

SUMMARY

Subject matter: Constitutional and legal status of control bodies of local self-government

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Relevance of the selected topic. Despite the fact that the idea of the need for independence of local self-government bodies has become widespread and recognized in world practice, this does not reduce the importance of monitoring their activities (including internal).

Federal law No. 131-F3 of October 6, 2003" on General principles of organizing local self-government in the Russian Federation " included the control body of a municipality in the structure of local self-government bodies (part 1 of article 34). According to the legislator, the creation and operation of such bodies were intended to strengthen independent financial control over the execution of local budgets and the management of municipal property. In some municipalities, such control bodies were created earlier. The practice of functioning of these local self-government bodies has given rise to many theoretical and practical problems. At the same time, the legislation of various subjects of the Russian Federation and municipal legal acts of various municipalities concerning the legal status of control bodies of municipalities have certain specifics, which requires special study.

The purpose of the study is to reveal the place of control bodies of municipalities in the control system and indicate their legal status.

Objectives:

- define the concept of local self-government of its form and model;
- to analyse the legal situation of local self-government bodies in the Russian Federation;
- to investigate the control bodies of municipalities in the system of local self-government;
- Consider the procedure for the formation of municipal control bodies;
- to determine the competence of the control bodies of municipalities and guarantees of their activities.

The theoretical and practical significance of the study. The results obtained will help focus attention on the main areas of development of legislation regulating the activities of local government control bodies in the Russian Federation.

It should be noted that the control body of the municipality is a permanent body of public financial control, which has a pronounced representative character (due to

the formation either by a representative body of local self-government or through elections)

The analysis of the studied material makes it possible to formulate the following elements that are included in the structure of the legal status of the control body of the municipality:

- the place of the supervisory body of the municipality in the system of local self-government;
- Procedure for the formation of the supervisory body of the municipality;
- Competence of the supervisory body of the municipality;
- guarantees of activity and responsibility of the supervisory body of the municipality.

Control in municipal administration (in the field of local self-government) is carried out in the following areas:

- Control by the population of the municipality;
- State control (most pronounced - the exercise of individual State powers transferred to local self-government bodies);
- supervision by officials and local self-government bodies;
- Supervision by public authorities with special status (e.g. municipal election commission);
- public control.