V. Lytvynenko

Candidate of Law Sciences,

Associate Professor at the Department of Labor Law and Social Security Law, Chernihiv National University of Technology

## GUARANTIES OF THE RIGHT TO SOCIAL SERVICES

The work is devoted to defining the system of guaranties of the right for social services. A variety of classifications of legal guaranties allowing choosing the optimal characteristics for guaranties of the right for social services is provided. Intrastate (national) and international guaranties are characterized.

National guaranties are divided by the author into constitutional and industrial guaranties, which can be general and special, regulatory-legal and organizational-legal. In the course of research models of guaranties of the right for social services are demonstrated and designated.

With regard to the financial and legal framework of the right to social services, it is noted that social services are financed at the expense of state and local

budgets, special funds, funds of enterprises and organizations, payments for social services of charity support (donations), funds of recipients of social services and other sources.

In addition, the author lists international guaranties, which include the Universal Declaration of Human Rights, the European Social Charter, the European Social Charter (revised), the International Covenant on Economic, Social and Cultural Rights, the Charter of Fundamental Rights of the European Union, the Charter of Social Security and other international documents.

As a conclusion, the author summarizes the results of the study and determines the system of guaranties of the right to social services.