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LEGAL REGULATION OF STATE INFORMATIONAL POLICY IN THE FIELD OF E-GOVERNMENT

Change of the information imperatives of modern civilization, strengthening the information weapon significantly, affect the overall picture and direction for further development of the information society. Under such conditions the old cliché about information policy that is interpreted solely as providing an element led to actual failure of our country effectively confront a massive information war. So objectively formed a scientific problem on the need to develop new approaches to regulation of state politics.

Thus, the structure of regulation state informational policy reflects the main components of regulation, determined by group of relevant principles and is a multi-hierarchical system in which every element is interrelated with each other. Each structural element of the state in-

formational policy is formed on the basis of homogeneity of social relations, and each of them we offer to state-level strategies to form a system-relevant documents that will determine the principles of operation of this segment of social relations, and will be based on the principles of the Concept of State Information Policy.

Therefore, keeping the logic of research all set of legislative acts that regulate social relations in the sphere of public information policy, we proposed to consider a model of legal acts, which consists of six levels. This would correspond to the continuity acts logical sequence of exposition and presentation of information and legal ideology, the correlation of all elements of the hierarchical system.