

## Summary

**The topic of the graduate work:** Management-Legal Framework of Public Authorities of a Subject (Federal Unit) within Russian Legislation (based on the materials of the Parliament of the Chechen Republic)

**The author:** Ibragimova Khedi

**The scientific adviser:** candidate of economic sciences, Kasaeva T.V.

**Information about the organization-customer:** the Parliament of the Chechen Republic

**Topicality:** According to the Russian legislation, each subject of the Russian Federation should establish legislative body acting on behalf of the state and as a government body of the corresponding federal unit. At the present stage of development of national statehood in the Russian Federation new parliaments were established and they are in many ways different from the Soviet regional representative bodies. The key element of the competence of the legislative (representative) bodies of subjects in the Russian Federation is their principal powers. The fundamental difference of the legislative body of the government is that - it is the only government body performing legislative functions. No other government body in the Russian Federation possesses such powers. Problems of effective functioning of government bodies of a subject within Russian legislation require profound scientific and methodological analyses.

**The purpose:** the complex analysis of management-legal framework of public authorities within Russian legislation, formulation of emerging theoretical and practical problems and recommendations for appropriate solutions.

**Aims:**

- to consider the concept and classification of functions of public authorities within Russian legislation;
- to study the legal nature of public authorities of subjects within Russian legislation;
- to analyze the functional management of the Parliament of the Chechen Republic;

- to study the functions of the legislative bodies of subjects in the Russian Federation (using the example of the Parliament of the Chechen Republic);
- to analyze the problems and suggest the ways to improve the system of public authorities functioning within Russian legislation.

**Theoretical and practical significance:** the findings and suggestions formulated in the work concerning improving the system of public authorities functioning can be used in the further scientific development and elaboration of the named issue.

**The results of the research and recommendations:**

1. We come up with the definition of the regional parliament which is based on the analysis of the federal and regional legislation «Legislative body of a subject of the Russian Federation is a permanent sole legislative and supreme representative public authority of the Russian Federation».
2. When forming a legislative body of a subject of the Russian Federation, a mixed electoral system is more preferable. In this connection, it is appropriate to fix a mixed electoral system as a mandatory at the federal level (when forming the legislative (representative) body of the subject of the Russian Federation).
3. According to the amendments to federal law regarding income/expenses records, property and property obligations records submitted by deputies, it is seen as appropriate to accept a law at the regional level, which determines the establishment of a committee to monitor the reliability of data represented by deputies.
5. Legislation of a subject of the Russian Federation should carefully regulate parliamentary procedures, in particular:
  - Identifying the reasons for initiating the dismissal of the chairman of the legislative (representative) body and its substituent (s). These reasons should include the following: exceeding of powers established by the regulations; repeated absence of the chairman and his deputy (deputies) at the session without a valid reason or repeated failure to comply with the deputy ethics at meetings;
  - Fixing a list of committees of regional parliaments.

6. To ensure a close connection between science and the lawmaking activities, it is advisable to create public councils in regional parliaments as well as advisory boards such as the Anti-Corruption Commission; Council on Social Security; Monitoring Board of Social and Economic development of the Region etc.

7. It is advisable to create an inter-parliamentary Youth Union to address the pressing problems of the youth and strengthen ties with the youth movement.