THE RUSSIAN FEDERATION

FEDERAL LAW

ON REVISING ARTICLES 25 AND 26 OF THE FEDERAL LAW "ON USE OF ATOMIC ENERGY"

Approved by the State Duma June 21, 2013

Approved by the Federation Council June 26, 2013

Article 1

Introduce the following changes into Federal Law No. 170-Φ3 of November 21, 1995 "On Atomic Energy Use" (Legislation Bulletin of the Russian Federation, 1995, N 48, Art. 4552; 2009, N 52, Art. 6450; 2011, N 30, Art. 4590; N 49, Art. 7025; 2012, N 26, Art. 3446):

1) paragraph 25 of article 8 should read as follows

"arrange safety reviews (safety analysis reviews) of nuclear facilities and (or) activities in the field of atomic energy use by means of setting tasks for conducting of the review as well as by consideration and approval or disapproval of conclusions prepared based on the review results";

2) in part 26 of Article 10 the words "for the right of executing activities in the field of atomic energy use" should be replaced with the words "for the right of executing activities in the field of atomic energy use or on modifying of the permit (license) validity terms and conditions", the text should be supplemented by the following sentences: "The review shall be arranged by the authorized state safety regulatory authority and conducted at the expense of the license applicant or the licensee. At the same time the review of nuclear facilities incorporated into the list mentioned in part 24.1 of Article 13 of the present Federal Law and (or) activities in the field of atomic energy use carried out at such facilities or with regard to such facilities by operating organizations shall be conducted by the scientific and technical support organizations of the authorized state safety regulatory authority".

Article 2

The present Federal Law comes into force upon the expiry of sixty days after its official publication.

President of the Russian Federation V.PUTIN

Moscow, Kremlin July 2, 2013 No. 159-FZ