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## DEFINITION AND TYPES OF MECHANISM ADMINISTRATIVE AND LEGAL REGULATION OF CHARITABLE ACTIVITIES IN

This scientific article author proposed definition of «means of administrative and legal mechanism regulating charities» and singled out features that fully reveal the mechanism of administrative remedies legal regulation. The author shows the author's definition of the term «administrative remedies mechanism of legal regulation of charity» – a collection of related controls (methods and techniques) through which public administration affects social relations arising in the field of philanthropy to the observance of the rule of law, ensuring philanthropy and availability of a charity, the rights and obligations of subjects of charity. Singled out features of the mech-

anism of administrative and legal regulation of charities are: 1) is a complex multi-system regulators, ie, methods and techniques of exposure, and 2) they are identified and procedurally legislative regulated, and 3) apply the system of public administration (government agencies and local governments) and their officials within the scope specified regulations, 4) the purpose of their application and use are: first, to ensure the availability of charity and a charity, and secondly, the implementation of the rights and duties of subjects philanthropy, and thirdly, perform control functions to implement charitable organizations and philanthropists philanthropy.

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## THE DEFINITION OF «FINANCIAL SYSTEM» AND ITS STRUCTURAL COMPOSITION

Creation of the perfect financial system is one of the main conditions for the functioning of the economy. Building efficient and effective financial system is a difficult task, whose implementation requires a long time. Experience has

shown that the formation of the financial systems of developed countries occurred within 50-100 years, a process of improvement continues today.

The term «financial system» is dynamic itself. Its contents are changed and