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## **ON THE CONCEPT OF ADMINISTRATIVE PROVISION OF FORMS AND METHODS OF MANAGEMENT OF INTERNAL AFFAIRS BODIES**

The article defined the meaning of “legal provisions”, “administrative and legal support” as well as the features of the administrative and legal provisions of forms and methods of management of internal affairs bodies. The relevance of the topic is manifested in the fact that the national scientific practice is characterized by a variety of approaches to analysis of the concept of “legal provisions” and the absence of a unified definition of this legal category. This circumstance is caused, firstly, by the longtime focus of theorists and scholars of administrative law on the study of the aspects of legal provisions in the field of human rights and freedoms, which left considerable shade on the institute of legal support in general, and administrative and legal support, in particular. Secondly, most modern studies reveal the concept of administrative and legal support in a particular area of regulation somewhat veiledly, mostly in the context of the categories of “administrative regulation” and “mechanism of administrative and legal regulation”.

This approach, in particular, can be found in the monograph of I.M. Shopina, researches of V.U. Kryvenda, who summarized the features of forms and methods of public security militia, and other scientists. Without belittling the importance and fundamentality of researches

mentioned, there are some aspects outside the field of scientific inquiry, interpretation of which would help solve the complex issue of contents of administrative and legal provisions in the field of management of internal affairs bodies.

The conducted analysis allows concluding that in research in the field of management system of internal affairs bodies prevalent is the position on perception of the category of administrative and legal provisions as an integral part of administrative regulation, which is a set of appropriate administrative and legal forms, means and other legal phenomena. Thus, part of the legal regulation is the administrative and legal provision of forms and methods of management of internal affairs bodies.

Correlation of legal regulation and administrative and legal provision of forms and methods of management of internal affairs bodies is as follows:

1) administrative and legal provision of forms and methods of management of internal affairs bodies is a kind of administrative and legal provisions, which in turn is part of the administrative and legal regulation. Legal regulation includes administrative regulation;

2) the subject of administrative and legal provision of forms and methods of management of internal affairs bodies is narrower in scope than the subject of

legal regulation, because it considers all legal relations, not only forms and methods of militia management;

3) legal regulation and administrative and legal provision of forms and methods of management of internal affairs bodies have special mechanisms, at the

same time mechanism of legal regulation is enforced through common tools, techniques and forms; administrative and legal mechanism of provision of forms and methods of management of internal affairs bodies is carried out using only administrative means.

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## **NON-GOVERNMENTAL ORGANIZATIONS AS PARTIES OF COOPERATION WITH UKRAINIANS ABROAD**

This scientific article deals with the general principles of non-governmental organizations (NGOs) as a subject of cooperation with Ukrainians abroad.

Examining the activities of major NGOs engaged in cooperation with Ukrainians abroad we came to the conclusion on necessity of formation of the Community Center on Cooperation with Ukrainians Abroad, which would have the Community Council to define priorities of its operations and supervise the implementation of programs and specific projects. This center would gather representatives of NGOs of Ukrainian expat communities in various countries.

This center would include the following units: museum of Ukrainian diaspora; press center; library (books, newspapers, video and audio materials); centre for

legal assistance for Ukrainians abroad; scientific and analytical research center on issues of diaspora; methodological research and education center; center of the festival and touring activities and more.

The Community Center would have a coordinating role in the collaboration of: 1) public authorities (Ministry of Foreign Affairs of Ukraine, Ministry of Culture of Ukraine, Ministry of Education and Science of Ukraine, the State Committee for Television and Radio Broadcasting of Ukraine, regional and local administrations); 2) non-governmental organizations (“Ukraine-World”, Ukrainian World Coordinating Council, Institute for the Ukrainian Diaspora Studies, Shevchenko Scientific Society, “Ukrainian Mutual Aid”, “Fourth Wave”, etc..) 3) national information and cultural centers in countries with Ukrainian diaspora.