IMPLEMENTATION OF THE STANDARDS AND PRINCIPLES OF EUROPEAN MUNICIPAL LAW IN THE LEGAL SYSTEM OF UKRAINE

The article deals with the standards and principles of the municipal law of the European Union. Characteristic features of the implementation of the standards and principles of municipal law in the European legal system of Ukraine. Implementation of the standards and principles of the European municipal law in the legal system of Ukraine is the set of conditions of sustainable development and operation of municipal government in the present conditions and a necessary condition for effective urban governance.

Particular features of international standards in the field of municipal law is primarily because they regulate not only the international cooperation of local governments, but also jointly produced by the principal approaches and international legal principles of formation, formation and functioning of local government in the specific countries. Fixing these provisions at community level states using the framework of international law demonstrates the importance of this institution not only in domestic but also in the international sphere, characterized by globalization and updating items regulation.

It also pointed out that from the standpoint of regulatory binding international standards for the operation of local democracy relating to international conventions special order establishing rules recognized by most states. Thus some international documents containing standards for the formation and operation of municipal government, states that intergovernmental agreements are entered into in the management directly determined by the desire to achieve “stronger unity” between the states (Preamble of the European Charter of Local Self-Government in 1985, Preamble to the European Convention on landscapes in 2000), but directly establishes that such documents contain general principles and approaches are made with a special purpose — “to be the standard for all nations, which should strive to achieve a more democratic process, improving, therefore, the welfare of its people” (Preamble to the Universal Declaration of local Government 1985).

Ukraine’s accession to the international community of states as an independent, sovereign state has caused increasing social and legal significance of the international treaty as a major source of international law and national legislation.