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The Necessity And Sources Of Public (State) Property

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ABSTRACT

This article covers the current topic of the need and sources of public (state) property. The author analyzes the role of public property in modern societies and identifies key points that justify the need for its existence. The article also examines the various sources of public property, including their legislative basis, formation processes and management mechanisms. The author focuses on issues of effective use of public property for the public good, as well as problems associated with its preservation and protection. This article provides readers with an in-depth understanding of the significance of public property, its role in socio-economic development and its influence on the formation of social relations.

Keywords:

civil law, contract, transaction, interdependence, differences, legal structures, legislative norms, contractual relations, legal clarity.

That the market is a prerequisite for the rights of the subject. Fukarolik pravening the subject of the account fukarolar and the lawyer personlar bilan birga Praviy munsabatlard davlatning the participation of both tenglik founded amalga oshirilish provided. Education, state legal law-a subject is a body simultaneously engaged in production, as well as state legal law requires the participation of a theoretical scientist.

It should be emphasized that the market meets the conditions of state economic cooperation and jurisprudence. Endilicda state jurisprudence Bashkir subject kabi Jurisprudence munsabatlarda teng bazlarda participation is bishladi. State economist hegemonliga check. A safety and consumer protection advisory is currently underway. Currently, the market discusses the terms and conditions of public administration dealing with issues of science and theory, the analysis of ethics and the statehood of the economy, the definition of the position and role of

jurisprudence. Because at present, the conditions of the state economy of Tajikistan are actively involved in the work of belgilamasdan Turib, the country is developing the fateful keying of belgilab Alish maskul Chalanadi.

Property and property are always the property right of Fandi fandida Uzak dispute-disputable-disputable reason V. kelgan. Because, the owner of all forms, like ikki hill, matters, ethylgan. In this article we will tell you about what real estate is and how it can be used.

In general, the economy means that the ownership of literally 31 October Republic "Mulkchilik for a long time", according to the law on point feedback on forms), jurisdiction does not make sense (for example, 1990 or 31 October Republic of Uzbekistan". at the same time, Ashega relatively appropriated the mountain form of ajratilada to these elements (tegishliliga karab).

However, despite the fact that many of them are private, legal and unanimous. "The estate is a form of" the right of the mezon of emas, an axonym of the Mezon of the mezondir. In case of problems, property forms of management of mezzanine qualities, pension law formations of competence, the value of the profession of this, but also the degree of significance of the leader; ikkinchidan, economy and the Rule of the munavzabatlard of property are subjective of each permanent Bir khil emasligi bilan. Shundai ekan, an economist associate of mulkning bir necha may be in shape, a jurist meaning esa only bitta property has the right to exist[1].

In fact, there is an ashega or mol-mulkka bitta right to the existing form, i.e. malkni egallash, undan foidalinish and Yunis appropriation of etosh bilan sadlik the right to property is the only form of organization of etadi. Tag mulkning is the only existing form of bouslada, property ownership bullgan subjective turli-tumandir. Bular fukarolic jurisprudence subjunctive mood billangan fukarolar, jurist personal and state (Fkning 2-Article 2-part), here you are, the subject considering the issue of commodity coverage[2], private property and public property (Fkning 167-material). Private property is alternately owned and on the territory of a legal entity, a legal entity is owned, consisting of a bursa, public property (state property) of the Republic and administrative-territorial property (municipal property). During the meeting, the parties expressed satisfaction with the development of cooperation between Tajikistan and China, as well as the development of cooperation between Tajikistan and China.

In general, the legal mountain, the state there is a crisis situation, and within this function it is necessary to ensure compliance with the conditions provided by the Government of the Republic of Tajikistan. And all that. Jurisprudence the subject of public administration defines both goods-property and property as jurisprudence, which has long been recognized as a qualitative subject of ethics.

As in the case of centrally-oriented economy, and in the case of the generally accepted ethylgane rule of succession, the country's malking state is based on a mutual fund. Bu ainix, transport and communications, atom energetikasi, harbiy-industry sakhalarida yakol kizhga (3).

The state determines the quantity of goods-mulkning there is a Bir train omillar bilan sadlikdir. I.B.Zokovning thinking, the state of property, the necessity of linging objective causal relationship consists of:

- 1) the state functions as an organ of the organization of these;
- 2) the state of riskcizliga and mudofaa and;
- 3) science-discipline and cultural provision;
- 4) the low-income population of Izhimoy protection;
- 5) elimination of natural disasters and emergencies;
- 6) Some avalanche ishlab chikarish practice amalga oshirish (for example, atom, yonilg of energies and Sh.k.)[4].

Yu.K.Tolstoyning dumaiga Kira, state quality property ishlab chikarish, society-culture and culture, indicative objects can be defined as part of the formal composition of a one-page object.:

risovani, keynchalik nimalar oldindan bilib bulmaydigan daneda every bir state bin precizligin in uzlashi kerak. But also technogen, ecologist, sanitation-emidemiology, ishlab chikarish, Ozik-OVK and hafvizlikdir.

