

**Shehokin R.G. Administrative contract as specific form of public administration in the field of education.** The use of this form of public administration in the field of education as an administrative contract is becoming more and more relevant. This form of public administration for the science of administrative law and the activities of public administration is not new. This form of public administration in the field of education is becoming increasingly important, which is not a coincidence in the context of decentralization of power and involvement of the public in the processes of education management.

Administrative contracts in the field of education are a system of mutual obligations between the parties, whose composition of administrative contracts and the implementation of which solves certain issues in the world. Introduction to the domestic legislation of the Institute of administrative contracts resulted from the fact that the central authorities of public administration in the field of education, local (regional) bodies of public administration in the field of education, subjects of state and public administration in the field of education, educational institutions have the right to use this form of public administration in the formation of relations in the field of education. Moreover, in these relations, the bodies of public administration in the field of education can be both parties and participants.

Administrative agreements in the field of education are a system of mutual obligations between the public administration administration in the field of education and the other party to the contract and the implementation of which solves certain issues of public administration in the world.

The peculiarities of administrative contracts in the field of education are that

1) the mandatory part of the administrative agreement is the public administration body in the field of education whose administrative and legal status is determined by law;

2) Administrative contracts in the field of education are in the public interest;

3) the administrative and legal status of the subjects of administrative contracts in the field of education is not equal;

4) the bodies of public administration in the field of education in the conclusion of an administrative contract are limited by the requirements (procedures) specified in the legislation, both in terms of the choice of the party to the contract and in relation to the terms of the contract.

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