

THE MAIN DIRECTIONS AND FUNCTIONS OF THE LEGAL SERVICE

Xudoyberdi MEYLIEV

Counter engineering and economics, researcher of the institute

Abstract

This scientific article is devoted to the study of the main directions and functions of the legal service.

The researcher talks about and analyzes the main tasks of legal service employees following the laws of our country.

Keywords: Structure, natural person, legal entity, legal practice, legality, obligation.

To perform the main functions of the legal service, in the field of organizing the rule of law and legality in the law enforcement activities of state bodies and organizations: - there are ten functions:

- Makes proposals to eliminate violations of the law, their causes, and conditions in the state body and organization, as well as relevant structures, participates in the implementation of these measures;
- Examines the drafts of orders, orders, contracts, and other legal documents submitted to the management of the state body and organization for their legality and approves them if there are no objections and proposals. In this case, projects are approved by the legal service after other structural structures (employees) of the state body and organization;
- Gives conclusions on the decisions of state bodies and organizations that affect the realization of the rights and freedoms of individuals and legal entities;
- On developing orders, decrees, contracts, and other legal documents of the state body and organization independently or together with other structures, making changes and additions to them, as well as considering them as invalid preparing proposals;
- studies, analyzes, and summarizes the practice of law enforcement in state bodies and organizations, as well as relevant structures, prepares proposals for its improvement, and submits them to the management;
- Together with other structures of the state body and organization, participates in the review of applications, proposals, and complaints that indicate violations of legality in the activities of the state body, relevant structures, and their officials;
- Participates in the development of suggestions for improving the management system of the state body and organization, defining the rights and obligations of the structures and their officials included in the system of the state body;
- Participates in ensuring compliance with labor legislation in the state body and organization, including the development of legal documents regulating labor relations (labor contract, collective agreement, collective agreement, etc.), verify the compliance of drafts of these documents with legislation and provides a legal opinion;
- Submits a report to the leadership of the state body and organization on the state of ensuring the rule of law and legality in the activities of the state body and organization;
- Provides legal assistance to trade unions and other representative bodies of employees of state

bodies and organizations in the exercise of their powers;

In the field of coordinating the work of its structures in the field of supervising the legality of drafts of normative legal and other documents developed (adopted) by the state body and organization, participating in the law-making activities of the state body and organization, preparing proposals for improving the legislation: n two functions are indicated: 1). Develops current and plans of norm-creating activity of the state body and organization or participates in their development, implementation, and control of execution; 2). Develops or participates in the development of drafts of normative legal documents on issues within the competence of the state body and organization; 3). Develops departmental regulatory legal documents of the state body and organization or participates in their development and sends them to the Ministry of Justice of the Republic of Uzbekistan for legal examination and state registration; 4). Conducts legal expertise independently or together with other structures of the drafts of normative legal documents submitted for expert examination or agreement, the validity, and expediency of their application to legislation, legislative technical rules, referring norms, as well as corruption in them. prepares legal conclusions regarding the non-existence of causative factors; 5). If there are no objections or suggestions on the projects of normative-legal documents, they will be approved. In this case, projects are approved by the legal service after other structural structures (employees) of the state body and organization; 6). Systematically conducts an analysis aimed at identifying the factors that cause corruption in the relevant field of activity of the state body and organization; 7). Participates in the development of proposals for improving public administration in the field of activity of state bodies and organizations; 8). Maintains a systematic account of documents received by the state body and organization and issued by it, including regulatory legal documents, following established requirements, ensuring their preservation and control; 9). Takes measures to replenish the fund of regulatory legal documents of the state body and organization, including the fund with codes, laws, commentaries, newsletters, and other legal publications, offers to the management of the state body and organization about subscription to legal publications enters; 10). Prepares for publication the collections of legal documents on the issues within the competence of the state body and organization; 11). Coordinates the activities of legal services of structures included in the system of state bodies and organizations, ensures coordinated cooperation; 12). Provides methodical support to the legal affairs of structures that are part of the system of state bodies and organizations, develops recommendations and instructions on the directions of legal service activities;

In short, the failure to perform the above obligations and functions to the required extent will cause liability following the law.

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