ADMINISTRATIVE LAW AND PROCESS; FINANCIAL LAW; INFORMATION LAW

Nenko S.S.

Candidate of Juridical Sciences, Associate Professor, Senior Lecturer at Department of Administrative, Criminal Law and Procedure, Director of Institute of Law, International University of Business and Law

PROBLEMS OF ADMINISTRATIVE LEGISLATION AND WAYS OF THEIR ELIMINATION

A necessary condition for Ukraine's integration into the economic and social structure of the EU that is an important issue today is an adaptation of the national legislation to the regulatory framework of the European Union.

In January 2009, the Parliament of Ukraine decided to approve the State Program of Adaptation of Ukraine to the European Union, which includes many tasks of the first phase of the Program on Ukrainian legislation. This is glossary development, and research compliance with the European Union, which includes a mechanism of adaptation. However, the national legislation cannot be perfectly adapted until all contradictions existing in it will be eliminated.

Such scientists as Averianov V.B., Kolomoets T.O., Kolpakov V.K., Kuzmenko VO.V, Halunko V.V. etc. devoted their works to problems of administrative law. The purpose of this study is to examine the existing contradictions in the administrative legislation and to determine steps and ways to overcome them.

The systematization of legislation is objectively a necessary element of the legal activities of the state, its improvement, strengthening the legal framework of the state and public life. In our opinion, codification is a perfect direction of systematization of administrative law.

Based on the generalized analysis of the current administrative legislation of Ukraine and research of scientists, the author proposes an approach to solving the problems of administrative law of contradiction, obsolescence, polycentric character of rules, their inability to improve through a complete codification. To solve the above problems, the main directions of codification and provisions that should be included in the Administrative Code are proposed.