tended.

Right holders of land areas and capital construction projects, if their rights and legal interests are infringed or might be infringed as a result of approval of layouts of territorial planning of the Russian Federation have the right to bring the case before the court.

Bodies of state power of the Russian Federation, bodies of state power of the Russian Federation constituent parts, bodies of local administration, interested natural and legal persons have the right of submitting proposals on amendments for the layouts of territorial planning of the Russian Federation.

Within three months since the day of approval of such a layout the Russian Federation Government should elaborate and ap-

prove the plan of realization of the layout of territorial planning of the Russian Federation. It should contain the following data:

- 1) The time schedule of elaboration of documentation on planning the territory to locate capital construction projects of federal significance, on which basis boundaries of land areas for location of such projects are defined and specified;
- 2) The time schedule of elaboration of design documentation and the deadline of completion of capital construction projects of federal significance.
- 3) The financial and economic feasibility study for the implementation of the layout of territorial planning of the Russian Federation.