GOVERNMENT OF THE RUSSIAN FEDERATION

DECREE
No. 1511 dated December 1, 1997

ABOUT APPROVAL OF THE PROVISION
ON DEVELOPMENT AND APPROVAL OF FEDERAL RULES AND REGULATIONS IN THE SPHERE
OF USE OF ATOMIC ENERGY

(in the wording adopted by the Decree of the Government of the Russian Federation
No. 695 dated 26.06.1999, No. 493 dated 05.07.2000, No. 28 dated 18.01.2002,
No. 779 dated 29.10.2002, No. 607 dated 01.10.2003, No. 289 dated 31.05.2005,
No. 742 dated 05.12.2006, No. 179 dated 24.03.2007, No. 744 dated 03.11.2007,

According to Article 6 of the Federal law "On the use of atomic energy", the Government
of the Russian Federation decrees that:
The enclosed Provision on development and approval of federal rules and regulations in the
field of use of atomic energy shall be approved.
(in the wording adopted by the RF Government Decree No. 1265, dated 06.12.2012)

Chairman of the Government
of the Russian Federation

V.CHERNOMYRDIN

Approved by
the Decree of the RF Government
No. 1511 from December 1, 1997

PROVISION
ON DEVELOPMENT AND APPROVAL OF FEDERAL RULES AND REGULATIONS
IN THE FIELD OF USE OF ATOMIC ENERGY

(in the wording adopted by the Government of the RF Decree No. 1265, dated
December 06, 2012).

I. General provisions

1. The present Provision stipulates the procedure for development, coordination approval
and putting into effect of the federal rules and regulations in the field of use of atomic energy
(hereinafter referred to as - the federal rules and regulations), as well as for their amending and
change.

2. The federal rules and regulations are approved by the federal executive authorities which
perform state regulation of safety in the course of the use of atomic energy. The federal rules and
regulations are obligatory for all persons implementing activities in the sphere of the use of
atomic energy.
(in the wording adopted by the RF Government Decree No. 1265 from December 06, 2012)

3. The federal executive authorities, empowered to perform state regulation of safety in the
course of the use of atomic energy (referred to as ‘authorities on state regulation of safety’
hereinafter), and their competence are established in the correspondence with Articles 23, 24 and 25 of the Federal law "On the use of atomic energy" and by other legislative and regulatory legal acts of the Russian Federation.

4. The federal executive authorities, commissioned with powers to implement state management of atomic energy (referred to as ‘authorities on management of atomic energy use’ hereinafter), and their competences are established in the correspondence with Article 20 of the Federal law "On the use of atomic energy" and by other legislative and regulatory legal acts of the Russian Federation.

5. Funding of the development of the federal rules and regulations is performed for the federal budget, special funds created by operating organizations together with authorities of state management of atomic energy use to provide finances for nuclear facilities decommissioning, research and development, experimental-design works on substantiation and enhancement of safety of these facilities as well as for other sources of funding in case it do not contradicts with the legislation of the Russian Federation.

II. Development of federal rules and regulations

6. Development of the federal rules and regulations is performed by authorities on state regulation of safety and/or authorities on management of atomic energy use in the correspondence with their competences.

7. Preparation of drafts of the federal rules and regulations is implemented in accordance with plans of works of authorities on state regulation of safety and authorities on management of atomic energy use as well as within the procedures introduced by these authorities for development of the identified drafts.

8. In the course of development of the federal rules and regulations by authority on management of atomic energy use, this authority shall provide drafts of these rules and regulations together with substantiating documents to authority (authorities) on state regulation of safety that is (are) in charge of these federal rules and regulations, to identify the level of preparedness of the mentioned drafts to be published in the official journal.

   Documents to substantiate drafts of the federal rules and regulations include:
   terms of reference on development of the federal rules and regulations drafted explanatory note with pointing out of responsible executive in charge and co-executors; time periods for the development to start; purposes and objectives of the draft under development; specific features of general requirements and their correspondence with the present-day scientific and technical level, interconnection with other federal rules and regulations, information about a draft presentation for comments;

   (in the wording adopted by the Government Decree No. 1265 from December 06, 2012).

   summary of comments to the draft with conclusions from the developer.

   The listed documents shall be presented via paper version and electronic version.

   (in the wording adopted by the RF Government Decree No. 1265 from December 06, 2012).

9. Authorities on state regulation of safety are empowered to return drafts of the federal rules and regulations and documents prepared for their justification for modification but with substantiation of rejection to publish in case the documents prepared for the federal rules and regulations justification are incomplete and do not include amendments introduced into the legislation of the Russian Federation, recommendations from international organizations in the sphere of atomic energy use which activities the Russian Federation is being involved into.

   (in the wording adopted by the RF Government Decree No. 1265 from December 06, 2012).

10. Authorities on state regulation of safety are empowered to provide drafts of the federal rules and regulations and documents prepared for their justification to other authorities of state
regulation of safety or organizations aiming to receive their opinion conclusions.

