs, while the damage (losses) was reflected on the balance sheet of Atom mash OJSC. Colossal non-core assets and vast territories of Atom mash, including agricultural companies with their land, were also alienated.

Bankruptcy of the strategic company caused great resonance in the Russian President's Administration and the Russian Government. First Deputy Secretary of the Security Council of Russia Mikhail Fradkov, in his Letter to the Deputy Prime Minister of Russia Viktor Khristenko (№A21-1175 dated 28.03.2001), asks to conduct a verification of the actions of the Federal agency for insolvency (bankruptcy) proceedings against Atom mash OJSC.

**Another equally telling example of sheer lawlessness and violation of my Constitutional rights as a Citizen and a Property owner in Russian Federation is the fact that law enforcement and supervisory authorities are ignoring the demands of the Russian YACONTO enterprises to the Bankruptcy Trustee of Atomash OJSC S.V. Chesskiy (out. №19-7-PKYA from 19.07.1999) to return Design documentation (DD) for the Biomass Energy Unit (BEU) and the woodworking machine model «YACONTO DK-1». The scientific and technical products, being the intellectual property of the Firm YACONTO SE (LLP), were transferred to the State Enterprise PA “Atomash” on the basis of the Treaties №13-7-DYA from 13.07.1992 and №17-02-DYA from 17.02.1993 for adaptation and mass production of items.**

Back in 1991, when the whole USSR experienced a severe economic crisis, particularly in the agricultural sector, Firm YACONTO SE agreed to the suggestion of officials to participate in the creation and organization of mass production of **Biomass Power Generating Units (BEU – biomass energy units) in Russia to address environmental, energy, agro-chemical and socio-economic problems in the agriculture of the country.** BEU were to be deployed to agricultural enterprises to speed up processing of livestock and poultry waste into an environmentally friendly fertilizer and biogas, using the latter as a source of energy and heat. Leading experts and designers from Salyut Design Bureau of Khrunichev State Research and Production Space Center (Moscow) and scientists from Institute of Biochemistry named after A.N. Bach of the Russian Academy of Sciences (Moscow) were involved in the research and development of BEU. By early 1993, a modern high-tech product based on high-end science and advanced technology was created.

**The production technology of BEU was designed in a way that rocket bodies of ballistic missiles intended for disposal or destruction at the reduction of armaments under national disarmament program could be used as reservoirs.** This could have become a good example of quality disarmament by bilateral agreement between the USSR and U.S. At the same time, Russian missiles would not be “destroyed”, but rather “broken down into components” like it’s done in the U.S. Then the funds provided to Russia by the West for the economic conversion of defense industries, with the mass production of BEU, would have been used for their intended purpose, ensuring the effective development of industry, agriculture and the economy of the country as a whole. But the “ruling elite” used these funds to establish a class of “monopoly business partners” in Russia, including them in the “privileged caste” and a “group of oligarchs”. Through suspicious privatization and mortgage auctions they took over state (public) property. The YACONTO enterprises never participated in carving up of the state property, but purchased it legally for money earned in business.

BEU were planned to be produced on SOE IA (later OJSC) Atomash, because in 1993 - 1994 all design documentation was fully adapted to this unique multi-profile enterprise, which possessed necessary high-tech equipment.

Research and development of BEU (economic conversion goods) and its adaptation to SOE IA (later OJSC) “Atom mash” has been fully financed by Russian YACONTO companies without the State’s involvement. **On 20.03.1996 Rospatent granted to Firm YACONTO LLP a Patent № 2056393 for an invention of BEU, (Priority of invention since 19.03.1993).**

Despite the urgent need in BEU for large-scale development of national agriculture and despite the appeal from Atom mash OJSC to the Russian Ministry of Agriculture (out. №18-5-PYAA from 18.05.1995) asking for assistance in deployment and adoption of the already created and tailored device, this agency declined to support the production of BEU on Atom mash by sending a rather cynical and evasive reply (out. №5-18/267 from 05.06.1995). This led to the disruption of a very promising industrial program for the production of BEU on Atom mash OJSC for the successful development of country’s farms. Thus the Russian Ministry of Agriculture caused great damage to the socio-economic development of agriculture and industry in Russia, as well as its food and economic security, as evidenced by today’s realities.

