of corrupt actions should be linked to and operate within the system concept debarment corruption.

It's necessary to build the integral structure of the state and municipal procurement, the elements of which will perform planning, the need for clear substantiation of pricing policy, placing orders, execution of a contract for the supply, analysis of results and action to eliminate errors, discrepancies and gaps in the existing legislation of Ukraine.

Provide free access of participants to participate in the bidding, which have the ability to provide high-quality goods, services or perform work at a reasonable price.

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HARMONIZATION OF CUSTOMS LEGISLATION OF UKRAINE ACCORDING TO INTERNATIONAL REQUIREMENTS AND STANDARDS

International norms and principles are confidently included in Ukrainian law enforcement practice. It, in same queue, puts before legal science the package of questions in relation to correlation of international and national legislation, and also in relation to application of international requirements and standards in activity of public administration.

The analysis of materials of legal practice shows that a question of application of international requirements and standards is not only theoretical but also practical, problem of activity of custom organs. Especially brightly they appear in the field of regulation of foreign economic activity. Entering of the Ukrainian state is possible into European Union more become actualization these questions.

Research of the basic international requirements and standards, founded international institute in the field of custom

affairs allows coming to such conclusions and generalizations:

- on this time in Ukraine insufficient level of introduction of international requirements and standards in relation to custom affairs which complicates the operative analysis of external economic document.
- on the modern stage of development of international trade there is an increase of amount of foreign trade operations and complication of functioning of custom sphere which predetermines the necessity of introduction of compatible principles of organization of custom affairs;
- to the basic problems, functioning of custom sphere belong optional (recommendation) character of most international documents, low level of acceptance of recommendations, improper implementation them in a national legislation on questions of custom affairs;
 - the important factor of improve-

ment of custom affairs at national level is activation of international cooperation of custom organs with the purpose of exchange necessary information for the exposure of violations of customs regulations, and also introduction of the unique standards, realizations of custom affairs, which foresee standardization of custom business and its simplification which is initiator and carried out international institutes;

- in spite of variety of international standards in relation to custom affairs, on this time of Kyoto convention is the unique international document which requires from Ukraine accordance of national customs legislation to the international standards in a custom sphere;
- taking into account modern alteration of outer economic space, permanent growth of amount of business contacts of the Ukrainian and foreign businessmen, formation of commercial organizations, with participation of domestic and foreign participants, appearance of foreign shareholders and joint-stock companies, and also marking growth of transnational criminality, appearance of new calls and

threats, safety of the state on the custom border of Ukraine it is expedient to bring a domestic customs legislation over to the international requirements and stanimplementation international norms in the Custom code of Ukraine with the purpose of the effective providing of custom safety. Consequently, one of necessary constituents of providing of efficiency of this process in Ukraine there is strengthening of its collaboration with international institutes, in particular WIO, by the European economic commission of United Nations (EEK OF UNO), Centre from simplification of trade procedures and electronic business operations (SEFAKT OF UNO).

Of principle positions, which touch international requirements and standards in relation to custom affairs enable to talk that freedom of foreign economic activity must be considerably limited the state which stipulates a presence in it of external economic relations and adequate them custom for safety forms, are expounded, as an arbitrary conduct in the field of custom relations can result in negative or heavy consequences.

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PARTICULAR FEATURES OF PROVIDING RIGHTS AND FREEDOMS OF HUMAN AND CITIZEN BY POLICE OFFICERS

Study of providing those specific rights aimed at mastering the content of the constitutional rights and freedoms as well as the skills prevent torn down specified rights by the police the ability to provide effective human rights in the performance of official duties. Human rights are protected by international human rights and national legislation. Legal protection affects all aspects except