



ISSN NO. 2320-5407

Journal homepage: <http://www.journalijar.com>

**INTERNATIONAL JOURNAL
OF ADVANCED RESEARCH**

RESEARCH ARTICLE**LEGAL BASIS OF CIVIL LEGAL REGULATION CALCULATIONS IN AGRICULTURE****Ulash Abduazizovich Umarov**

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Manuscript Info**Abstract****Manuscript History:**

Legal basis of civil legal regulation calculations in agriculture.

Received: 15 December 2015

Final Accepted: 22 January 2016

Published Online: February 2016

Key words:

Agriculture, reforms in the agricultural sector of Uzbekistan, support the farmers settled in agriculture, the role of agriculture in Uzbekistan

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Introduction

At the present time, when the whole world, especially in developed countries, the internal and external public debt grow, the demand of time is to deepen reforms aimed at further expanding the role and the share of private business in the sphere of agriculture. In this context, an urgent task facing the state and society are: the development of farming, the implementation of the industry timely reforms, development of legal decisions on issues of settlement, aimed at creating a diversified farms through comprehensive support on the basis of theories and doctrines of civil law.

The purpose of the Uzbekistan socio-economic reforms, including in agriculture, is to create the foundations of a prosperous life in the country. The transformations carried out in the field of agriculture have led to a radical change in the socio-economic character of the villages and led to the emergence of a new generation of farmers, due to consistent implementation of the government industry events. As noted in his report to the President of the Republic of Uzbekistan Islam Karimov at the enlarged meeting of the Cabinet of Ministers dedicated to the socio-economic development in 2015, "the share of small business and private entrepreneurship in the GDP increased from 31% in 2000 to 56.7% in 2015, or 1.8 times. In this area now produces a third of all industrial and 98% of agricultural production, and employs over 77% of the total employed population"¹.

To ensure the successful implementation of government programs aimed at increasing production, expanding the range of new products and the development of diversified farms is necessary to study the legal problems of civil-law ordering the calculations in the field of agriculture. Conducting in-depth scientific and practical analysis of the

¹Report of the President of Uzbekistan Islam Karimov at the enlarged meeting of the Cabinet of Ministers dedicated to the socio-economic development in 2015 and the most important priorities of economic program for 2016 <http://www.press-service.uz/ru/news/report/>

calculations in terms of civil rights may also help to address critical issues such as the implementation of structural reforms in the industry, engaging in the industry of foreign investment and foreign private capital, and on this basis the implementation of the production of import-substituting products, solution to the problem of unemployment in rural areas etc. In addition, research and make proposals and recommendations on improvement of the legislation in terms of the sector of civil rights, development of conclusions for the development of entrepreneurship in agriculture and improve the efficiency of farms corresponds to the concept of transition from a strong state to a strong legal democratic society²

Indeed, the underdevelopment of cooperative relations in the agricultural sector, the existing discrepancies in the interval of the whole process of agricultural production to meet the needs of consumers, rising production costs and increase product losses, reduced efficiency of production can lead to delamination consumption. In this regard, to ensure sustainable agricultural growth in a market economy becomes relevant the study of issues of legal regulation of payments in the agricultural sector, including: a study of the legal system of the implementation of these calculations, the definition of their forms of legal ordering and application definition civil liabilities arising on the basis of the contract of bank account.

Ensuring sustainable development of agriculture, civil-legal regulation of payments between economic entities active in the field of maintenance and service, with different forms of ownership, government bodies, as well as between suppliers and purchasers of products depends on the development of a legal framework that reflects a scientific technical, manufacturing and marketing potential. At the approach to the issue is with this perspective, the implementation of structural and institutional reforms in the agricultural sector emerging is study the issue of legal relations in the calculations, in particular the study of theoretical and methodological problems associated with civil law aspects.

Today, as in Uzbekistan are developing market relations, carried out socio-economic reforms have a significant impact on the civil law relations. It was under the direct influence of market relations in the credit and settlement institutions and norms rapidly evolving and complicated civil law relations. This indicates the importance of the organization of industrial relations, based on careful calculations in the socio-economic relations, legal regulation of commodity-money relations, based on the improvement of the effective protection of the interests of the subjects of settlement by the law.

