

O'ZBEKISTONDA AXBOROT-TEXNOLOGIYALARINI RIVOJLANTIRISHNING IQTISODIY-HUQUQIY ASOSLARI

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Annotatsiya. Mazkur maqolada axborot-kommunikatsiya texnologiyalarining mohiyati va ijtimoiy-iqtisodiy hayotdagi ahamiyati, O'zbekistonda axborot-kommunikatsiya texnologiyalarini rivojlantirish va axborot-kommunikatsiya texnologiyalarini rivojlantirishning iqtisodiy-huquqiy asoslari haqida ma'lumotlar atroflicha yoritilgan.

Kalit so'zlar. Axborotlashtirish, axborot resursi, axborot texnologiyasi, axborot tizimi, elektron raqqamli imzo, elektron raqqamli imzoning yopiq kaliti, elektron hujjat, elektron hujjatning rekvizitlari, elektron tijorat, elektron tijorat ishtirokchilari, elektron to'lov, to'lov va uning turlari.

Axborot texnologiyalarini rivojlantirish va keng qo'llash davlatimizning yaqin hamda uzoq muddatga mo'ljallangan muhim strategik vazifalari qatorida turganini alohida qayd etish joiz. Zero Prezidentimiz ta'kidlaganidek – "2030 yilgacha mamlakatimiz yalpi ichki mahsulotini 2 barobardan ziyod oshirishda ilg'or texnologiyalar hamda axborot-kommunikatsiya tizimlarini barcha sohaga yanada faol jalb etish muhim ahamiyatga egadir".

Yurtimizda axborot-kommunikatsiya texnologiyalarini jadal rivojlantirish maqsadida "axborot texnologiyalari va kommunikatsiyalar sohasida, "avtomatlashtirilgan axborot tizimi"ni joriy etishda yagona davlat siyosatining amalga oshirilishini ta'minlash, axborot texnologiyalarini rivojlantirishning jahon darajasidan kelib chiqqan holda milliy axborot-kommunikatsiya tizimini tatbiq etish va rivojlantirish yuzasidan kompleks dasturlarni ishlab chiqish va amalga oshirish tegishli ishlar amalga oshirilmoqda.

Mamlakatimizda axborot-kommunikatsiya texnologiyalarining davlat boshqaruvi, iqtisodiyot tarmoqlari, ijtimoiy soha va kundalik hayotda qo'llanilishini ta'minlash zarurati tug'ilmoqda va bu borada keng ko'lamli ishlar amalga oshirilmoqda. Bu borada mualliflar tomonidan monografiyada tegishli ma'lumotlar, ilmiy-tadqiqot natijalari keltirib o'tilgan. Shuningdek, xizmat ko'rsatish sohasida

qo'llanilayotgan zamonaviy texnologiyalar to'g'risidagi ma'lumotlarni o'zida aks ettirgan.

Respublikada axborot-kommunikasiya texnologiyalari sohasidagi Qonunlar.

- Axborotlashtirish to'g'risidagi qonuni (2003 y.)
- Elektron raqamli imzo to'g'risidagi qonun (2022 y.)
- Elektron hujjat aylanishi to'g'risidagi qonun (2004 y.)
- Elektron tijorat to'g'risidagi qonun (2022 y.)
- Elektron to'lovlar to'g'risidagi qonun (2005 y.)

O'zbekiston Respublikasining axborotlashtirish to'g'risidagi qonuni 2003 yilda qabul qilingan. Ushbu qonun 23 ta moddadan iborat bo'lib, uning maqsadi axborotlashtirish, axborot resurslari va axborot tizimlaridan foydalanish sohasidagi munosabatlarni tartibga solishdan iborat.

