

Public Administration Activities. Decisionmaking.

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Public Administration

Administration = intentional activity aimed at reaching stated goal Public Administration = Administration of public affairs in public interest

In opposition to the private affairs administered in private interest

Performed by Public Bodies as their duty by public means, often authoritative

Organization – structure of Administrative Bodies

or

Activity – functional understanding

Service for the public

One of three state functions – legislation, justice, administration – provides the means of the application of the Administrative Law (direct realization, authoritative application)

Implements the Acts of Parliament by making its own legislation Authoritatively applies the Acts on individual cases Supervises compliance with the legislation May punish non-compliance with the legislation

Is concerned with public rights and public duties – related to the state

Executing activity

Authoritative activity – orders, authoritative decisions

Subordinate to Acts of Parliament – cannot change them, must comply with them, its own legislation must not be inconsistent with them

General types of activities

Authoritative – superordinate, non-equal to the recipients of Public Administration Non-authoritative, non-superordinate – taking care of the public (i. e. services), financial

Public means or private means

Legal forms or non-legal forms

Management and regulation

The Chain of Realization of Public Administration Activities

1 Goals and 2 Tasks

3 Functions – planning, supervision, registration, coordination, decision-making...

Organizing Protecting

4 Methods

General – management and regulation Specific – administrative (direct influence), economic (indirect influence), organizational

The Chain of Realization of Public Administration Activities II

5 Forms of Activity

Legal

Administrative Acts Public Law Contracts Operation with Direct Legal Impact Non Legal=Organizational

Public Law Contracts

Coordinative – between two Administrative Bodies Subordinative – between an individual and an Administrative Body, substitutes an Administrative Decision Between two individuals, its subjects are private rights

Administrative Acts

Normative Administrative Acts – their subjects and recipients are abstract = legislation of Administrative Bodies, external or internal Individual Administrative Acts – their subjects and recipients are specific, external or internal Mixed Administrative Acts – their recipients are abstract and the subjects are specific or the other way round (rare) = General Measure

Individual Administrative Acts

Authoritative application of Administrative Law Decisions, notifications, statements... Constitute or declare a right/duty

Administrative Decisions

Authoritative acts Acts of the application of law Legally binding Published by Administrative Bodies Published by Administrative Procedure Are concerned with specific rights and duties of a specific individual



Principles of Good Governance (Administration).

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Public Administration as a service – is for the people, people are enabled to participate in and supervise, have right to protection against its activity

- Reliability
- Liability
- Transparency
- Effectiveness

= describes how the Public Administration should be, even if it is not legally prescribed

Binding or non-binding principles

Sources

courts

Acts – Code of Administrative Procedure Legislation of the Public Administration International organizations – e.g. Council of Europe, and their recommendations ombudsmen

Courts

Constitutional Court – applying legal principles not expressly included in legal regulations
Supreme Administrative Court
European Court of Human Rights
Court of Justice of the European Union

Ombudsmen

European ombudsman – Code of Good Administrative Behavior, Public Service Principles

Czech Ombudsman – Ten Commandments of the Good Administration

Legality Equality Integrity Objectivity Fairness Courtesy Transparency Liability



Transparency of Public Administration, Personal Data Protection.

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Transparency of Public Administration

Public Administration is a part of the Public Power and the source of the Public Power are the people

The people have the right to check how the Public Power (Public Administration) is performer

Public Administration – service for the people, can act only if the legislation allows it

People have the right to be informed about the Public Administration activities

Increases its credibility

Decreases the risk of corruption

Part of the Public Administration control

Information

Constitutional duty of Pulic Bodies to inform about their activity Aarhus Convention

- Constitutional right to be informed about the condition of the environment
- One of the principles of the good governance

Manifestations of transparency

Register of contracts Act no. 106/1999, on the Free Acces to Information Act no. 123/1998, on the Right to Information on the Environment

Register of contracts

Act no. 340/2015 Public Bodies Duty to publish contracts which subject is to pay an amount hogher than 50.000CZK Publishing = condition for the contracts to be in force

Free Acces to Information

Public Bodies publish basic information on their activity by themselves, they provide more information to individuals when the individuals ask

Application for the information – informal or formal, 15 days to reply

Personal Data Protection

The Personal Data Processing Act 2019 (No. 110/2019 Coll.) + GDPR Confidentiality of public officials

The Office for Personal Data Protection