Article 1

The following amendments shall be made to Law of the Russian Federation No. 3297-I of July 14, 1992 on a Closed Administrative and Territorial Formation (Vedomosti Syezda Narodnikh Deputatov Rossiyskoy Federatsii i Verkhovnogo Soveta Rossiyskoy Federatsii, 1992, No. 33, Article 1915; Sobranie Zakonodatelstva Rossiyskoy Federatsii, 1996, No. 49, Article 5503; 2004, No. 35, Article 3607; 2006, No. 3, Article 282; 2007, No. 7, Article 834; No. 27, Article 3213; No. 43, Article 5084):

1) Item 6 with the following content shall be added to Article 1:

"6. As of the date of adoption in the established procedure of a decision on liquidation of the Federal Agency on Atomic Energy, to the State Atomic Power Corporation Rosatom shall be transferred the rights and duties of the Federal Agency on Atomic Energy stipulated by this Federal Law for the federal executive bodies supervising enterprises and/or facilities for which a special order of safe functioning and state secret protection, including special residence conditions for citizens, is established."

2) Item 5 of Article 8 shall be stated in the following wording:

"5. The provisions of Items 1 and 2 of this article shall not extend to alienation of property, which is under federal ownership, to open joint-stock companies of the atomic power industrial complex of the Russian Federation for ownership in compliance with Federal Law No. 13FZ of February 5, 2007 on the Specifics of Managing, and Disposing of, the Property and Stocks of Organisations Engaged in the Activity of Using Atomic Energy and on Amending Some Legislative Acts of the Russian Federation and of property transferred to the State Atomic Power Corporation Rosatom as a property contribution of the Russian Federation in compliance with the federal law, as well as to making other property transactions between organisations pertaining to the atomic power industrial complex of the Russian Federation.".

Article 2

In Article 1 of Law of the Russian Federation No. 5485-1 of July 21, 1993 on the State Secret (Rossiyskaya Gazetta, of September 21, 1993; Sobranie Zakonodatelstva Rossiyskoy Federatsii, 1997, No. 41, Article 4673) the words "executive and judicial powers" shall be replaced by the words "executive and judicial powers, as well as on organisations vested in
compliance with federal laws with the authority to effect in the name of the Russian Federation public administration in the established area of activity" and the words "local self-government" shall be replaced by the words "local self-government bodies".

**Article 3**

The following amendments shall be made to Part One of the Civil Code of the Russian Federation (Собрание Законодательства Российской Федерации, 1994, No. 32, Article 3301; 2002, No. 12, Article 1093; 2006, No. 2, Article 171; No. 3, Article 282):

1) a sentence with the following content shall be added to Paragraph One of Item 4 of Article 61: "A state corporation may be liquidated as a result of declaring it insolvent (bankrupt), where it is allowed by the federal law providing for establishment thereof.";

2) a sentence with the following content shall be added to Paragraph One of Item 1 of Article 65: "A state corporation may be liquidated as a result of declaring it insolvent (bankrupt), where it is allowed by the federal law providing for establishment thereof.";

**Article 4**


1) in Article 2:
   a) in subitem (a) the words "or with international organisation" shall be replaced by the words ", with an international organisation or with other formation entitled to make international treaties (hereinafter referred to as other formation),";
   b) subitem (i) with the following content shall be added hereto:
      "i) **authorized organisation** means an organisation authorised under federal laws to introduce to the President of the Russian Federation or to the Government of the Russian Federation proposals as to making, implementing or terminating international treaties of the Russian Federation.";

2) in Item 2 of Article 3 after the words "with international organisations" shall be added the words "and other formations" and after the words "the bodies of executive power" shall be added the words "or of authorized organisations";

