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TO THE QUESTION OF SYSTEMATIZATION OF LEGISLATION OF THE REPUBLIC OF BELARUS IN THE FIELD OF INFORMATION SECURITY

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Information security plays an important role in the national security system of the Republic of Belarus. Resolution of the Security Council of the Republic of Belarus No. 1 of March 18, 2019 approved The concept of information security of the Republic of Belarus (further-the Concept) [1].

According to paragraph 4 of the Law of the Republic of Belarus "about normative legal acts" dated July 17, 2018 No. 130-Z (further-the Law) [2], the Concept refers to non-normative legal acts which do not contain legal norms and establish organizational and administrative requirements. The rules of information security are contained in individual areas of law and in regulations.

The purpose of the research is to consider the feasibility of systematization of the legislation of the Republic of Belarus in the field of information security.

Material and methods. While making this research, general scientific methods were used, as well as the method of interpretation, structural-legal and formal-legal.

Findings and their discussion. The approved concepts in the field of information security, the concept of information security, the Concept of national security of the Republic of Belarus, approved by decree of the President of the Republic of Belarus No. 575 of November 9, 2010 [3]) do not regulate

legal relations in the field of information security. The concepts prescribe that public authorities should be managed by the fixed conceptual points and do not oblige them to strictly follow them in the process of realizing their powers.

While analyzing the legislation of the Republic of Belarus in the area of information security, we found out that nowadays the sphere of information security is hardly regulated by legislative acts. The legislation of the Republic of Belarus does not have any legislative acts regulating relations in the field of information security.

Some legal norms of information security are contained in the laws of the Republic of Belarus "about information, informatization and information protection of November 10, 2008", "about state secrets" of July 9, 2010, "about commercial secrets" of January 5, 2013, "about mass media" of July 17, 2008 and other regulatory legal acts.

Legal regulation of security areas through the Concept is not complete from the point of view of the Law of the Republic of Belarus "about regulatory legal acts".

According to paragraph 1 of article 14 Of the law of the Republic of Belarus "about normative legal acts", a law is a normative legal act which establishes the principles and norms of legal regulation of the most important public relations.

The importance of relations in the field of information security is pointed out by the approval of the information security Concept in 2019.

Moreover, analyzing the problem of the absence of the Law of the Republic of Belarus "about information security", we can conclude that the regulation of legislation in this area is not a priority, which contradicts the points set out in the concept of information security of the Republic of Belarus and creates a huge gap in the Belarusian legislation.

In addition, the problem of normative provision of information security in the Republic of Belarus is that the legislation in this area is not systematized and some points of law are contained in separate normative legal acts.

Conclusion. The main direction of improving the legislation of the Republic of Belarus of information security is its systematization through the development and adoption of the basic special Law "about information security of the Republic of Belarus".

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