



**RUSSIAN FEDERATION  
MINISTRY OF ATOMIC ENERGY  
OPEN JOINT STOCK COMPANY**

**“ATOMMASH”**

347340, Volgodonsk-13, Rostov region  
Telegraph address: “Granit”.  
Teletype: 178412 “Granit”.  
Transactional account № 40702810400000020091  
in Gorkombank of Volgodonsk city, VATIN 6143007559,  
BIC 046032846

113570, Russia, Moscow  
ul. Krasnogo Mayaka, 13, corp. 4  
Concern YACONTO JSC

117071, Russia, Moscow  
ul. Ordjonikodze, 13/2, PO Box 27  
Concern YACONTO JSC

*20.09.99. № ЕАН-126/229 А*

Dear Mr. Yakunin!

In reply to your letter №7-9-PKYA of 07.09.1999 I hereby inform you.

In accordance with ch. 20 of the Federal Law “About insolvency (bankruptcy)” of 19.11.1992, the following parties are members of the bankruptcy proceedings (receivership): the bankruptcy trustee, the creditor’s meeting, members of the staff.

**Control over activity of the bankruptcy trustee is exercised by the creditor’s meeting.**

The above-mentioned law says nothing about the bankruptcy trustee’s obligation to provide any documents, related to the bankruptcy proceedings, to the shareholders of the indebted company and, respectively, the Federal Law “About joint-stock companies” does not give the shareholders any right to request any reports from the bankruptcy trustee in case of the company’s forced liquidation.

The documents you request can be found in the materials of the civil case in the Rostov regional arbitration court, and this is where you can familiarize yourself with them.

Best regards.

Bankruptcy trustee

Chesskiy S.V.

*(Original text is in Russian.)*