3) in Article 4:
   a) in Item 2 after the words "the federal bodies of executive power" shall be added the words "or authorised organisations";
   b) in Item 3 after the words "the federal bodies of executive power" shall be added the words "or authorised organisations";
c) in Item 4 after the words "the federal bodies of executive power" shall be added the words "or authorised organisations";
4) in Item 2 of Article 6 after the words "the bodies of State power of the Russian Federation" shall be added the words "or authorized organisations";
5) in Item 2 of Article 8 after the words "the federal bodies of executive power" shall be added the words "or authorised organisations";
6) in Article 9:
   a) in Paragraph Two of Item 2 after the words "federal bodies of executive power" shall be added the words "and authorized organisations";
   b) in Paragraph Two of Item 3 after the words "the federal bodies of executive power" shall be added the words "and authorised organisations";
   c) in Item 4 after the words "the federal bodies of executive power" shall be added the words "or authorised organisations";
   d) in Paragraph One of Item 5 after the words "bodies of State power of the Russian Federation" shall be added the words ", with authorised organisations";
   e) in Item 6 after the words "The federal bodies of executive power" shall be added the words "and authorized organisations" and the words "or international organisations" shall be replaced by the words ", international organisations or other formations";
7) in Paragraph Two of Item 3 of Article 11 after the words "federal body of executive power" shall be added the words "or an authorised organisation";
8) in Item 3 of Article 12 after the words "federal body of executive power" shall be added the words "and an authorised organisation";
9) the words "or an authorized organisation" shall be added to Subitem (c) of Article 13;
10) in Paragraph One of Item 2 of Article 16 after the words "federal bodies of executive power" shall be added the words "or authorised organisations";
11) in Item 3 of Article 20 after the words "federal bodies of executive power" shall be added the words "and authorised organisations";
12) in Article 28:
   a) in Item 1 after the words "federal bodies of executive power" shall be added the words ", authorised organisations";
   b) in Item 2 after the words "federal bodies of executive power" shall be added the words "or authorised organisations";
13) in Item 3 of Article 30 after the words "federal bodies of executive power" shall be added the words "or authorised organisations";
14) in Item 2 of Article 32 after the words "federal bodies of executive power" shall be added the words "and authorised organisations";
15) in Article 33 after the words "federal bodies of executive power" shall be added the words "or authorised organisations";
16) in Item 2 of Article 35 after the words "federal body of executive power" shall be added the words "or authorised organisation";
17) in Item 1 of Article 36 after the words "bodies of State power of the Russian Federation" shall be added the words ", authorised organisations,;
18) in Article 37:
   a) in Item 5 after the words "shall be effected by the federal bodies of executive power" shall be added the words "or authorised organisations" and after the words "other interested bodies of executive power," shall be added the words "authorised organisations,;"
   b) in Item 7 after the words "the bodies of State power of the Russian Federation" shall be added the words "or authorized organisations";
19) in Item 2 of Article 39 after the words "bodies of State power of the Russian Federation" shall be added the words ", authorised organisations.

Article 5
The following amendments shall be made to Federal Law No. 170-FZ of November 21, 1995 on the Use of Atomic Energy (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 1995, No. 48, Article 4552; 2004, No. 35, Article 3607; 2006, No. 52, Article 5489; 2007, No. 7, Article 834):
1) Part Two with the following content shall be added to Article 10: "The authority established by Part One of this article may be exercised by the State Atomic Power Corporation Rosatom in compliance with the Federal Law on the State Atomic Power Corporation Rosatom.";
2) in Article 20:
   a) the title thereof shall be stated in the following wording: "Article 20. State Administration Bodies in Charge of Atomic Energy Use";
   b) Part One shall be stated in the following wording: "The state management of the atomic energy use shall be implemented by the federal executive bodies and the State Atomic Power Corporation Rosatom (hereinafter also referred to as the bodies managing the atomic energy use) in the order prescribed by this Federal Law, other federal laws and other normative legal acts of the Russian Federation.";
3) in Article 23 after the words "federal executive bodies" shall be added the words "and the State Atomic Power Corporation Rosatom";
4) Part 7 of Article 28 shall be stated in the following wording: "The Government of the Russian Federation shall render the following decisions:
on placement and construction of nuclear installations, radiation sources and storage points, held in federal ownership or having federal or interregional importance, or sited and built in the territory of closed administrative and territorial formations. A Procedure for adopting decisions on placement and construction of nuclear installations, radiation sources and storage points, held in federal ownership or having federal or
interregional importance, or sited and built in the territory of closed administrative and territorial formations shall be endorsed by the Government of the Russian Federation;

on the procedure for classifying nuclear installations, radiation sources and storage points as facilities of federal or interregional importance;

on the procedure for rendering decisions on placement and construction of nuclear installations, radiation sources and storage points, which are not held in state or municipal ownership or do not have federal or interregional importance, or are not sited and built in the territory of closed administrative and territorial formations.