**The YACONTO enterprises demanded a return of DD for the BEU and the “YACONTO DK-1” woodworking machine during and after the bankruptcy of Atom mash OJSC, but these demands have not been met so far. The Statement of YACONTO enterprises (out №14-8-KFYA from 14.08.2000) to the IA (police) and the Prosecutor’s office of Volgodonsk city (Rostov region) regarding the inspection of the facts of illegal seizure of scientific and technical production and institution of criminal proceedings against the offenders, did not bring any results either. Today nobody can guarantee that intellectual property for said items is not used by third parties for commercial purposes, dealing economical and moral damage to YACONTO LLC.**

A meticulous analysis of all Resolutions issued by the law enforcement agencies of Rostov region and Volgodonsk city showed that all verifications under the Atom mash OJSC bankruptcy case from the very beginning till today are aimed at verifying secondary questions and not those specified in the aforesaid appeals of YACONTO LLC to the General Prosecutor’s office of Russia. It’s not a coincidence that not a single Resolution contains a slightest reference to the Letter of the Governor of Rostov region V.F. Chub (out. №1/6049 from 19.09.1996) to his accomplice – General Director of the Federal Office for Insolvency (Bankruptcy) Proceedings P.P. Mostovoy. An analysis of those Resolutions shows that, for the benefit of OGIO and OCG, everything possible is done in order to prevent a thorough, unbiased investigation of the bankruptcy of Atom mash OJSC and bringing the perpetrators to justice with the inevitable harsh punishment and confiscation of property for the anti-state activities and undermining the country’s economic security.

The figuration of the Resolutions of the “Volgodonskoe” police department (previously MOI Dept for Volgodonsk) “not to institute criminal proceedings” looks more and more civilized year after year. The content, however, stays the

same. The texts are only altered through meaningless secondary specifications and additions of episodes and facts which are not essential for the investigation of offenses committed by OGIO and OCG. All the sequence of Chiefs of Volgodonsk Police – colonels: Tokarev A.D., Potapov V.P., Sereda Y.Y. – receiving a command from their superiors, signed those Resolutions “not to institute criminal proceedings”. Therefore there is no doubt that those refusal Resolutions were being prepared under control and with the participation of people who were clearly not interested in the initiation of a criminal case on the facts of intentional bankruptcy of Atommash OJSC.

In particular, as we analyze the Resolution of 04.04.2012 “not to institute criminal proceedings” issued by acting inquirer of “Volgodonskoe” police department, mayor of police Kuznetsov Y.N. and approved by the Chief of the “Volgodonskoe” police department colonel Sereda Y.Y. (on the basis of a verification of materials of reports a crime report registered in the Crime Report Registry of “Volgodonskoe” police dept, №517 from 27.10.2003), it becomes evident once again that its content has no noticeable difference from Resolutions issued by the Volgodonsk police (Rostov region) previously.

As for the verification of the very facts of unlawful activity of specific OGIO and OCG members under the Atommash OJSC bankruptcy case, specified in the aforementioned appeals of YACONTO LLC to the General Prosecutor’s Office of Russia, no operative investigation measures for the collection of essential data for the criminal case have been conducted by the Rostov region police whatsoever. During the bankruptcy process of Atommash OJSC, 5 (five) VVER-1000 nuclear reactors with a price of nearly 1 billion U.S. dollars *each*, have been written down from the balance sheet of Atommash at the price of scrap metal – this episode alone gives a good perspective of the scale of the crime that undermined Russia’s economic security and can be compared with anti-state activity and treason.

The above confirms that the conduction of purely formal checks of the intentional bankruptcy of Atommash OJSC was biased. It also proves that the current “public elite”, acting in the interests of their “monopoly business partners”, controls the inspection of Atommash OJSC bankruptcy fraud case completely and makes every effort to avoid criminal proceedings and prosecution of officials and their associates who participated in this large-scale anti-state crime.

Hence, as a Citizen of Russian Federation and a Proprietor of YACONTO LLC, I do not consider myself protected by the Rights declared in the Constitution of Russian Federation. Therefore, in order to fight lawlessness in Russia and to restore my rights as a Citizen of RF I need to employ powers enjoyed by international organizations, including international courts and tribunals, which are independent from the influence of Russia’s ruling elite and its supporters. This is the basis for the International law enforcement system to conduct an independent, objective and meticulous investigation of premeditated bankruptcy and liquidation of the flagship of Russian nuclear engineering Atommash OJSC and defense enterprise Salut JSC with the subsequent return of the said companies to the

rightful owners, and a simultaneous investigation of the criminal activities of Russian corrupt officials. Without a doubt, the international investigation will result in an imposition of a fair decision in favor of the victims, first and foremost of which – myself as a Russian Citizen and the Proprietor of YACONTO LLC and Russia itself as a State. Property belonging to the defendants, including assets in Russia and on the territories of other states of the International community, can serve as a compensation for enormous material damage dealt to the injured party. All of the above in this appeal confirms that I intend to continue to vigorously defend my violated rights as a Citizen of the Russian Federation and demand the most severe punishment for hypocritical and irresponsible corrupt criminals in Russia, bearing above-the-law powers, and their accomplices.

