SUMMARY

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Theme: Improving the practice of resolving the conflict of interests as a direction of counteracting corruption in local government (on the example of the administration of the city of Kislovodsk)

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Relevance of the research topic. The problem of preventing and suppressing violations of anti-corruption duties, prohibitions, restrictions on rights, violations of the rules of official conduct on the state (municipal) service has been one of the most acute for several years. Parliamentary hearings, government meetings, departmental and interdepartmental meetings, scientific forums and conferences and numerous scientific studies are devoted to legislative and practical issues of preventive influence on the causes and conditions that contribute to the emergence of these violations in the state (municipal) service.

Aim of the study is to solve the scientific and practical problem of improving the practice of conflict resolution of interests in local self-government bodies.

To achieve the research goal, the following tasks are set:
- to consider the concept and types of conflicts of interest in public administration;
- to analyze foreign experience and models of conflict of interest settlement;
- to conduct an analysis of the activities of the personnel divisions of the authorities to resolve conflicts of interest;
- analyze the activities of the commissions on compliance with the requirements for the conduct of civil and municipal employees and the settlement of conflicts of interest;
- analyze the institutional framework for resolving the conflict of interests in the administration of the city. Kislovodsk;
- develop basic measures to improve the practice of resolving conflicts of interest in the administration of the city. Kislovodsk.

Object of the study is the professional activity of municipal employees in the performance of their official duties in local government bodies.

Subject of the study are management and organizational and legal relations that develop in the process of settling conflicts of interest in local government.

Results are that in this final qualification work, the concept of conflict of interests in local government bodies has been concretized from the positions of both management and legal approaches, the causes of its emergence have been identified, and the subjects of its settlement have been systematized. Also, the paradigm of ways to resolve the conflict of interests is understood in the work, both from the legal and management point of view.

The results obtained in the final qualifying work can be used to improve legislative and subordinate regulatory legal acts regulating 8 issues of the municipal service, as well as issues related to conflicts of interest in local
government bodies; When reforming the system of municipal management with the formation of new organizational structures and changing the old ones, which are entrusted with the functions of preventing and resolving conflicts of interests, as well as monitoring compliance with the rules of official conduct.

The materials and generalizations contained in the work can be used to develop training programs for municipal and state civil servants in the field of conflict of interest.