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REGULATORY AND LEGAL BASIS FOR PERFORMING SPACE ACTIVITIES IN THE SPHERE OF DEFENSE OF UKRAINE

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Outer space and activities within it are an unattainable, distant and incomprehensible concept for us. But, in modern conditions, it is worth noting the importance of the development of space activity and its importance for the sovereignty of the state. Space activity is not only about the development and implementation of the latest technologies, the study of space, celestial bodies and the development of science in general. Today, space activity is one of the methods of achieving geopolitical goals, achieving a dominant position on the international arena (space hegemony) and ensuring the fulfillment of tasks in the interests of national security and defense. Especially in the conditions of war, the active use of satellite technologies for receiving and transmitting data, the conduct of hybrid wars, the issue of space activities in the field of defense is relevant.

A mandatory condition for any activity carried out by the state is the formation of an effective regulatory framework. Analysis of various sources provides an opportunity to draw conclusions that exist the imperfection of the regulatory and legal framework of space activity, state and military management bodies regarding its organization and implementation, departmental dispersion of forces and means, insufficient level and lack of interaction and interdepartmental coordination make it impossible to increase the effectiveness of tasks in the field of national security and defense of Ukraine due to the use of space technology [6].

The Law of Ukraine "On Space Activities" [1] defines the general legal principles of space activities in Ukraine, the provisions of which apply to all activities related to the exploration and use of outer space. The foundations of space activities in the sphere of defense and national security of Ukraine are established by Chapter VI "Space Activities in the Sphere of Defense and Security of Ukraine" of the Law of Ukraine "On Space Activities" [1]. Article 26 of the Law specifies that space activities in the field of defense and national security are carried out by the Ministry of Defense of Ukraine, which, together with the relevant ministries and other central executive bodies, is responsible for the implementation of the National Targeted Scientific and Technical Space

Program of Ukraine in the part related to the creation and use of space technology military and dual purpose [1].

In 2011, the Cabinet of Ministers of Ukraine adopted the Concept of the implementation of state policy in the field of space activities for the period until 2032. The purpose of the implementation of the Concept is to increase the effectiveness of the use of space potential to solve the current tasks of socio-economic, ecological, cultural, informational and scientific-educational development of society, ensuring national security and protecting the geopolitical interests of the state [2].

Specific target tasks and projects of space activity of Ukraine are formed in national space programs. In particular, the implementation of the measures provided for by the Concept and the Plan of measures for its implementation [3] at the first stage (2011–2017) had to be carried out according to the National Targeted Scientific and Technical Space Program of Ukraine for 2008–2012 and the National Targeted Scientific and Technical Space Program of Ukraine for 2013–2017, as well as the National Targeted Scientific and Technical Space Program of Ukraine for 2021–2025. The tasks of the latter are: carrying out space activities in the interests of national security and defense; creation of space systems for observing the Earth and their components; implementation of space technologies in the service market; creation of rocket and space technology; fundamental and applied scientific research in the field of space activity; legal, scientific-methodical and information support of the Program's activities [4].

In 2015–2016, the State Space Agency of Ukraine made attempts to improve space activity by developing and implementing the "Strategy of space activity of Ukraine for the period until 2022". In 2023, a draft Decree of the Cabinet of Ministers of Ukraine "Strategy for the development of space activities of Ukraine for the period until 2033" was created, which, in turn, when approved, will cancel the validity of the previous Concept and Action Plan. According to the Strategy until 2033, the following Strategic goals are defined: Strategic goal 1 – Restoration of the space industry of Ukraine (2024-2025); Strategic goal 2 – Introduction of effective space activity of Ukraine (2026-2030); Strategic goal 3 – Ensuring the stable development of the space industry in order to ensure the interests of Ukraine and its population (2031-2033) [5].

Conclusion

In view of the above, the Strategy will be implemented through the implementation of the following tasks: the formation of a new model of space activity of Ukraine, aimed at the fulfillment of national and public tasks, in particular: modification of legislation in the field of space activity (development of a new version of the Law of Ukraine "On Space Activity", as well as laws, aimed at support, stimulation and development of space activities, other laws and by-laws introducing changes in the sphere of space activities of Ukraine). Improving the legal framework of space

activities in the field of defense is an important part of the state's activities to ensure state sovereignty. The available sources must meet the needs of the present and have a real character before their implementation. Also, legislation should be systematized and ordered for ease of use.

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HUMAN RIGHTS UNDER THE CONDITIONS OF MARTIAL STATE

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Key words: human rights, martial law, rule of law, restriction of human rights, state security.

The analysis of the features of human rights and freedoms in the conditions of martial law is important, because during this period rights and freedoms may be limited or canceled due to the