

SOME ISSUES RELATED TO FURTHER IMPROVEMENT OF MASS-LEGAL RESPONSIBILITY OF BUSINESS ENTITIES

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Annotation: This article analyzes some topical issues of increasing mass-legal liability of business entities.

Keywords: Business Entities, Termination Of The Validity Of The Permit Document, Termination Of The Validity Of The License.

Over the past years, as a result of Democratic market reforms and extensive measures taken to further deepen the liberalization of the economy, there have been significant changes in the balance of private and public legal norms of legal regulation of entrepreneurial activity.

However, as a result of the fact that there are still a lot of administrative procedures in the field of entrepreneurship, entrepreneurial subjects are faced with administrative obstacles and complexities in the implementation of a number of their basic rights.

Even in the index of International Economic Freedom, the fact that our country ranks 51,5 in 180 countries with 152 points on the 100-point criterion for 2018 year confirms that excessive administrative procedures and bureaucratic obstacles in the sphere of entrepreneurial activity are preserved.

Shavkat Mirziyoyev, the president-elect of the Republic of Uzbekistan, also said: "here is what people are applying for. First of all, they are referring to the removal of bureaucratic obstacles in various fields, the abolition of many departmental decrees contrary to the law, the allocation of bank loans at which the rate is optimal, the elimination of illegal checks on entrepreneurship, the activities of law enforcement agencies" [8].

In a word, entrepreneurial activity is still surrounded by Administrative Procedures. In general, today, the legal regulation of entrepreneurial activity is led by mass legal norms, including administrative and legal norms. Of course, without a doubt, there is a role of administrative and legal norms in the regulation of entrepreneurial activity, which can not be denied [144]. But the economic features of entrepreneurial activity necessitate its further freedom, in this regard, the priority of private legal regulation.

In our opinion, in the liberalization of administrative procedures in the sphere of entrepreneurial activity, first of all, it is necessary to clarify the socio-economic and organizational-legal basis of these administrative procedures.

The use of administrative procedures in management makes it possible to achieve the direct effect of the subject of management on the managers, the necessary subordination in management [133; 81-B].

Therefore, if citizens do not comply with the rules established by the state according to their wishes, the state will ensure the implementation of laws through its *majburlov* power. Therefore, it is inappropriate to understand all administrative procedures in a negative sense. However, these administrative and legal categories should not be ignored in the context of social and political - legal necessity, as well as the need for rational introduction.

Each administrative procedure in the sphere of entrepreneurial activity has its own basis-which requires a more meticulous and in - depth approach. Because any administrative order in the sphere of entrepreneurial activity is directed to the imperative influence of economic activity and Economic Conduct.

In our opinion, according to the form of regulation, administrative procedures in the sphere of entrepreneurial activity consist of prohibitive (prohibitive), determining and restricting norms according to the form of regulation.

In the mechanical sense of the "obstacle" question is certain.

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