STATE CORPORATION FOR NUCLEAR ENERGY "ROSATOM"

(State corporation "Rosatom")

To the Minister of Economic Development of Russian Federation

E.S. Nabiullina

DEPUTY GENERAL DIRECTOR

119017, Moscow, B.Ordynka, 24/26

20 January 2010 №08-228

About the bankruptcy of Atommash OJSC

Dear Elena Sakhipzadovna!

In order to prepare a combined reply to the letter from the Government Staff of Russian Federation of 29 December 2009 №P7-44461, I inform you that State Corporation "Rosatom" shares the concern of the Deputy of the State Duma of the Federal Assembly of Russian Federation A.I. Lisitsyn about the fate of the Atommash plant – one of the key companies of Russia's nuclear engineering. For years, SC "Rosatom" and its constituent organizations have been undertaking active steps to establish partnership with the Atommash plant in the field of nuclear energy equipment production. Unfortunately, these efforts, to a large extent, were in vain due to a non-constructive attitude of the owners of Atommash's production facilities – Energomash group of companies.

At the same time, analysis of the information contained in A.I. Lisitsyn's letter to Prime Minister of Russian Federation Putin V.V. enables us to conclude that there is no possibility to initiate a revision of the decision of the Arbitration Court of Rostov region to recognize Atommash OJSC bankrupt – in particular, due to expiration of the limitation period for revision of judicial acts that have entered into force, set by the Arbitration procedure code of Russian Federation. Besides, State Corporation "Rosatom" is not an organization that has a right to appeal for the revision of this judicial act under current arbitration procedure legislation.

We believe that a revision of the said situation within the criminal procedure code, with a sentencing which would confirm certain people's criminal offenses committed during the bankruptcy procedure of Atommash OJSC, and which would provide a basis to revise the decision of the Arbitration Court of Rostov region on newly discovered circumstances is limited by an expiration of the limitation period.

А.М. Lokshin
Минэкономразвития России
Вх.№ 3284
от 22.01.2010 1л.

(Original of this text is in Russian.)

