Y. Bilousov

Candidate of Law Sciences, Associate Professor at the Department of International Law, Yaroslav Mudryi National Law University

SOME ASPECTS OF THE LEGAL CONTENT OF INNOVATIONS

The article is devoted to the problem of some aspects of the legal content of innovations and their place in the legislation. Initial legal position regarding the definition of "innovation" in the context of legislative support is analyzed. Value of innovation and innovative areas of economic security is investigated. Attention is paid to the methodological and terminological provisions of economic and legal sciences.

In the course of research on the problem of legal content of innovations and their place in the legislative sphere, the attention should be paid primarily to the fact that as the final result of scientific and technological activities innovation appears the only product, legal content of which is revealed through the category of things.

Instead Ukrainian legislator does not distinguish and does not specify the components of innovation.

The concept of innovation is closely related to such a legal category as innovative activity, which is treated differently in legal science. However, it is based on an understanding of innovation as a complex consecutive process of the generation of idea (innovation constituent component) for its specific implementation and further use (material component). A special actualization in the context of the study of interconnections between economic security of the state and innovation processes gets problem of definition of state innovative policy and means of its support. It can also be viewed in two ways, in terms of economic and legal science and in terms of science of public administration.

Analyzing given definitions, we should pay attention to the fact that scientists suggest that there are two systems: management system of innovative processes in the form of government authorities, and managed system – innovative processes or innovative relations, which collectively can create, and then introduce innovative products.

The researcher sets legal action in the first place because the legal framework of operation is determinant for any social relations, including relations in the field of innovations.

In the context of correlation of innovation and innovative areas of economic security of the state, methodological and terminological problem of providing economic and legal sciences takes an important place. Ukraine, proclaiming innovative way of development of the economy as a whole, needs real actions for its implementation.