## STATE ADMINISTRATION AND LOCAL SELF-GOVERNMENT

## K. Bondarenko

Associate Professor at the Department of Administrative and Financial Law, National University "Odessa Law Academy"

## **ON THE QUESTION OF DEFNITION** OF THE STATE MANAGEMENT OBJECT

State management always was and still remains the central category of the administrative law of Ukraine because the administrative law regulates legal relations in the sphere of the state management. Despite the great number of the scientific researches of the national scholars concerning the definition and the essence of the state management, its specific features, and also the subject and the object of the state management, by this day the administrative law science has not reached the single position on those categories. To our mind, the research of the term "the object of the state management" as one of the elements of the state management is relevant today.

In case of conducting a research of the object of the state management as a special type of the social management, undoubtedly, one of the elements of the object would be socially organized society. We think that the socially organized society is a static form of the society in general, and legal relations between its members are its dynamic content, at the same time the form and the content of the society are inseparably connected elements, because the socially organized society cannot be imagined without numerous kinds of legal relations, and legal relations are impossible without the socially organized society.

On the basis of the conducted research, we can say that the object of the state management is a specific system that consists of the socially organized society (physical persons and their collectives, legal persons and state bodies), relations inside this society between its members, and also legal states (for example, internal security, national security).