

## **DEVELOPMENT OF LEGAL INFORMATION COMMUNICATION SYSTEMS IN AN OPEN AND STRONG SOCIETY**

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### **ABSTRACT**

*Modern Uzbekistan: the theory of information and legal communication. The aim of the article is to study the beginning of the era of democratic reforms, innovative technologies in public administration of the Republic of Uzbekistan, which is on the path of modern development, the role of information and legal communication in these processes. The study showed that the state and society need to pay more attention to the system of information and legal communication - to strengthen the system of legal control of information sources in public administration, draw attention to the experience of Uzbekistan and abroad, develop a legal culture, raise awareness of human rights. Promotion of various forms of communication systems based on the concept of legal communication.*

**KEYWORDS:** *Legal Communication, Public Relations, Improvement, Democratization, Management, Innovation, Essence.*

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### **1. INTRODUCTION**

In today's rapidly evolving world, every state that cares about its people and its future is determined to set its own path of development with a high sense of responsibility. The new stage and stage of modern state development of the new Uzbekistan requires, first of all, further improvement of the public administration system based on today's and tomorrow's requirements. As the head of our state noted, "Today, relying on our Constitution, five years ago we adopted the Strategy of Action in our country and launched large-scale reforms to build a new Uzbekistan. In the past short period, the political, legal, socio-economic, cultural and educational landscape of our society has completely changed. Freedom and openness, the rule of law, mutually beneficial cooperation with the world community have become the main direction of our state policy.[1]

At the current stage of the country's development, a completely new system of state and public administration - the experience of independent Uzbekistan - has been created through the implementation of large-scale reforms.

### **2. THE MAIN PART**

"We have accumulated a great deal of knowledge and experience, adhering to the idea of building a democratic state and a free civil society, enshrined in our constitution. First of all, based on the constitutional principle that "the people are the only source of state power", the criterion for our activities is constant communication with the people, an effective system of accountability of heads of government agencies to citizens.[2]. The development and implementation of information legal systems is of particular importance in terms of improving the process of legal interpretation,

the correct definition of the legal documents used, the creation of a single system of definitions. The following remarks of the head of state state that much work is still to be done to ensure the rule of law and justice, human rights and interests, and their dignity in society, and to continue large-scale reforms within the New Uzbekistan Development Strategy to fulfill the tasks facing our state. We will pay special attention to strengthening democratic reforms, creating the organizational and legal framework for the implementation of the goals and objectives set out in the Strategy. Comprehensive measures will be taken to further expand the powers of the Parliament and Local Councils, strengthen the representative control over the executive bodies, and improve cooperation with political parties and public organizations. In particular, we will focus on increasing the role of local councils in the development of the regions, creating the necessary conditions for the effective operation of civil society institutions.”[3].

Openness and transparency in the activities of government agencies is expanding, with the following definitions focusing on the development of the social sphere, strengthening social protection, further improving governance, “creating conditions for the comprehensive development of the state and society, modernization of the country. and the development of the social sphere as one of the priorities of the liberalization of all spheres of life.” In the context of the transition of the Republic of Uzbekistan to an innovative economy, significant development is taking place, forming a socially protected state order, namely the information society. It is noteworthy that the demand for legal information affecting the field of incentives, the specific means of legal texts, rules and legal methods, the correct implementation of subjective rights and legal obligations of existing legal conditions and structures, in general, generalizes the mechanism of legal regulation.

An important component of legal modernization is the need to improve mechanisms to protect human rights and freedoms. Uzbekistan's prestige in the international arena is growing due to the establishment and steady development of a modern democratic society in our country, the steady growth of our economy, which is the basis for improving the living standards and quality of life. As the President of Uzbekistan Sh. Mirziyoyev acknowledged, “During the years of independent development, our Constitution enshrines Uzbekistan in building a democratic state based on the rule of law, strong civil society, free market relations and private property, building a peaceful, prosperous and prosperous life for our people. is said to serve as a solid foundation”[4].

“The Republic of Uzbekistan has focused on reforms aimed at building a democratic state governed by the rule of law and a strong civil society, ensuring the legal freedoms and legitimate interests of individuals and citizens”[5]. Decree of the President of the Republic of Uzbekistan No. PF-5997 of May 19, 2020 "On measures to further improve the activities of judicial bodies and institutions in the implementation of state legal policy" to eliminate existing shortcomings in this area Improving the legal culture of the population, serves as an important organizational and legal basis for the further development of the activities of judicial bodies and institutions to provide qualified legal assistance to citizens. This document prohibits from July 1, 2020, the issues within the competence of economic management bodies and the regulation of corporate relations through the adoption of legal acts or administrative means, and establishes the legal norms establishing liability for individuals and legal entities only by law.

