

LEGAL REGULATION OF CONSTRUCTION OF ENERGY FACILITIES BY RUSSIAN COMPANIES ABROAD: PROBLEMS AND PROSPECTS

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This article discusses the problems of legal regulation of construction of energy facilities by Russian companies abroad, examines the problems of legal regulation in this field at the national and international levels. The problems of legal regulation cover issues of legal regulation with due account for the requirements of the national laws of the states, in which the energy facilities are constructed, the requirements of international treaties, and the peculiarities of contractual regulation. Russian companies engaged in construction of Russian energy facilities abroad are forced to take into account a wide range of international legal rules in force in the relevant field: multilateral interstate agreements, recommendations of the IAEA, intergovernmental and interdepartmental agreements. The study of the peculiarities of contractual regulation of construction of energy facilities by Russian companies abroad requires considerable attention to the specific nature of the procedure for conclusion of these agreements in accordance with the laws of various foreign countries, the requirements to their execution, the procedure for amendment of the agreements, and the procedure for their termination. Considering the role of the national laws of the states, in which the energy facilities are constructed, the author concludes that it is advisable to conduct comparative legal studies of the regulatory framework in foreign countries in the field of construction of energy facilities.

Keywords: energy law, energy law order, legal regulation of construction of energy facilities by Russian companies abroad.