To solve the problem of returning the property, expropriated illegally from the State and other shareholders during the deliberate bankruptcy of Atom mash OJSC that took place in 1995 - 1999, YACONTO LLC developed the Project-A, implementation of which will provide a successful solution of problems and challenges faced by Russia in the interests of the state, society and business. Implementation of Project-A will restore the status quo of Atom mash OJSC and bring back 30% of its shares to the State; the guilty party will compensate for the damage dealt; the State will accumulate the controlling stake in Atom mash OJSC through exchanging 28.5% shares owned by YACONTO LLC for property agreed with the investors and partners; all payables to third parties will be paid; the State accumulated interest in Atom mash OJSC and other assets may be transferred to entities authorized by the state to carry out the development of nuclear engineering and socio-economical development in Russia and abroad.

Deputy of the Russian State Duma Anatoly Lisitsyn sent to Russian President Dmitry Medvedev a Letter (№LIS-1676/GD of 18.10.2011) asking to support the reasonable proposal of YACONTO LLC to restore the status quo of Atom mash OJSC through the implementation of Project-A or an alternative option, as per the Letter of YACONTO LLC to Russian President Dmitry Medvedev (out. №111018-A01 of 18.10.2011).

The reason for this Statement of YACONTO LLC to the Federal agency for state property management of Russia is the reply that YACONTO LLC received to its letter to Russian President Dmitry Medvedev (out. №120227-A01 of 27.02.2012) from the Deputy General Director of State Corporation for Nuclear Energy “Rosatom” Kirill Komarov, at the instruction of the Staff of the Russian Government. That letter of YACONTO LLC contained information similar to the one in this Statement. In that appeal, in particular, it is proposed to restore the status quo of Atom mash OJSC through the implementation of Project-A in order to solve many problems for the benefit of parties concerned. In the said reply of SC “Rosatom”, the State Corporation shares our concern about the current state of the Atom mash industrial complex, since the facilities of the latter, still one of the biggest power engineering companies in Russia, are used to produce equipment for the nuclear industry. The reply also indicates that Project-A is

within the competence of the Federal Agency for State Property Management, since, according to the Decree of the Russian Government №432 of 05.06.2008, Rosimushchestvo is responsible for protection of legitimate interests of Russian Federation when it comes to state property management. Responsibilities of Rosimuschestvo and authority necessary for the implementation of Project-A in the interests of the State are specified, in particular, in sections 1 and 2 of the Decree of the Russian Government №432, as well as in the following paragraphs of the Clause, instituted by this Decree: section 5, paragraphs 3, 4, 7, 8, 10, 11, 15.2, 15.5, 15.6, 15.7, 28, 29, 34, 37; section 6, paragraphs 1, 2, 3, 4, 5, 10; section 8, first and second paragraphs.

Surprisingly, whatever “scenario” Russia’s “ruling elite” tries to use to seize the colossal assets of Alexander Stepanov in the interests of its “monopoly business partners”, only the implementation of Project-A can lead to a consensus of virtually all parties opposing each other and satisfy the wishes of all interested parties through the settlement of conflicts, disputes, claims and relations, through an unprecedented “know-how” scheme.

**I kindly ask you** to address the Supreme leadership of Russian Federation, asking to support the implementation of Project-A for the restoration of the status quo of Atommash OJSC and, in order to restore the Russian Law, to assign the investigation of the intentional bankruptcy Case of Atommash OJSC to the Investigative Committee of the Russian Federation and the General Prosecutor’s Office of Russian Federation, in the interests of all of its shareholders, the biggest of which was the State itself.

*(In order to present true information to the international community and the foreign mass media, this Statement and all documents referred to herein will be posted on the WWW.YACONTO.COM website in English.)*

**Attachment:** documents on 320 pages0

*(The original of this document is in Russian.)*

**Respectfully yours,**

**President of YACONTO LLC**



**S.P. YAKUNIN**

**Р Е Е С Т Р № 120614-А01**

**на местную корреспонденцию, направляемую через  
Государственную фельдъегерскую службу Российской Федерации**

**14 июня 2012 года**

Отправитель:

**ООО «ЯКОНТО» (РФ, г. Москва)  
Тел.: 8 (495) 686-9046**

№ п/п	Кому адресован пакет	Номер и дата письма, указанные на пакете	Важность	Примечание
1.	Временно исполняющему обязанности Руководителя	№ 120614-А01 от 14.06.2012 г.	Сл.	
	РОСИМУЩЕСТВО			
	НИКИТИНУ Г.С. (лично)			
	Россия, 109012, г. Москва, Никольский переулок, дом 9			
				
				

**Всего пакетов ОДИН Сдал: Якунин С.П.**  
(количество прописью)

**Всего пакетов ОДИН Принял (а):** *Федорова А.А.*  
(количество прописью)

**Оформленная расписка на ОДИН пакет**  
(количество прописью)

**14 июня 2012 года** 11 час. 50 мин.

**Подпись** *Федорова А.А.*

Фельдъегерская служба по управлению Государственным имуществом г. Москва, Никольский пер., д. 9  14 ИЮН 2012  ЭКСПЕДИЦИЯ
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