

Abstract of the Article
"Legal Regulations Peculiarities of the Natural
Post-Soviet Monopoly Activity"
By D. Salkov.

The system of State regulation of natural monopolies activity determines the production and financial indices of these enterprises. One of the main conditions of the effective regulation is the presence of stable normative legal system that establishes "game directive" for monopolists in the market. The legislative basis of regulation must favor the construction of an owner to a customer responsibility system, stimulate the natural monopolies management quality growth and increase the competence of the controlling units' officials.

The principal law regulating the natural monopolies activity in the post-Soviet countries, the Law "About Natural Monopolies" is considered in the article. On the basis of the carried out comparative analysis of this Law, the similarities and differences of natural monopolies' activity types in the CIS states; the State regulation methods and control management subjects activity; the absence or presence of indispensable conditions of running business by monopolists; the law restrictions of liability have been found.

To optimize and increase the control efficiency of natural monopolies in Ukraine, the article suggests adding several fundamental regulations to the Law "About Natural Monopolies". This will stimulate the State control efficiency growth and regulation of natural monopolies subjects activity. There is necessity of further more detailed study of the State regulation of natural monopolies activity problems and recommendations on its perfection development.