Time for consideration of drafts and documents prepared for their justification by authorities of state regulation of safety shall not exceed 90 days from their reception registration date.

When found appropriate, authorities on state regulation of safety are empowered to decide to prolong time for drafts’ consideration; they shall notify authorities on management of atomic energy use about their solution for not less than 15 days before the expiration of the specified period with identification of reasons of prolongation.

11. Authority on management of atomic energy use is empowered to organize meeting to discuss proposals from authorities on state regulation of safety with their representatives participation.

A summary of disagreements shall be prepared and presented to these authorities management for decision-making in case representatives from authority on management of atomic energy use and from authorities on state regulation of safety, which jurisdiction covers the federal rules and regulations under development, remain at odds over the matter.

12. In case the process of the federal rules and regulations development is carried out by authority on state regulation of safety, then, the elaboration of the above mentioned drafts and documents developed for their justification, referred to in item 8 of the present Provision as well as final decision-making concerning drafts preparedness to be published, are realized in the correspondence with the procedure established by authority on state regulation of safety; the procedure referred to shall envisage these drafts presentation to authorities on management of atomic energy use subject to conclusion. In case disagreements originate between authority on state regulation of safety and authorities on management of atomic energy use around rules and regulation drafts, then, authority on state regulation of safety manages to organize meeting aiming to discuss these disagreements.

In case the representatives from authority on state regulation of safety and from authorities on management of atomic energy use do not agree in the course of meeting organized, then, the meeting participants prepare summary of disagreements subject to presentation to these authorities management for decision-making.

13. The decisions about the federal rules and regulations drafts preparedness to be published are made by authorities on state regulation of safety.

14. Every authority on state regulation of safety shall define an official press organ for publication of the federal rules and regulations drafts and their approved versions.

15. Proposals and remarks as regards to the federal rules and regulations drafts can be presented by any juridical person or private person within the time frames established by authority on state regulation of safety. In this connection, such time frames shall not be less 30 calendar days from the date of the federal rules and regulation publication.

(par. 15 in the wording adopted by the RF Government Decree No. 1265 from December 06, 2012).

16. Subsequent to the consideration results of proposals and remarks received, authority of state regulation of safety shall prepare the summary of comments with the reasoned opinion conclusions in respect to proposals and remarks collected.

Authority on state regulation of safety shall organize a discussion of the summary of comments. This discussion shall be conducted with participation of the representatives from authority on management of atomic energy use which jurisdiction covers implementation of requirements from the corresponding rules and regulations.

The procedure used for discussion of the summary of comments shall be established by authority on state regulation of safety.

The date and the place of discussion location shall be reported via the official press organ that has published draft of the corresponding federal rules and regulations not later than 10 days before meeting.
If the representatives from authorities on management of atomic energy use and authority on state regulation of safety are not satisfied in the course of discussion of proposals/remarks received, the summary of disagreements shall be prepared subject to consideration by authority on state regulation of safety during the final decision-making concerning the certain draft preparedness for approval.

III. Approval and putting into effect of the federal rules and regulations.
Introduction of amendments and additions into the federal rules and regulations.

17. Approval and putting into effect of the federal rules and regulations is implemented by authorities on state regulation of safety in the correspondence with their sphere of jurisdiction and procedures established by these authorities.

18. The federal rules and regulations are approved by Decrees (Orders) of authorities on state regulation of safety.

In case the federal rules and regulations are considered to be as sphere of responsibility of several authorities on state regulation of safety, then, it is reasonable to approve them by joined Decree (Order) from these authorities or by Decree (Order) from one authority after coordination with other authorities on state regulation of safety (in the correspondence with sphere of responsibility).

19. The federal rules and regulations can be completed with amendments and additions which take into consideration changes in legislation of the Russian Federation, recommendations from international organizations in the sphere of atomic energy use, in which activities the Russian Federation is being involved into, results gained from scientific research and domestic and foreign experience accumulated in the sphere of atomic energy use.

Preparation of amendments and additions to be introduced into the federal rules and regulations shall be performed within the procedure established by Section II of the present Provision on development of the federal rules and regulations.

20. Approval and putting into effect of amendments and additions to the federal rules and regulations shall be performed within the procedure established by the present Section on approval and putting into effect of the federal rules and regulations.

21. Authorities on state regulation of safety manage the lists of the federal rules and regulations in the sphere of atomic energy use duly approved by them (or considered to be from their sphere of responsibility) and make them available via the official Internet websites.

(Item 21 in the wording adopted by the RF Government Decree No. 1265 from December 06, 2012.)

Approved by
the Decree of the Government of the Russian Federation
No. 1511 from December 1, 1997.

THE LIST OF THE FEDERAL RULES AND REGULATIONS
IN THE SPHERE OF THE USE ATOMIC ENERGY