The formation and development of legal relations connected with the calculations in the field of agriculture, in particular, depends on the equality between economic entities industries, their relationship with government organizations, enterprises of production for agricultural purposes, as well as consumers, processors and sellers of agricultural products, as well as with various service organizations, industrial and social infrastructure. As a special place of agriculture, it occupies in the economy, due to its specific characteristics: the land and water resources used in production, employment and financial capacity, natural conditions, specialization in the region. These factors require a specific approach to scientific research in terms of the civil law in developing legal solutions aimed at the formation and development of legal structures in addressing the calculation of agriculture. Undoubtedly, the search for solutions to protect the rights and lawful interests of economic entities in the country's agricultural mutual, is one of the most pressing challenges facing the science of civil law. Strengthening of contractual discipline for payments in agriculture, prevention of facts of non-compliance of contractual obligations, the strengthening of civil relations in the industry - it's the most important resources to strengthen the rural economy.

It requires scientific and theoretical research in law on a number of issues arising in the course of the contractual-legal regulation of relations connected with calculations in agriculture. So, as a result of the lack of a clear statement in the existing legislation, particularly the Civil Code, the right to farm on the free disposal of raw cotton grown in excess of state orders, as the property in its possession in the form of property. This fact gives rise to a number of problems before the farmers due to restrictions on the ability to enter into contracts for the implementation of real raw cotton grown in excess of state orders at free market.

²I.A. Karimov "Concept of further deepening democratic reforms and development of civil society in our country", the report of the President of Uzbekistan Islam Karimov at the joint session of the Legislative Chamber and Senate of Oliy Majlis of Uzbekistan. The newspaper "Инсон ва қонун", p. 1.

Analysis of the agricultural reforms of the legal position and the development of science-based proposals and recommendations aimed at improving the national legislation is one of the urgent tasks. Search and find acceptable solutions to the existing problems in this area will have a positive contribution to the process of agricultural modernization. Thus, without improving the legal framework regulating the settlement relationships in agriculture, we can not imagine the prospect of the future of our national economy.

These issues of improving the foundations of civil regulation practice of law in relations estimated in agriculture, the order of pre-trial resolution of disputes, the characteristics of the contractual relationship, used in agricultural settlements, the search for solutions on methods to ensure fulfillment of the obligations and improving the mechanism of performance of contractual obligations, puts urgent tasks facing science of civil law.

Identify ways of civil rights on the settlement in agriculture on the basis of studying the place and role of payments in agriculture, contractual discipline by sector are consistent with legislation governing payments in agriculture, the real socio-economic and legal conditions of civil liability aspects for violation of the order of payments in agriculture, the analysis features of forms of settlements, the status of settlement relations and the conclusion of scientific findings will help improve the effectiveness of legislation governing the legal relationship on the implementation of the calculations in the industry.

Fundamental conditions for solving the problems of civil settlements in agriculture are the following:-

Firstly, to resolve the socio-economic and property issues of agriculture is necessary to improve legislation aimed at addressing issues of foreign economic activity by facilitating the implementation of legal regulations grown agricultural products and the development of legal relations based on calculations in agriculture;

Second, the government needs to establish civil order, providing for the timely implementation of the state of payments for agricultural products such as cotton, grain, rice, which is leased by farmers marketing contracts in excess of contractual obligations;

Thirdly, the need to develop civil legislation aimed at the development of legal measures to attract foreign investment in agriculture, based on liberalization of the economy sector, the adoption and implementation of government programs that address the issue of integration of the national economy of agriculture with the global economy;

Fourthly, it is necessary to improve the civil law rules governing the payment system, to further strengthen the agricultural enterprises, including diversified farms;

Fifthly, according to the "Concept of further deepening democratic reforms and development of civil society in the country", in determining trends implementation of government programs aimed at the development of family businesses in agriculture and modernization of this sector is necessary to develop civil law providing for the establishment of prices agricultural products on the basis of market laws.

In this regard, we can conclude that the gradual development of the role of the contractual relations as an effective legal forms and instruments of regulation between participants of civil circulation in agriculture, that is, between farmers and serve them by enterprises and governmental organizations engaged in the reception of agricultural products grown the state order, in particular, the introduction of agricultural law and order aimed at the conclusion of contracts for the implementation of free market prices of raw cotton, grown by farmers over the state order, could serve the development of agriculture and the strengthening of farmers' economy.

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