

**PROCEDURE FOR CONSIDERING APPLICATIONS OF NATURAL AND LEGAL ENTITIES BY
PREVENTIVE INSPECTORS OF LAW ENFORCEMENT INSTITUTIONS**

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Abstract

This article analyzes in detail the procedure for considering appeals of individuals and legal entities by preventive inspectors of law enforcement institutions. Effective review of appeals increases trust between citizens and organizations and helps to strengthen the current order of legal norms. In this study, the important aspects of the application review process, existing problems and recommendations for their solution are presented.

Keywords: Law enforcement, preventive inspectors, individuals, legal entities, applications, review procedure, efficiency, legal culture, citizens' rights.

Introduction

Law enforcement agencies play an important role in ensuring public safety and maintaining order. Preventive inspectors have an important authority in this process and manage the process of consideration of appeals of individuals and legal entities. Correct and timely processing of appeals increases trust between citizens and organizations, and also serves to strengthen the legal order. The process of review of applications is distinguished by its important aspects, as well as by its relevance.

1. Legal environment and appeals

Appeals provide an important link between the public and legal authorities. Review of appeals serves as an effective way for citizens to protect their rights. Each appeal indicates the possibility of further improvement of the legal order on this or that issue.

The purpose

The main goal of the article is to study the procedure for reviewing the appeals of individuals and legal entities by preventive inspectors of law enforcement institutions and to develop proposals aimed at increasing the effectiveness of this process.

Tasks

1. Analysis of the process of consideration of appeals of individuals and legal entities. Studying each step of this process and analyzing the various forms of appeals.

2. Identifying problems in processing applications. Analysis of difficulties and problems in the application review process.

3. Develop recommendations for effective review. Develop practical recommendations for efficient and speedy review of appeals.

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The appeals process is important in ensuring the legal protection of the public. This process helps citizens and organizations to exercise their rights and serves to improve the current order of legal norms. Also, the appeals review process helps to increase the legal culture in the society.

2. Procedure for consideration of appeals

The procedure for reviewing the appeals of physical and legal entities consists of the following stages:

2.1. Accepting applications

Applications are accepted in various ways: in writing, electronically or verbally. As each appeal is received, its content and essence will be analyzed.

2.2. Analysis of appeals

After receiving the application, their content will be analyzed. In the process of analysis, it is important to determine the nature of appeals, level of problems and necessary measures.

2.3. Review of applications

The appeals review process consists of responding to each appeal and taking appropriate action. In this process, certain deadlines are set and fast consideration of appeals is ensured.

2.4. Answer

Responses to appeals must be consistent with the merits of the appeal and the timely review process. The rights and obligations of the applicant and the results of the application should be described in detail in the answers.

3. Problems in reviewing applications

There are a number of problems with the application review process. These issues can have negative implications for public legal protection. The following problems can be indicated:

3.1. Failure to consider applications in a timely manner

Sometimes appeals are not processed within the specified time limits, which may violate the rights of citizens. Failure to consider it in time harms the rights of the petitioners and reduces the level of compliance with legal norms.

3.2. Problems in the application process

Many difficulties may arise during the process of receiving applications. For example, the facilities for receiving appeals are not convenient enough, or the staff receiving appeals are not qualified enough.

3.3. Inaccuracies in the application review process

There is insufficient transparency and clarity of the process during the review of applications. This may cause difficulties in getting answers to citizens' appeals.

4. Recommendations for effective processing of appeals

The following recommendations can be made to improve the effective processing of appeals:

4.1. Setting deadlines for review of appeals

It is important to clearly define the deadlines for processing applications and ensure that these deadlines are met. This allows citizens and organizations to exercise their rights in time.

4.2. Training of employees

Attention should be paid to improving the skills of employees involved in the process of reviewing applications. This helps to process appeals more efficiently and accurately.

4.3. Increase the transparency of the application review process

By increasing the transparency of the application process, trust between citizens and organizations can be increased. This allows applicants to know the status of their application.

This article shows the possibilities of more effective implementation of the activities of law enforcement bodies by studying the procedure of consideration of appeals of individuals and legal entities. Timely and correct processing of appeals helps to protect the rights and freedoms of citizens, as well as increase legal confidence.

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