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LEGAL REGULATION OF CIVIL RELATIONS, THE OBJECT OF WHICH IS INFORMATION

The article analyzes the laws which regulate social relations. The object of these social relations is information.

Legislators have abandoned the right of ownership of information and use a new approach to the regulation of relations, the object of which is information. Analysis of regulatory legal acts cited by the author, made it possible to determine the content of such legal category as the right to information and to explore its features.

At present there is a conflict regarding coverage of information by the rules of institute of ownership in several laws.

It seems appropriate to state that right to information is enshrined in Article 5 of the Law of Ukraine “On Information”, and is provided with a tetrad of powers:

obtaining, using, distributing, storing and protecting information.

The main results of the study are:

– The right to information consists of such powers as entitlement to use, entitlement to disposition, the entitlement of ownership where entitlement of ownership indicates that information is a subject to the law.

– The term “manager” in the current legislation is used synonymously with the term “holder”.

– There is a possibility of transfer of the information from one entity to another.

– The contract may be the ground for the transfer of the right to information.

– There is ability to transfer, the right to information as a whole, as well as separate powers of the right to information.