

**STATE CORPORATION
FOR NUCLEAR ENERGY**

“ROSATOM”

(State corporation “Rosatom”)

**DEPUTY
GENERAL DIRECTOR**

119017, Moscow, B.Ordynka, 24/26

12 November 2009 №08-8786

RE: №LIS-638/GD from 09.10.2009

About “Energomash-Atommash” LLC

To the Deputy of the State Duma
of the Federal Assembly
of Russian Federation

A.I. Lisitsyn

Dear Anatoly Ivanovich!

In response to your request regarding the possibility to preserve “Energomash-Atommash” LLC, one of the key companies of Russia’s nuclear engineering, I assure you that SC “Rosatom” shares your concern about the future fate of this plant.

For years, SC “Rosatom” and its constituent organizations have been undertaking active steps to establish partnership with “Energomash-Atommash” LLC in the field of nuclear energy equipment production.

“Energomash-Atommash” LLC received a contract for the equipment for the Tianwan nuclear power plant (China), but, because of a non-constructive attitude of the company’s top management, contractual delivery dates have not been met.

Equipment for the Novovoronezh NPP-2 has been produced and shipped with a little delay versus the agreed timeline. Leadership of “Energomash-Atommash” LLC plans to produce equipment for newly constructed NPPs and to get involved in integration of the existing equipment at their disposal, which has been manufactured in the 1980-s. That gives us a reason to believe that the attitude of “Energomash-Atommash” LLC’s management has changed and production of NPP equipment became a priority.

State Corporation “Rosatom” is interested in preserving such an important company as “Energomash-Atommash” LLC, since the development of this plant will strengthen competition on the market of NPP reactor vessel equipment, as well as increase the capacities of domestic engineering, which could improve the efficiency of the program for building new NPP power blocks.

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State Corporation “Rosatom”, however, is not an organization that has a right to instruct the Investigative Committee under the General Prosecutor’s Office. If the offense is confirmed, and, in the process of criminal proceedings, the court makes decisions in regard to the property which will alter the property’s current legal status, SC “Rosatom” will consider the possibility to submit respective appeals for the revision of the decision of the Arbitration Court of Rostov region.

Currently, analysis of the information contained in your appeal does not let us make a judgment regarding positive prospects of the initiation of a revision of the decision of the Arbitration Court of Rostov region to recognize Atomenergoproekt 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, SC “Rosatom” has no part in this dispute relationship, and is not an organization that has a right to appeal for the revision of this judicial act under current arbitration procedure legislation.



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(Original of this text is in Russian.)