

**THE MAIN DIRECTIONS AND ELEMENTS OF IMPROVING THE
EFFECTIVENESS OF PROSECUTOR'S CONTROL OVER THE
ENFORCEMENT OF LEGISLATIVE ACTS ON INVESTMENT AND
FOREIGN TRADE ACTIVITIES**

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Annotation: Efficiency is the main assessment category of prosecutorial control over the implementation of legislation on investment and foreign trade activities, as well as prosecutorial control in all areas of activity. One of the main assessment categories of prosecutor control over the implementation of laws is also efficiency. The state and society are interested in ensuring that any socially useful activity is effective, leads to beneficial results. Efficiency, which includes prosecutorial control over the implementation of legislation on investment and foreign trade activities, implies, say, the achievement of a positive final result, and not at all, in the form of eliminating violations, truly strengthening the rule of law. In this regard, efficiency is an integral component of consequentialism. Below we will analyze the main directions and elements of improving the effectiveness of prosecutor's control in this area.

Key words: prosecutorial control, prosecutorial control, directions and elements, effectiveness,

Acceptance of the prosecutor general's order. It can be said that in the proper organization of prosecutorial supervision in areas and in improving its effectiveness, the sectoral order of the attorney general for the organization of supervision in these areas is of particular importance. However, it is precisely today that a separate sectoral order of the prosecutor general's office on the organization of prosecutorial supervision in this area of the control department over legislative

implementation in the areas of Foreign Trade, Investment and entrepreneurship of the prosecutor general's office of the Republic of Uzbekistan has not been adopted. In our opinion, it can be said based on the requirements of the current period that it is necessary to adopt a separate field Order of the attorney general for the organization of prosecutorial supervision over the implementation of legislation on investment and foreign trade activities.

With this order, the main tasks of the prosecutor's supervision over the implementation of the legislation on investment and foreign trade activities, the main criteria for evaluating the activities in this field, what should be paid attention to during the supervision measures, clearly defined powers of the prosecutors, how long inspections should be carried out in the fields, the main principles of the organization of activities , interdepartmental cooperation, in order to increase the efficiency of control measures in investment and foreign trade activities, specific measures should be established, requirements related to the systematic organization of activities aimed at increasing the professional skills and knowledge of employees.

The adoption of this order will have a positive effect on increasing the effectiveness of the prosecutor's control in the field and regulating the relevant powers of prosecutors in this direction.

At the same time, the attention of prosecutors in the field of investment and foreign trade activity is: continuous analysis of the state of legality in this area and the practice of prosecutor's control, detection of violations, elimination of the causes and conditions that made it possible, legislation, law enforcement practice and prosecution developing suggestions for improving the activities of the bodies; strengthen control over ensuring efficient use of vacant and unused facilities; ensuring compliance with established procedures and deadlines for checking investment and foreign trade activities; to take a firm attitude to cases of illegal interference and obstruction of investment activities, unjustified denial of benefits

and preferences; to study the reasons for investors to stop their activities, to take measures to restore their activities together with the responsible bodies; holding regular meetings with investors and taking all necessary measures to solve their problems within the framework of the law; it is appropriate to systematically study the legitimacy of the legal documents of the state authorities and management bodies in the field, to identify cases of violations of the law and to take measures to eliminate them.

Increase the number of states. Another factor affecting the effectiveness of the prosecutor's supervision over the implementation of legislation on investment and foreign trade activities is the sufficient number of prosecutors working in this field in the field of large-scale activity.

Currently, in practice, the small number of employees assigned to this field in prosecutor's offices affects the full provision of prosecutor's control in some areas.

Also, today, it is important to establish a systematic control over the implementation of legislation related to the development of the industrial sector, the localization of production within the framework of state programs, and the organization of work in small industries and free economic zones.

According to the above, in order to further strengthen systematic control in the field, taking into account the need for additional personnel for the General Prosecutor's Office and its sub-systems, it is proposed to allocate additional staff units to the central court and regional prosecutor's offices at the expense of the state budget.