It is known that in any society, the law takes precedence, but all the normative legal acts adopted do not contradict the requirements of the law, should not be interpreted differently than prescribed by law. The fact that administrative regulation and organizational legal norms establishing responsibility for individuals and legal entities are reflected in the legislation, along with a negative impact on the ongoing reforms, creates mistrust in the legislation. From the first days of independence, the interests of man, his rights and fundamental freedoms have been approached as the highest value in our country. For example, the fact that the legislation establishes liability for a foreign investor, which is not provided by law, or imposes an additional obligation on him, leads

to his distrust of the legislation of our country. Therefore, if a foreign partner has a clear definition of his rights and obligations by law, there will be a fear of being held liable in a particular case with a legal document tomorrow. "Legal information is collected from relevant sources and determines the direction of action in the legal field and should be characterized by such features as reliability, completeness, openness, understanding".

In some cases, we see that the fragmented regulation of social relations in different areas creates complications such as legal conflicts, different interpretations of the application of the law. It is noteworthy that the Decree introduces the principle of "package" in the preparation of draft regulations. That is, when the rules set out in the new bill require amendments to previously adopted laws, it is stipulated that amendments to previous laws be made at the same time as its adoption. This ensures the simultaneous adoption of several normative legal acts aimed at regulating a single social relationship. Prevents problems with the mechanisms of application of the law in practice. Of course, based on these requirements, one of the priorities in the adoption of laws by the parliament will be the introduction of modern methods aimed at eliminating the burden of legal regulation of legislative activity, the organization of effective laws in the reform process. In short, the laws enshrined in the Decree are aimed at building a democratic state governed by the rule of law, building a strong civil society, ensuring the rights and freedoms of citizens. "In the ideal model of legal regulation of legal information, it should be understood equally by all parties to the act of legal relations"[1]. The new era of state development, first of all, requires further improvement of the system of public administration based on the requirements of today and tomorrow. In developing the Action Strategy for the Further Development of Uzbekistan for 2017-2021, the main focus will be on radically reforming the state and society, and fully reflect the provisions of the concept of "from a strong state to a strong civil society."

As President Mirziyoyev noted, "At a time when our country is entering a new stage of development, where openness and transparency, freedom of speech and opinion are becoming the criteria of our lives, the responsibility is growing." we have also made a thorough critical analysis of our mistakes and shortcomings. At the same time, it is said that there are great tasks to fully implement the requirements of the Basic Law"[2].

"The establishment of democratic values in our society, ensuring the constitutional rights of our citizens in the field of information, the socio-political processes taking place in the world and in our country ... play a very important role in shaping a new, democratic image of Uzbekistan"[9]. Civil society is a society of conscious individuals who take an active part in solving socio-political issues, rule the legal space and do not allow interference in the activities of the state, and work on the basis of cooperation between citizens and the state. Our achievements in building a democratic civil society, transforming our economy into a market economy and taking a worthy place among the developed countries rightly amaze the people of the world. Today, the modern development of Uzbekistan is of interest to the world community. In this regard, Rajan Madhu from India expresses his opinion: "In a short period of time, Uzbekistan has made great strides in development, leaving behind many countries in the world in terms of economic growth.". The introduction and explanation of good governance, the order of legal advocacy, and the assessment of those involved are also found in other works. Legally, The City of Noble People is a book for the general public in a concise, concise and understandable form. In Farobi's work today you can find scientific recommendations on the legal management of cities, regions, states.

A necessary condition for building a civil society in a state governed by the rule of law is the fair implementation of laws, which has become one of the priorities of public policy and is based on ensuring the full protection of citizens. Particular attention is paid to the development of the social sphere, strengthening the social protection of the population and further improving the governance of the state and society."[3].

In the context of the transition of the Republic of Uzbekistan to an innovative economy, significant development is taking place, forming a socially protected state order, information society. There is ample opportunity to generalize the demand for legal information, the specific means of legal texts, rules and legal methods, the correct implementation of subjective rights and legal obligations of existing legal conditions and structures, in general, the mechanism of legal regulation. In this context, the most pressing issues are the implementation of modern rapid monitoring of the creation of an effective system for the collection, storage, processing and analysis of legal information; formation of organizational and methodological bases to ensure the proper functioning of such information systems to create conditions for further development of legal communication processes in the country. It also requires the legal strengthening of mechanisms to ensure the availability, reliability and completeness of legal information used by legal entities in such circumstances.

### **3. CONCLUSION**

An important component of legal modernization is the need to improve mechanisms to protect human rights and freedoms. The constitutional provision that "state bodies and officials are accountable to society and citizens" means the activities of state bodies and officials with certain powers to ensure the rights and freedoms of citizens, their duties related to their protection.

It is important to shed light on the essence of the concept of legal communication in public administration, as well as to study the importance of legal communication in the system of public administration. As the President of the Republic of Uzbekistan Sh. Mirziyoyev noted, "Our Constitution, which is a great example of political and legal thinking of our people, is an encyclopedia of life for new generations, a solid foundation for solving pressing problems of the time"[4].

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