

## SUMMARY

**Subject matter:** Legal status of the municipal administration as an Executive and administrative body of local self-government

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**The relevance of the research topic** is due to a number of reasons. In modern conditions the interest of representatives of various branches of scientific knowledge and, first of all, lawyers, to questions of creation, in relation to realities of the Russian reality, of optimum system of local government increases. One of the most important theoretical and practical problems is the problem of ensuring the effective organization of local self-government bodies and, first of all, local administration.

It is at the local administration as Executive body of the municipality, by law, responsible organization of implementation of local self-government on the territory of the municipality, ensuring the everyday life of the population.

The constitutional and legal status of the Executive and administrative bodies of local self-government, which bear the main burden for solving issues of local importance, in the conditions of administrative and municipal reforms carried out in Russia, is still an insufficiently theoretically studied institution of municipal law.

**The aim of the research** is a comprehensive legal study of the legal and organizational foundations of the formation and activities of the local administration, in the development of recommendations and proposals to improve the legal status of the administration of the municipality.

**Objectives:**

- to analyze the Executive and administrative bodies of local self-government in the system of public authorities;
- to investigate the stages of formation and development of local Executive and administrative bodies;
- to consider topical issues of the legal status of the local government administration.

**The theoretical and practical significance** is that the approaches and recommendations developed in the course of its preparation and presented in it can be used in the educational process when teaching the subjects of constitutional law, municipal law. And the theoretical conclusions contained in the work can be proposed for further scientific research of this problem.

**The results obtained:** As a result of the analysis of the current legislation, it can be concluded that the need for highly qualified personnel of municipal employees determines the need for an effective system of training, retraining and advanced training of municipal employees. In modern conditions the scope of powers of local administration is formed not only on the basis of the legislation on local self-government, but also taking into account the provisions fixed in the branch legislation (civil, land, housing, town-planning, etc.), other regulatory legal acts of Federal level, acts of subjects of the Russian Federation. It is necessary to improve the process of judicial protection of local self-government and in this regard to streamline the judicial practice and training of the judiciary on local self-government. The level of control over local governments should be increased. We need personal responsibility for each official. At the same time, it is necessary to improve the control mechanism.