Ushbu Qonunda quyidagi asosiy tushunchalar qo'llaniladi:

axborotlashtirish - yuridik va jismoniy shaxslarning axborotga bo'lgan ehtiyojlarini qondirish uchun axborot resurslari, axborot texnologiyalari hamda axborot tizimlaridan foydalangan holda sharoit yaratishning tashkiliy ijtimoiy-iqtisodiy va ilmiy-texnikaviy jarayoni;

axborot resursi - axborot tizimi tarkibidagi elektron shakldagi axborot, ma'lumotlar banki, ma'lumotlar bazasi;

axborot resurslarining yoki axborot tizimlarining mulkdori - axborot resurslariga yoki axborot tizimlariga egalik qiluvchi, ulardan foydalanuvchi va ularni tasarruf etuvchi yuridik yoki jismoniy shaxs;

axborot resurslarining yoki axborot tizimlarining egasi - qonun bilan yoki axborot resurslarining, axborot tizimlarining mulkdori tomonidan belgilangan huquqlar doirasida axborot resurslariga yohud axborot tizimlariga egalik qiluvchi, ulardan foydalanuvchi va ularni tasarruf etuvchi yuridik yoki jismoniy shaxs;

axborot texnologiyasi - axborotni to'plash, saqlash, izlash, unga ishlov berish va uni tarqatish uchun foydalaniladigan jami uslublar, qurilmalar, usullar va jarayonlar;

axborot tizimi - axborotni to'plash, saqlash, izlash, unga ishlov berish hamda undan foydalanish imkonini beradigan, tashkiliy jihatdan tartibga solingan jami axborot resurslari, axborot texnologiyalari va aloqa vositalari.

Axborotlashtirish sohasidagi davlat siyosati axborot resurslari, axborot texnologiyalari va axborot tizimlarini rivojlantirish hamda takomillashtirishning zamonaviy jahon tamoyillarini hisobga olgan holda milliy axborot tizimini yaratishga qaratilgan.

Axborotlashtirish sohasidagi davlat siyosatining asosiy yo'nalishlari quyidagilardan iborat:

1. Har kimning axborotni erkin olish va tarqatishga doir konstitusiyaviy huquqlarini amalga oshirish, axborot resurslaridan erkin foydalanilishini ta'minlash;
2. Davlat organlarining axborot tizimlari, tarmoq va hududiy axborot tizimlari, shuningdek yuridik hamda jismoniy shaxslarning axborot tizimlari asosida O'zbekiston Respublikasining yagona axborot makonini yaratish;
3. Xalqaro axborot tarmoqlari va Internet jahon axborot tarmog'idan erkin foydalanish uchun sharoit yaratish;
4. Davlat axborot resurslarini shakllantirish, axborot tizimlarini yaratish hamda rivojlantirish, ularning bir-biriga mosligini va o'zaro aloqada ishlashini ta'minlash;
5. Axborot texnologiyalarining zamonaviy vositalari ishlab chiqarilishini tashkil etish;
6. Axborot resurslari, xizmatlari va axborot texnologiyalari bozorini shakllantirishga ko'maklashish;
7. Dasturiy mahsulotlar ishlab chiqarish rivojlantirilishini rag'batlantirish;

8. Tadbirkorlikni qo'llab-quvvatlash va rag'batlantirish, investisiyalarni jalb etish uchun qulay sharoit yaratish;

9. Kadrlar tayyorlash va ularning malakasini oshirish, ilmiy tadqiqotlarni rag'batlantirish.

O'zbekiston Respublikasining elektron raqamli imzo to'g'risidagi qonuni 2003 yilda qabul qilingan. Ushbu qonun 22 ta moddadan iborat bo'lib, uning maqsadi elektron raqamli imzodan foydalanish sohasidagi munosabatlarni tartibga solishdan iborat.

Ushbu Qonunda quyidagi asosiy tushunchalar qo'llaniladi:

elektron raqamli imzo - elektron hujjatdagi mazkur elektron hujjat axborotini elektron raqamli imzoning yopiq kalitidan foydalangan holda maxsus o'zgartirish natijasida hosil qilingan hamda elektron raqamli imzoning ochiq kaliti yordamida elektron hujjatdagi axborotda xatolik yo'qligini aniqlash va elektron raqamli imzo yopiq kalitining egasini identifikatsiya qilish imkoniyatini beradigan imzo;

