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FEATURES OF CLAIM FORM OF PROTECTION IN THE ECONOMIC PROCEEDINGS

The core of economic procedural form is action proceedings. The history of formation of the economic proceeding indicates that action proceeding is the basis, tradition and core of proceedings. Today usefulness of claim forms for protection of rights of economic entities is beyond doubt. Scientists emphasize that claim form of the right protection is the main form of protection dealing with most disputes on the right because it provides parties in dispute with the most extensive warranties to ascertain all the circumstances connecting with the violation of law, and to issue lawful and reasonable decision.

The article investigates the features of the claim form of protection in the economic proceedings. The characteristics which embody functional adequacy of claim form for the subject of judicial work, which is the consideration and resolution of the dispute on the right.

To sum up the above, we believe that claim form of protection is characterized by the following features: involvement of parties is active, decisive, reciprocal; proceeding is based on the competition of the parties; the basis of the dynamics of the development of procedural legal relationship according to the stages and phases is the procedure of effective adjudgement; resolution of the case forms a peculiar system of judicial acts, consisting of the main act – court decision and decisions of intermediate and additional value.

The above features of claim form of protection are designed to ensure its functional adequacy for the subject of judicial work, namely consideration and resolution of the dispute on the right.