

financial Monitoring of Ukraine. It is the central executive body whose activities are directed and coordinated by the Cabinet of Ministers of Ukraine through the Minister of Finance of Ukraine.

International standards and measures against the laundering of money obtained through illegal activity are developed by the FATF (The Financial Action Task Force (on Money Laundering)).

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THE PRINCIPLE OF THE RULE OF LAW IN THE ADMINISTRATIVE AND LEGAL ASSISTANCE OF SOCIO-ECONOMIC DEVELOPMENT OF HUMAN

Article is devoted to theoretical problems of administrative and legal assistance in socio-economic development of the person and the role of the principle of the rule of law in the practical legal adaptation of the PPP Government activity-promoting «public-service nature. Analyses the theoretical position «legal assistance» through the concept of «establishment» and «software» implementation of human rights and freedoms and its socio-economic development.

On the basis of the analysis of scientific literature is the concept of «administrative and legal assistance in socio-economic development of the person» in terms of: public-government activity as the totality of governmental, public management methods of influence on social economic relations, as well as administrative and legal exposure as the totality of methods of action of administrative and legal means in organizing activities of the officials of executive bodies, local authorities, public organizations, institu-

tions and enterprises. Also the author revealed the role of the principle of the rule of law and the other principles of administrative law in «facilitating» human socio-economic development in Ukraine.

It is set that principle of supremacy of right in the administrative and legal assistance of socio-economic development of man directs activity of official persons of public government bodies through the norms of legal law and maintenance of public guarantees to assist self-realization of rights and freedoms of man and citizen with the aim of socio-economic development. Publicly-imperious activity from an assistance to socio-economic development of man must be directed and limited to the clear scopes of the constitutional mechanism of providing of rights and freedoms of man worked out in science with establishment of necessary intercommunications of corresponding legal norms and necessities of practice of publicly-imperious legal relationships in the field of a menage.