

NEW ASPECTS OF THE LEGAL REGULATION OF AGRICULTURAL COOPERATION IN UKRAINE

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The article presents the analysis of the provisions of the new Law of Ukraine «On Agricultural Cooperation», which entered into force on 19 January 2013. Characterized by the content of the law, a comparison of the individual provisions of the legal regulation of agricultural cooperation that existed previously.

Cooperatives, agricultural cooperative, agricultural production cooperative, agricultural service cooperative.

Agricultural cooperatives are bright subjects agrarian relations represent a union villagers the purpose of agricultural production and most agricultural producers for the purpose of providing various services. Study of Legal Affairs functioning agricultural cooperation is important not only for the further development of the doctrine agrarian law, but also to address enforcement issues, because the development of cooperatives in rural areas in recent years been declared as one of the priorities of state agricultural policy.

Legal regulation of agricultural cooperatives for more than 15 years carried out special rules of regulation - The Law of Ukraine "On Agricultural Cooperation" on July 17, 1997. The question of the legal status of agricultural cooperatives, problems of their creation and

operation of the norms of the same Act rather thoroughly studied in the agro-legal literature. However, the Law of Ukraine "On Amendments to the Law of Ukraine" "On agricultural cooperation" from November 20, 2012, Law was named its new edition, which is still in the scientific legal literature not analyzed. The above demonstrates the novelty and relevance of the topic of the article.

The purpose of this article - analysis of short stories regulation of agricultural cooperatives in Ukraine according to the Law "On Amendments to the Law of Ukraine" On agricultural cooperation" from November 20, 2012, comparing it with the legal regulations prescriptions cooperatives in rural areas that existed before.

The study allows to conclude that a new version of the Law of Ukraine "On Agricultural Cooperation" is very different from the provisions still regulate the legal status and activities of agricultural cooperatives in Ukraine. Despite some positive aspects (specification attributes agricultural service cooperatives, placing rules for their non-profit status), the law contains many defects. Not to mention even of taking it incorrect terms (such as "share" instead of "share contribution", "title to share" instead of "the right to share" et al.), The law made the unification of legal regulation of agricultural and other cooperatives that can not be considered justified. Obviously unreasonable bias legislator on the development of the country is service cooperatives in the country, and almost complete neglect of industrial cooperation (as evidenced, for example, placing first in the Law section of the agricultural service, and then on cooperatives, placing in law only 3- s features articles on recent activities, distribution of state support measures only in the service cooperatives). The law did not regulate the peculiarities of membership relations with agricultural cooperatives actually bypassed regulation of defining relations for these subjects as

land, arising from the transfer of land shares and return of land shares. All this suggests a future low efficiency of large quantities of the Law and the lack of its effective mechanisms of agricultural cooperation in Ukraine.