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LEGAL MECHANISMS FOR RESPONSE TO EMERGENCY SITUATIONS UNDER THE CONDITIONS OF MARITAL STATE IN UKRAINE

The article examines the role of the state in protecting the population and territory from internal and external threats of various genesis. One of the instruments by which the state fulfills its obligations is civil protection, which is based on the legal principles regulated by the Constitution of Ukraine, the Code of Civil Protection of Ukraine, other laws of Ukraine, international treaties of Ukraine in force, consent to the bindingness of which has been given by the Verkhovna Rada of Ukraine, as well as acts of the President of Ukraine and the Cabinet of Ministers of Ukraine. The state, realizing its function in the field of Civil Protection, created a single state system of Civil Protection. The indicated system, within the limits of its powers, determines the order of interaction of subjects of civil protection during the operation of the system in a certain mode; distributes volumes and responsibility for the implementation of measures according to the territorial and production principle; is responsible for carrying out measures for alerting, informing and evacuating the population; the functioning of the system of population shelters in protective structures of civil protection; engineering protection of territories; radiation and chemical protection; medical, biological and psychological protection; sanitary and epidemic well-being of the population; training the population to act in emergency situations. Implementation of the tasks set before the unified state system of civil protection is achieved through systematic, comprehensive measures to ensure civil protection; the activity of functional and territorial subsystems, which, within their competence, can take measures independently in the form of developing internal regulatory documents regarding activities in their system and planning, training the forces of their system, as well as directly in emergency situations. It was noted that the full-scale invasion of the Russian Federation on the territory of Ukraine led to a change in the functioning of the unified state system of civil protection and the procedure for responding to emergency situations. The features of emergency situations in peacetime and in the conditions of martial law are indicated. The role of planning civil protection measures

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and identifying shortcomings in this process in wartime conditions is shown. Planning of events and training of the forces of the unified state system of civil protection is carried out by ministries, departments, enterprises, institutions and organizations, regardless of their forms of ownership. Attention is drawn to the nature and differences of emergency situations that arise in peacetime and in the conditions of a state of war. It is proposed to supplement the existing normative acts with signs and characteristics characteristic of emergency situations that arise in the conditions of armed conflict and the conduct of combat (military) operations. However, in the field of civil protection, there are still issues not outlined in this article that require legislative improvement.

Keywords: emergency situations, martial law, planning in the civil defense system.

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