5) Part One of Article 29 shall be stated in the following wording:
"The state body or organisation that has made a decision on building a nuclear installation, radiation source or storage point shall be obliged to abrogate its decision or to cease or suspend the construction of the appropriate facility in case of revealing additional factors leading to the reduction of the safety level of these facilities, the deterioration of the environment or to other unfavourable consequences. Proposals on the review of the adopted decision may be taken by the organs of state power, the local self-government bodies and public organisations (associations)."

6) in Article 33:
   a) in Part Four after the words "bodies of state power" shall be added the words ", the State Atomic Power Corporation Rosatom";
   b) in Part Five after the words "from the monetary resources of the bodies which have made this decision" shall be added the words "or of the State Atomic Power Corporation Rosatom"

7) in Article 34:
   a) in Part One after the words "and recognized" shall be added the words "in the procedure and under the terms and conditions established by the Government of the Russian Federation";
   b) in Part Three after the words "storage point" shall be added the words ", with handling of spent nuclear fuel"

8) Part Four with the following content shall be added to Article 45:
"Foreign organisations holding the appropriate permit (licence) for the right to carry out works in the field of atomic energy use which are issued by federal executive bodies or the State Atomic Power Corporation Rosatom may transport (convey) nuclear materials while effecting international sea or air carriage."

9) a paragraph with the following content shall be added to Part Two of Article 61:
"the violation of the procedure for and terms of recognising an organisation as fit for operation of a nuclear installation, radiation source or storage point and for the exercise by its own forces or with the attraction of other organisations the activities related to placement, design, operation and withdrawal from operation of a nuclear installation, radiation source or
storage point, as well as the activity of handling nuclear materials and radioactive substances.

Article 6
Paragraph Three of Item 3 of Article 94 of Federal Law No. 208-FZ of December 26, 1995 on Joint-Stock Companies (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 1996, No. 1, Article 1; No. 25, Article 2956; 2001, No. 33, Article 3423) shall be stated in the following wording:
"On behalf of the Russian Federation, constituent entities of the Russian Federation and municipal formations stockholders' rights in respect of joint-stock companies which are under the ownership of the said public entities shall be exercised by appropriate property management committees, property funds or other authorised state bodies or local self-government bodies, except when the stocks of the said joint-stock companies are possessed on the basis of the right of economic control or day-to-day management by unitary enterprises and institutions or are transferred for trust management, as well as when stocks of the said joint-stock companies are managed by state corporations in compliance with federal laws."

Article 7
The following amendments shall be made to Federal Law No. 213-FZ of December 27, 1995 on the State Defence Order (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 1996, No. 1, Article 6; 1999, No. 19, Article 2302; 2006, No. 6, Article 636):
1) Paragraph Three of Article 1 shall be stated in the following wording:
"the state customer of the defence order (hereinafter referred to as the state customer) means the federal executive power body, the State Atomic Power Corporation Rosatom, fulfilling the orders for the development, manufacture and delivery of the products (works, services) on the defence order. As the state customer of armaments and of military hardware, of scientific-research and development works, involved in their development, as well as in creating new technologies for the production of armaments and of military hardware, aimed at maintaining the necessary level of defence capability and security of the Russian Federation, may be only deemed a federal executive power body, incorporating the troops and armed formations in conformity with the laws and with other normative legal acts of the Russian Federation, or the State Atomic Power Corporation Rosatom;"
2) in Paragraph One of Item 3 of Article 3 after the word "elaborated" shall be added the words "with participation of the State Atomic Power Corporation Rosatom".

Article 8
In Item 1 of the notes to Article 285 of the Criminal Code of the Russian Federation (Sobranie Zakonodatelstva Rossii, 1996, No. 25, Article 2954; 2003, No. 50, Article 4848) after the words "governmental and municipal institutions," shall be added the words "state corporations,"

Article 9
The following amendments shall be made to Federal Law No. 77-FZ of April 14, 1999 on the Extradepartmental Guard Service (Sobranie Zakonodatelstva Rossii, 1999, No. 16, Article 1935):
1) in Paragraph Two of Article 1 the words "federal bodies of executive power" shall be replaced by the words "federal bodies of executive power and organisations entitled to establish the extradepartmental guard service";
2) Article 5 shall be stated in the following wording:

"Article 5. Setting-Up the Extradepartmental Guard Service
The federal bodies of executive power authorised to establish the state extradepartment guard service shall be determined by the Government of the Russian Federation.
Organisations entitled to establish the extradepartment guard services may be determined by a federal law.
The structure of the extradepartmental guard service bodies, standard number of employees of the extradepartmental guard service, procedure for organisation of their activities shall be defined by regulations on the extradepartmental guard service which shall be devised by the federal bodies of executive power and organisations authorized to establish the extradepartmental guard service and endorsed by the Government of the Russian Federation.";
3) Part Four and Five of Article 6 shall be stated in the following wording:
"Professional training of the extradepartmental guard service personnel shall be carried out in the procedure determined by the federal bodies of executive power and organisations authorized to establish the extradepartmental guard service.
The extradepartmental guard service personnel shall discharge the official duties thereof in the uniform and with official identification cards and tokens whose models shall be devised and endorsed by the federal bodies of executive power and organisations authorized to establish the extradepartmental guard service.";
4) Article 8 shall be stated in the following wording:

Article 8. Facilities to Be Guarded
The extradepartmental guard service shall protect the facilities to be guarded which are state property and which are under the supervision of
appropriate federal executive bodies, as well as those which are possessed by the State Atomic Power Corporation Rosatom.

Facilities to be guarded of other property forms which are under the supervision of appropriate federal bodies of executive power shall be protected in compliance with contracts made.

A list of facilities to be guarded shall be determined by the federal bodies of executive power and organisations authorized to establish the extradepartmental guard service and shall be endorsed in the procedure established by the Government of the Russian Federation.

5) in Part Three of Article 9 the words "The federal bodies of executive power authorized to establish the extradepartmental guard service" shall be replaced by the words "The federal bodies of executive power and organisations authorized to establish the extradepartmental guard service";

6) in Part Two of Article 10 the words "the federal bodies of executive power authorized to establish the extradepartmental guard service" shall be replaced by the words "the federal bodies of executive power and organisations authorized to establish the extradepartmental guard service";

7) in Part Two of Article 20 the words "The federal bodies of executive power authorized to establish the extradepartmental guard service" shall be replaced by the words "The federal bodies of executive power and organisations authorized to establish the extradepartmental guard service";

8) in Article 22 the words "the federal bodies of executive power authorized to establish the extradepartmental guard service" shall be replaced by the words "the federal bodies of executive power and organisations authorized to establish the extradepartmental guard service".

Article 10

The following amendments shall be made to Federal Law No. 183-FZ of July 18, 1999 on Export Control (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 1999, No. 30, Article 3774):

1) a sentence with the following content shall be added to Part Two of Article 9: "Officials of the State Atomic Power Corporation Rosatom shall be included into the composition of the interdepartmental export control coordination body.";

2) in Article 10:
   a) the title thereof shall be stated in the following wording:

"Article 10. Powers of the Federal Bodies of Executive Power and of the State Atomic Power Corporation Rosatom in the Field of Export Control";

   b) after the words "The federal bodies of executive power" shall be added the words "and the State Atomic Power Corporation Rosatom".

Article 11
Paragraph One of Item 1 of Article 11 of Federal Law No. 128-FZ of August 8, 2001 on Licencing Specific types of Activity (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 2001, No. 33, Article 3430; 2003, No. 9, Article 805; 2004, No. 45, Article 4377; 2005, No. 27, Article 2719; 2007, No. 7, Article 834) shall be stated in the following wording:

1. In the event of re-organisation of a legal entity in the form of transformation, alteration of its denomination or location, or alteration of the name and place of residence of an individual businessman, as well as in the event of alteration of the addresses of exercising by a legal entity or individual businessman the licensed type of activities and in other cases provided for by federal laws, the licensee, the legal successor thereof or other person provided for by a federal law are be obliged to file an application for re-making the document proving the presence of the licence. In the application shall be stated new data on the licensee, the legal successor thereof or other person provided for by a federal law and data of the document proving the fact of making the appropriate amendments to the comprehensive state register of legal entities or the comprehensive state register of individual businessmen."

