

## Summary

**Keywords:** customs representative, a civil contract, social relations, activities of the customs representative, the rule of law, service delivery, retribution.

**Topic:** "a Civil contract as the basis of the professional activities of the customs representative"

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**Topicality of the research** lies in the fact that at the present time the contractual relationship has become quite important. Virtually no one of public relations, which were not built into the contract. Any relationship between the various actors are formalized through a document called the contract. The civil legislation of the Russian Federation quite clearly regards the Treaty as its concept, and its principal. However, it is still far from perfect, as it does not set forth all types of contracts that exist today. This also applies to the contractual relations of the customs representative.

Customs representative is a special entity which carries out its activity on the basis of specially developed civil contract. Thus, the relationship between the customs representative and the person that is the other party to the contract are governed by the civil law, i.e. they are subject to General rules provided by the Civil code of the Russian Federation.

Customs representative provides, as a rule, the services, and therefore the contractual relationship between the parties is governed by contract for the provision of services. It should be noted that themselves a contractual relationship in the civil law a very well-studied, it can be said the most studied area of civil law. With regard to the agreement concluded with the customs representative, in our opinion, this type of contract is not fully understood, as it has its own specific features associated first, with the parties of such contract, and secondly with the subject matter of the contract.

**The objectives** of the research is to study the regulatory material governing the activities of customs representative, as well as the study of the civil law contract, as a basic element of professional activity of the customs representative.

**Tasks:**

1. To consider the concept of a civil contract, and indicate its legal nature.
2. To perform types of contracts.
3. To study the classification of civil contracts on the basis of orientation.
4. Consider the customs agent as party to the contract.
5. To determine the legal regulation of the activities of the customs representative and his civil status.
6. Examine the contract concluded by the customs representative with declarants and other interested parties.
7. To perform the features of the content of the contract concluded by the customs representative.

**Theoretical and practical significance** of the research is the possibility to use its results in law-making and enforcement activities, in particular, by the courts when considering contractual disputes, contract work, commercial, and other organizations, as well as in the teaching of civil law and customs of academic disciplines.

**The results:** the activities of the customs representative is not fully understood. Normative legal acts, which regulate in the provisions for the implementation of the customs representative only illuminate the common features, as such, the analysis of its activities there. Not clear is the question of the form of agreement concluded with the customs representative. In fact, the customs representative performs the representation, rendering of services Commission. All these contracts are onerous, but the conclusion of the contract with the customs representative is special.

**Recommendations:**

1. to amend part II of the Civil code of the Russian Federation, highlighting the agreement of rendering of services of a customs representative as a subspecies of the contract of compensated rendering of services.
2. as essential in the formulation of the provisions on the contract for the repayable rendering of services, which is concluded with the customs representative to provide the following: subject of the contract, the contract price.
3. to align the norms of item 1 of article 13 of the Customs code of the Customs Union and section 3 of article 61 of the Federal law "On customs regulation"
4. in the Customs code of the Customs Union and the Federal law "On customs regulation" it is necessary to fix the article, "the Contractual relationship with the customs representative", which will discuss all issues regarding the conclusion of the contract on rendering paid services
5. to develop the project of the Federal law "On the activities of the customs representative", which needs to include rules on the legal status of customs representative, the customs representative's concept, registration procedure of a legal entity as such, features of the contract concluded with a customs agent.