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**NORMATIVE-LEGAL PROVIDING OF ACTIVITY OF PUBLIC AUTHORITIES
ON THE FORMATION OF REGIONAL INNOVATION SYSTEMS IN UKRAINE**

Formation of effective regional innovative policy predetermines the necessity of development systematical approach to stimulation of the innovative activity in a region. A significant role in this process belongs to the public authorities that directly provides functioning of organizational-coordination subsystem of the regional innovation system (RIS). At the same time, it is impossible to provide the formation of RIS without appropriate normative-legal providing of public authorities' activity. It actualizes the need of creation of the legal field providing of public authorities' activity to operation RIS in Ukraine.

Ukrainian scientists such as V. Geiets, I. Degtiarova, A. Diegtiar, A. Kaminskyi, O. Kriukov, Z. Kucheriava, I. Rudchenko, O. Serdiukova, I. Chykarenko research an issue of normative-legal providing innovative activity in Ukraine in their scientific works. However, a problem of normative-legal regulation of RIS formation processes is not paid much attention yet. In particular, in Ukrainian scientific research works question of the normative-legal providing of activity of public authorities on the forming of the innovative systems on the regional level were not found necessary illumination.

Aim of the article - to define condition and features of the normative-legal providing of public authorities' activity on the forming of the regional innovative systems in Ukraine.

A modern normative-legal base on questions activity of regional public authorities in the sphere of innovative development counts about 50 documents. So, sufficiently many normative-legal acts that regional public authorities have to follow for making of innovative policy have been already adopted.

The basic positions of public policy in the sphere of innovative activity, the concept and principles that is followed by the subjects of this activity and public authorities that realize innovative policy and also corresponding tool are confirm in normative-legal documents. Thus it defined the framework conditions for management of innovative development in general and the formation of RIS in particular. Considering the issue of the formation of RIS it is necessary to pay attention to normative-legal providing of development of the national innovation system (NIS). Thus, in 2009 the Cabinet of Ministers of Ukraine approved in his act the Concept of development of the national innovation system, the aim of

which is to define the basic principles of formation and realization of the balanced state policy on the issue of development of the national innovation system, aimed at increasing the competitiveness of the national economy.

At the same time, if the concept of «NIS» is determined by the Cabinet of Ministers' of Ukraine order «On the approval of the Concept of national innovative system development», then the concept of «RIS» is lack off in the normative-legal acts of the state level. But in numerous legal documents speak about the innovative development of regions that creates conditions for the development of subsystems RIS: entrepreneurial, scientific, educational and infrastructural.

Taken into consideration that in conditions of globalization only regions with developed innovative systems can be successful is viable to approve the Concept of the formation of RIS in the Ukraine at the level of the Cabinet of Ministers. It is necessary to confirm an essence of category «RIS» in the legal field; to outline the subjects of region, that form the innovative system; to define directions of her forming and also instruments of stimulation of their development. A specially attention is to be paid to define the legal principles of cooperation of subjects in the process of forming RIS that also it must be predict in the mentioned Conception.

Formation of the effective legal field on the formation of RIS needs the analysis of corresponding foreign experience, that determines directions of further scientific investigations.