ADMINISTRATIVE PROTOCOLS AS A MEANS OF ADMINISTRATIVE ENFORCEMENT BUSINESS STATE AGRICULTURAL INSPECTION UKRAINE

O.M. SHEVCHUK, researcher, National University of Life and Environmental Sciences of Ukraine

The article investigates the use of administrative enforcement officers of the State agricultural inspection. We consider four main stages of proceedings on administrative violations and apply them to the state inspectors of agriculture. The author concluded that the assembly government inspectors agricultural administrative protocols is universal and primary means of administrative enforcement in agriculture, however, some areas of the State agricultural inspection and its territorial bodies not covered by the main act – the Code of Administrative Offences.

Administrative enforcement, the administrative record, fine, Chief Inspector of Agriculture of Ukraine, chief state inspectors of Agriculture of the Autonomous Republic of Crimea, Kyiv and Sevastopol cities, districts and their deputies, senior state agriculture inspectors, state inspectors of agriculture.

Special attention needs group coercive measures whose envisaged by the Code of Ukraine on Administrative Offences (hereinafter - the KUpAP) and used for proceedings in cases of administrative offenses [1]. Interestingly study the impact of the application of administrative newly executive body - the State Inspectorate of Agriculture of Ukraine on (State Agriculture Inspectorate). **The purpose** of this article is the study of administrative protocols as a means of administrative enforcement officials of State Agriculture Inspectorate.

For a full disclosure of this study must have an idea of what constitutes administrative enforcement stage. So, try to reveal their.

The first stage is to identify offenses, his investigation (previous clarifying the circumstances) and report on administrative offense by an authorized officer of State Agriculture Inspectorate or regional bodies.

The second stage - the case of an administrative offense and adoption decree (decision) in the case. It lies in the fact that the competent authority or official carries a final investigation into the case and give legal assessment of the actions of the person you specify in the minutes as offender.

The third stage occurs not in any proceedings. This stage of the appeal or protest and review the resolution of the case. It - one of the most important guarantees of the rights and protection of the offender as provided by law. Resolution of the case can challenge the offender or victim (their representatives).

The fourth stage - implementation of the imposition of an administrative penalty. This is the final stage of the cases of administrative offenses. Its essence is to implement an administrative penalty imposed on the offender by Resolution.

In the process of improving legislation is logical to give officials of State Agriculture Inspectorate power to report and decide the quality and safety of agricultural products, compliance production of wine products..