Article 12

The following amendments shall be made to Federal Law No. 129-FZ of August 8, 2001 on the State Registration of Legal Entities and Individual Businessmen (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 2001, No. 33, Article 3431; 2003, No. 26, Article 3565; No. 52, Article 5037; 2005, No. 27, Article 2722; 2007, No. 7, Article 834; No. 30, Article 3754):

1) in subitem (i) of Item 1 of Article 5 after the words "to the authorized capital of a joint-stock company" shall be added the words ", in connection with the transfer of the property complex of a unitary enterprise or the property of an institution under the ownership of a state corporation as a property contribution of the Russian Federation";

2) Article 21.2 shall be stated in the following wording:

"Article 21.2. Procedure for the State Registration in the Event of Termination of a Unitary Enterprise, as Well as of a State or Municipal Institution in Connection with Alienation of their Property, Where It Is Provided for by Federal Laws

In the event of termination of a unitary enterprise in connection with the sale of its property complex or its contribution to the authorized capital of a joint-stock company or an institution, in connection with contribution of its property to the authorized capital of a joint-stock company, unitary enterprise or institution, in connection with transfer of the property complex of a unitary enterprise or property of an institution under the ownership of a state corporation as a property contribution of the Russian Federation, as a ground for making an entry to the comprehensive state register of legal entities on termination of the appropriate legal entity shall be deemed the
decision on the state registration adopted by the registration agency at the location of this legal entity provided that the following documents are presented:

a) an application for making an entry to the comprehensive register of legal entities on termination of a unitary enterprise or an institution for the reasons provided for by this article;

b) the decision on the terms of privatization of the property complex of a unitary enterprise or the decision of the state power body serving as a basis for contribution of the property complex of a unitary enterprise or the property of an institution to the authorized capital of a joint-stock company or for the transfer of the said property complex or property under the ownership of a state corporation as a property contribution of the Russian Federation;

c) copies of the document proving the state registration of the transfer of ownership of the property complex of a unitary enterprise or of the property of an institution.

Article 13
The following amendments shall be made to Federal Law No. 178-FZ of December 21, 2001 on the Privatisation of State and Municipal Property (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 2002, No. 4, Article 251; 2995, No. 25, Article 2425; 2006, No. 2, Article 172):

1) the words ", as well as federal property transferred to state corporations as a property contribution of the Russian Federation" shall be added to Subitem 8 of Item 2 of Article 3;

2) the words "or, where it is provided for by a federal law, a state corporation" shall be added to Paragraph One of Item 1 of Article 39.

Article 14
Item 2 of Article 1 of Federal Law No. 127-FZ of October 26, 2002 on Insolvency (Bankruptcy) (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 2002, No. 43, Article 4190) shall be stated in the following wording:

"2. The operation of this Federal Law shall extend to legal entities which can be declared insolvent (bankrupt) in compliance with the Civil Code of the Russian Federation.".

Article 15
The following amendments shall be made to Federal Law No. 161-FZ of November 14, 2002 on State and Municipal Unitary Enterprises (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 2002, No. 48, Article 4746):

1) a sentence with the following content shall be added to Paragraph Two of Item 1 of Article 2: "On behalf of the Russian Federation the rights of the owner of property of a federal state enterprise may be exercised by
the State Atomic Power Corporation Rosatom in the procedure established by the Federal Law on the State Atomic Power Corporation Rosatom.

2) the words "and in respect of federal state enterprises for which the rights of their property's owner are exercised in compliance with the Federal Law on the State Atomic Power Corporation Rosatom - by the State Atomic Power Corporation Rosatom" shall be added to Paragraph Two of Item 5 of Article 8;

3) in Article 9:
   a) in Item 2 after the words "state bodies of the Russian Federation," shall be added the words "and in respect of federal state enterprises for which the rights of their property's owner are exercised in compliance with the Federal Law on the State Atomic Power Corporation Rosatom - by the State Atomic Power Corporation Rosatom";
   b) Paragraph One of Item 7 shall be stated in the following wording:
      "7. The rules of a unitary enterprise shall be amended, in particular new rules thereof shall be endorsed, by decision of the state body of the Russian Federation, the State Atomic Power Corporation Rosatom, the state body of a constituent entity of the Russian Federation or the local self-government body authorized to endorse the rules of the unitary enterprise."

4) Item 2.1 with the following content shall be added to Article 17:
   "2.1. Federal state enterprises in respect of which the right of their property's owner are exercised in compliance with the Federal Law on the State Atomic Power Corporation Rosatom, shall remit a portion of the profit remaining at its disposal after taxes and other mandatory payments to the revenues of the State Atomic Power Corporation Rosatom in the manner, at the rate and on the dates established by this state corporation in compliance with the said Federal Law.";

5) Article 20.1 with the following content shall be added hereto:
   "Article 20.1. Specific of Exercising the Rights of the Property Owner of Federal State Enterprises Pertaining to the Atomic Branch of Industry

   The rights of the property owner of federal state enterprises pertaining to the atomic branch of industry and a procedure for exercising these rights shall be regulated by the provisions of this Federal Law subject to the specifics established by the Federal Law on the State Atomic Power Corporation Rosatom."