Strengthening the legal base. Improving the prosecutor's control over the execution of legal documents on investment and foreign trade activities is an important task of ensuring the legality and protection of the rights of entrepreneurs (investors). In this regard, it is necessary to analyze the current laws and, if

necessary, make changes to them in order to strengthen the legal framework, strengthen the supervision of the prosecutor in the fields of investment and foreign trade, and unify the specific powers of the prosecutors.

The investment climate shows that today in our country norms such as foreign investments, organization of investors' activities, their legal status and rights are regulated by several laws and by-laws, and there are outdated, overlapping norms in them. This situation makes it difficult for foreign investors to get information about the advantages created in our legislation and to operate.

Therefore, in order to prevent the above and the absence of a single regulatory legal document regulating investment activities, it is necessary to develop the Investment Code. In this regard, it is proposed to develop a code called "Investment" or "Investment Activity" in our country.

Improvement of the departmental control activities of authorized agencies as an important factor in increasing the effectiveness of the prosecutor's control in the field. The effectiveness of the prosecutor's supervision depends on the quality of departmental supervision, both directly and indirectly, according to several reasons. The reason is that, as we have seen in the above paragraphs, there are several state agencies that carry out state management in investment and foreign trade activities, and as long as their activities are properly organized and carried out in accordance with the laws, there is almost no need for prosecutor's supervision in this direction.

The main purpose of both prosecutor's control and departmental control is to control the execution of legal documents and strengthen legality. In our opinion, the prosecutor's control is the implementation of control over the execution of legal acts by the entities under the control of the prosecutor's office, while the departmental control is the early detection of violations of the law in the course of

the implementation of its tasks and functions by a certain state office, prevention of such risks and legal acts. control of execution.

Interagency cooperation. In many cases, the employees of the prosecutor's office try to use the information of the departmental control bodies before the control measures, to analyze the violations detected in the departmental control, and also to use the "hand" of the departmental control bodies to prevent violations of the law. Therefore, establishing effective cooperation between the prosecutor's office and departmental control bodies, firstly, provides a comprehensive approach to control activities, secondly, allows to look at the causes and consequences of violation of the law from different aspects, and thirdly, creates a rapid exchange of information.

Legal scholar A.Y. Vinokurov points out that one of the main features of the prosecutor's office is that control bodies and their officials not only control the implementation of laws, as well as compliance with the legality of legal documents issued by them, but also interact with them in various forms.

As it is known, according to Article 22 of the Law of the Republic of Uzbekistan "On the Prosecutor's Office", the prosecutor may ask the leaders and other officials of the military formations of state bodies, military units, ministries, state committees and agencies to inspect and conduct inspections of the activities of enterprises, institutions, organizations under their control, departmental and has the authority to demand the allocation of specialists for non-agency inspections. After all, the issues of mutual cooperation between the prosecutor's office and state agencies are visible in cases where many prosecutor's offices involve employees of offices and organizations as specialists in inspections and other control measures conducted in various fields.

As a reason, we can cite the fact that the implementation of tasks and functions set by prosecutor's offices in all areas and their realization cannot be solved only by the efforts of this body.

Training and development of personnel. Conducting special training and professional development programs for prosecutors working in the fields of investment and foreign trade. This allows them to familiarize themselves with the main principles of investment and foreign trade activities, as well as changes in the current legislation in this area.

Application of new innovative methods in the organization and implementation of the prosecutor's control over the implementation of legislation on investment and foreign trade activities. An electronic platform should be developed and put into practice in prosecutor's offices, which allows online monitoring of the timely launch of investment programs and the identification and elimination of problems.

Today in the world, the development of information and communication technologies and the wide application of its capabilities to the activities of state bodies are becoming more and more important. After all, such modern technologies allow humanity, in general, state agencies to fully use their potential.

Modern information technologies serve to shorten certain processes related to the activity of state bodies and organizations, increase speed and productivity, and reduce the human factor.

In conclusion, it can be said that prosecutors need to use all legal means (opportunities) at their disposal to increase the effectiveness of prosecutorial control over the implementation of legislation in the field of investment and foreign trade, which undoubtedly serves to strengthen the rule of law in the country.

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