During the meeting, the parties expressed satisfaction with the development of cooperation between Tajikistan and China, as well as the development of cooperation between Tajikistan and China.

H.R.Rakhmonkulovning farzich, the state has a pension property of socio-economic development, providing settlement and ensuring compliance with legal requirements, as well as the state and unitary office equipment as a proper official of the Amga Oshirishlarish[6].

Yukoridagi fikrlarga kyshilgan xold, goods in the state-the state stimulates the connection of fukarolarning manfaatlarini ga

oshirish user actions yashovchi umumiy mulkining work, erka people-irodasini bazharish bilan boglik biladi, it can be concluded, perhaps, the pot ha, umumiy in the social policy of the government. Because the "state" is a complex deb ataluvchi tuzilma Bajaradigan and Amalga Oshirishi need debt and the shunchalik serkiraki movement, uzgacha, expressed by notor buzlor Eddy.

However, despite the fact that the country exists, the country has the right to property, the state needs a citizen,-Dehan Hijjah kelish kerak emas. Yukoridagilardan kelib chikib, dislilligimizning handshake yillaridanak Republicamizda kingdom of reform legitimize the need of yuzagi keldi. In the course of capital reforms, it is necessary to conduct a thorough check of the condition of the property (a nationwide training on the selection of materials, as well as an assessment of the property) for socio-economic development.

Ana shukhda dastrab 1990 yil October 31 "Malkchilik for a long time"gi law, 1991 or November 19 "the state seized Kirkarish and privatized for a long time" gi law on the adoption of Kilindi. If "Malkchilik for a long time" by law includes property, a partnership (Jamoat), property, administrative-territorial property (malkdan commune), consisting of state property, public administration, jurisprudence and an individual. [7] A convertible according to the formation of the state nobility or the state nobility. buzlsa, "state appropriation and private appropriation of debt"gi of legal law bu jaraenning founded, state appropriation of law and privatization amalga coordination of methods and means of strengthening.

According to the law, state appropriation is an important enterprise and organizational organizations.

Private appropriation-an individual and state appropriation of legal entities public creation of objects or state design of state objects related to the design of state objects[8].

Statesman assignment to retirement of bir izhimoy-siiy tuzumdan ikkinchisiga uzganda kuzatiladi, but the permanent approach of Amalga Oshirin is considered

necessary. Currently, the private owner is not only the former Union of the Republic, but also the economist rivohlangan and rivohlanaetgan Buyuk Britain, France, Japan, the Philippines singari countries and Amalga oshirilmokda. Despite the fact that E. ainix, the economy of the state is engaged in sectoring in ancha Yukori strankatlan in the market, the developing world, in particular, in Natia Jaraendir. State economy Kyrgyzstan economy samaratsiz bulgan, birok idol stranatning economy developing important role of airim sectorrini, airim-wood production enterprise - capacity of all types of roofing and facilities, ensuring the debt obligations of the president of the country cerak.

The State possesses both civil property and a State body (law) protecting (by the Republic of Uzbekistan Constitution 53-Article 2-part). The state of malkining protection of the rights of langanligini uning baska property form kabi bir khil rights statga ega ekanligida can be carved. Because the state, which has high-quality property, has the right to receive the necessary roofing equipment.

The general rule of Kira is that any property has the ownership right to this object and the subject representing the ownership right. State property succession status as state property succession and objectivity of a particular object.

The state of mulkining mulkandi, ga is a universally recognized subject of ethylgan pravilaga Kura, shading of the people of gollanadi,shu yumladan, Uzbekistan, the Republic of mulkining mulkina, as a People's Republic. Because the people of the state ruler birdan-bir is a qualitative source of uzining ushbu pravini (i.e. the right of ownership) of the state of the governorate of Berdi and the orcali amalga Oshiradi. In the case of davlatning mulkdorga tegisli barcha mandlar-egallash, foidalanish and the assignment of these egas to bukhlishini, the whole state authorized to the masses by manfaatlari iulida foidalanish is the necessary expression[9].

FCning 214-corresponding 2-part article, Republic of cargo property of Uzbekistan of the Republic of Uzbekistan Republic of Oliy Majlisi Oli, Republic of

- extreme extreme extreme cross-property serfs and hokazos.

b) administrative-territorial property (municipal or communal property). The property comprised the local budget, the municipal housing fund and the municipal communal enterprise and the baska Mulki complexlar, public education, culture, the Sughd region effective and higher property municipal property.

Municipal goods-law-making organizations organized in accordance with the legislation, state bodies of local self-government or deputies may be assigned to this product.

The Republic of Representation is currently the state of state property state legal property, public degree and public assessment of the significance of the state object, excising, market conditions state military affairs, civil law, civil law, state law and state administration of the subject object of state violence, subject state state state institution and object-economic institution. the parable of Yangish requires an ethnocde. Shu item-Nazarbayev state property the notorious right of research etishda ushbu estate forming the need for substantiation of thought Jurisprudence joiz i know..

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