Article 16
The words "the State Atomic Power Corporation Rosatom" shall be added to subitem (b) of Item 3 of Part 1 of Article 4 of Federal Law No. 125-FZ of October 22, 2004 on Archives in the Russian Federation (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 2004, No. 43, Article 4169; 2006, No. 50, Article 5280).

Article 17
The words ", if not otherwise established by the Federal Law on the State Atomic Power Corporation Rosatom" shall be added to Part 3 of Article 15 of Federal Law No. 135-FZ of July 26, 2006 on Protection of Competition (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 2006, No. 31, Article 3434).

**Article 18**

In Item 2 of Article 1401 of Part Four of the Civil Code of the Russian Federation (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 2006, No. 52, Article 5496) after the words "federal executive governmental bodies" shall be added the words ", the State Atomic Power Corporation Rosatom".

**Article 19**


1) Item 2 of Part 3 of Article 1 shall be stated in the following wording:

"2) the public administration body in charge of atomic energy use means the State Atomic Power Corporation Rosatom vested with the authority to exercise public administration in the field of atomic energy use in compliance with Chapter IV of the Federal Law on Atomic Energy Use and to effect normative and legal regulation in the field of atomic energy use;";

2) in Article 4:

a) Part 18 shall be stated in the following wording:

"18. All stocks of the principal joint-stock company shall be in federal ownership or in ownership of the State Atomic Power Corporation Rosatom. The sale and other ways of alienation of stocks of the principal joint-stock company which are in federal ownership or in ownership of the State Atomic Power Corporation Rosatom, their transfer for putting in pledge, as well as any other way of disposal of the said stocks, shall be effected on the basis of federal laws, except for the transfer of stocks of the principal joint-stock company under ownership of the State Atomic Power Corporation Rosatom by decision of the President of the Russian Federation as a property contribution of the Russian Federation."

b) Part 19.1 with the following content shall be added hereto:

"19.1. The provisions established by Part 19 of this article shall not extend to the transactions cited in Part 19 of this article which are made between the State Atomic Power Corporation Rosatom, the principal joint-stock company and its branch and dependent companies included into the lists of Russian legal entities, which may have in their ownership nuclear materials and nuclear installations, endorsed by the President of the
Article 20

The following amendments shall be made to Article 1 of Federal Law No. 63-FZ of April 26, 2007 on Amending the Budget Code of the Russian Federation, as Regards the Regulation of Budgetary Process, and on Bringing Some Legislative Acts of the Russian Federation into Accord with the Budgetary Legislation of the Russian Federation (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 2007, No. 18, Article 2117; Rossiyskaya Gazetta, of November 7, 2007):

1) in Item 3:
   a) the words ", if not otherwise established by this Code" shall be added to Paragraph Forty Two;
   b) the words ", if not otherwise established by this Code" shall be added to Paragraph Forty Four;
   c) the words ", if not otherwise established by this Code" shall be added to Paragraph Forty Eight
   d) the words ", if not otherwise established by this Code" shall be added to Paragraph Forty Nine;

2) in Item 216:
   a) new Paragraph Ten with the following content shall be added hereto:

"8. The State Atomic Power Corporation Rosatom shall exercise the functions of the chief manager of budget funds, the recipient of budget funds, the chief administrator of the budget revenues and the administrator of budget revenues in compliance with the provisions of this Code within the transient period established by Article 38 of the Federal Law on the State Atomic Power Corporation Rosatom.";

   b) Paragraph Ten shall be deemed Paragraph Eleven and in it the words "8. A procedure" shall be replaced by the words ". 9. A procedure".

Article 21
Item 22 with the following content shall be added to Part 3 of Article 29 of Federal Law No. 198-FZ of July 24, 2007 on the Federal Budget for 2008 and for the Planning Period of 2009 and 2010 (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 2007, No. 31, Article 3995):

"22) adoption of the Federal law on the State Atomic Power Corporation Rosatom."

Article 22

This federal Law shall enter into force as of the date of its official publication.

President of the Russian Federation  

V. Putin

The Kremlin, Moscow
December 1, 2007
No. 318-FZ