

## **TO THE QUESTION OF SUBJECT COMPOSITION OF AGRARIAN INSURANCE LEGAL RELATIONSHIP**

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*In the article are characterized the problematic issues of legal regulation of individual subjects of agrarian insurance relationships.*

***Insurance, agriculture insurance, emergency commissar, Agrarian Insurance Pool, association of mutual insurance.***

Agricultural insurance is one of the most effective way to manage risks, gives advantageous to combine the interests of all participants of the agricultural insurance. Agricultural insurance relationship have their own set of characteristics that distinguishes them from other types of legal obligation. Individuality insurance liabilities received expression in all its elements - subject, object, object content.

The theoretical basis of our research portfolio is well-known Soviet scientists - representatives of Soviet and Russian schools of civil and commercial law as K.A. Grave, M.M. Vedenin, A.N. Zaletov, S.L. Efimova, L. Luntz, V.K. Raikher, V.I. Serebrovsky, M.J. Shymynov and work of local scientists economists V.D. Bazilevich, H.P. Bazilevich, M.J. Demyanenko, A. Krestyaninova, H.B. Paski, A. Sholoyko, V.A. Yakubovich and others, which analyzes the features of agricultural insurance in Ukraine revealed disadvantages conducting this type of insurance in Ukraine and the ways of overcoming them.

The theoretical basis of our study, in addition to these, there are also works of famous Ukrainian scientists and legal scholars in the field of agricultural law as N. Rich, V. Ermolenko , V.P. Zhushman, I. Karakash , T.G. Kovalchuk , V. L. Muntean, V. Semchyk , A.M. Stativka , V.Y. Urkevych , N. Titova and others.

The **purpose** of this article is to investigate impacts regulation of individual economic situation of agricultural insurance relationships.

Law of Ukraine «About Insurance» march, 7, 1996, the number 85/96-VR (hereinafter - the Law) conduct today not only the definition of the concept of insurance as relations with the protection of property interests of individuals and legal entities when certain events of funds of funds generated from insurance premiums paid by policyholders, but also determines unlimited number of insurers , thus limiting the range of insurers, pushing them to a number of qualifications status and property. But one thing is obvious, the structure of insurance relations law includes the presence of the insurer and the insured. This is the classic scheme of insurance relationships. Besides, the circle of participants Law defines beneficiary and the insured person, as they are also directly or indirectly, may engage in insurance relationships. This axiom is perceived by many official and scientific doctrines. Insurers act in accordance with the Financial Institutions Act, created in the form of stock, full, limited partnerships or additional liability pursuant to the Law of Ukraine On Business Associations, given the fact that the members of each of these financial institutions should be at least three and they have received in the prescribed manner a license for insurance activity.

The law distinguishes between two groups of insurers: insurance companies and mutual insurance association. The specificity of this company is insuring property or other proprietary interests of its members. According to the Law of Ukraine «On peculiarities of agricultural products

insurance with state support» Poole is the only association of insurers engaged in agricultural products insurance with state support.

To the agents of agricultural insurance relationships should include emergency commissioners that in accordance with Part 2 of Art. 25 of the Law are persons who are engaged in the evaluation of the insurance and the amount of damages to which the qualification requirements established by acts of legislation of Ukraine, and can act as the side of the insurer and the insured. Thus, analyzing the subjects of legal agricultural insurance, offered relevant proposals and amendments to legal acts regulating the activities of individual players in this field.