## Y. Kolomiiets

Degree Seeking Applicant, Department of Land and Agricultural Law, Yaroslav Mudryi National University

## ON LEGAL REGULATION OF PROHIBITION ON INDUSTRIAL AND ECONOMIC ACTIVITIES OF AGRICULTURAL PRODUCERS IN CERTAIN TERRITORIES

Industrial and economic activities of agricultural producers are carried out mainly by using agricultural land and lands of the other designation. However, in some cases, due to contamination of certain areas or the location of objects, providing defense of the state, engineering infrastructure there etc., growing, processing and marketing of agricultural products there is limited by its prohibition. This determines novelty and significant relevance of the question of characteristics of legal regulation of the prohibition on industrial and economic activities of agricultural producers in certain areas.

Ukraine's legislation provides a prohibition on industrial and economic activities of agricultural producers both on certain categories of land (lands used for defense) and on certain territories (within security zones, sanitary protection zones, buffer zones, zones

of special land use, special raw zones, zones of environmental emergency on contaminated areas). Thus, in some cases, such activities are totally prohibited (in the zones of exclusion of unconditional (mandatory) evacuation), while on others only certain types of them are banned (construction of irrigation and drainage systems, planting trees and perennial plants, conducting agricultural excavation; location of the field camps, livestock handling, stowing of forage and fertilizers, placement of mobile and stationary apiaries, plowing, gardening and horticulture, use of pesticides, organic and mineral fertilizers, means of plants protection, etc.).

The procedure of granting a permit for individuals and legal entities by the military units to use defense lands requires approval by the Cabinet of Ministers of Ukraine as provided for by the Law of Ukraine "On Use of Defense Lands".