elektron raqamli imzoning yopiq kaliti - elektron raqamli imzo vositalaridan foydalangan holda xosil qilingan, faqat imzo qo'yuvchi shaxsning o'ziga ma'lum bo'lgan va elektron hujjatda elektron raqamli imzoni yaratish uchun mo'ljallangan belgilar ketma-ketligi;

elektron raqamli imzoning ochiq kaliti - elektron raqamli imzo vositalaridan foydalangan holda hosil qilingan, elektron raqamli imzoning yopiq kalitiga mos keluvchi, axborot tizimining har qanday foydalanuvchisi foydalana oladigan va elektron hujjatdagi elektron raqamli imzoning haqiqiyiligini tasdiqlash uchun mo'ljallangan belgilar ketma-ketligi;

elektron raqamli imzoning haqiqiyiligini tasdiqlash - elektron raqamli imzoning elektron raqamli imzo yopiq kalitining egasiga tegishliligi va elektron hujjatdagi axborotda xatolik yo'qligi tekshirilgandagi ijobiy natija.

O'zbekiston Respublikasining elektron hujjat aylanishi to'g'risidagi qonuni 2004 yilda qabul qilingan. Ushbu qonun 19 ta moddadan iborat bo'lib, uning maqsadi elektron hujjat aylanishi sohasidagi munosabatlarni tartibga solishdan iborat.

Elektron hujjat aylanishi sohasidagi davlat siyosati elektron hujjat aylanishi keng qo'llanilishini ta'minlashga, elektron hujjat aylanishi ishtirokchilarining huquqlari va qonuniy manfaatlarini himoya qilishga, elektron hujjatdan foydalanish standartlari, normalari va qoidalarini ishlab chiqishga qaratilgan.

Ushbu qonunda quyidagi asosiy tushunchalar qo'llaniladi:

Elektron hujjat - Elektron shaklda qayd etilgan, elektron raqamli imzo bilan tasdiqlangan va elektron hujjatning uni identifikatsiya qilish imkoniyatini beradigan boshqa rekvizitlariga ega bo'lgan axborot elektron hujjatdir.

Elektron hujjat texnika vositalaridan va axborot tizimlari xizmatlaridan hamda axborot texnologiyalaridan foydalanilgan holda yaratiladi, ishlov beriladi va saqlanadi.

Elektron hujjat elektron hujjat aylanishi ishtirokchilarining mazkur hujjatni idrok etish imkoniyatini inobatga olgan holda yaratilishi kerak.

Elektron hujjatning rekvizitlari - Elektron hujjatning majburiy rekvizitlari quyidagilardan iborat:

- elektron raqamli imzo;
- elektron hujjatni jo'natuvchi yuridik shaxsning nomi yoki elektron hujjatni jo'natuvchi jismoniy shaxsning familiyasi, ismi, otasining ismi;
- elektron hujjatni jo'natuvchining pochta va elektron manzili;
- hujjat yaratilgan sana.

Qonun hujjatlarida yoki elektron hujjat aylanishi ishtirokchilarining kelishuvi bilan elektron hujjatning boshqa rekvizitlari ham belgilanishi mumkin.

O'zbekiston respublikasining elektron tijorat to'g'risidagi qonuni 2004 yilda qabul qilingan.

Ushbu qonun 14 ta moddadan iborat bo'lib, uning maqsadi elektron tijorat sohasidagi munosabatlarni tartibga solishdan iborat.

Ushbu qonunda quyidagi asosiy tushunchalar qo'llaniladi:

Elektron tijorat - Axborot tizimlaridan foydalangan holda amalga oshiriladigan, tovarlarni sotish, ishlarni bajarish va xizmatlar ko'rsatishga doir tadbirkorlik faoliyati elektron tijoratdir.

Elektron tijorat ishtirokchilari - Elektron tijoratni amalga oshiruvchi yuridik va jismoniy shaxslar, shuningdek tegishli tovarlarning (ishlarning, xizmatlarning) xaridorlari bo'lgan yuridik va jismoniy shaxslar elektron tijorat ishtirokchilaridir.

Elektron tijoratda axborot vositachilari ham ishtirok etishlari mumkin. Elektron hujjat aylanishi bilan bog'liq xizmatlar ko'rsatuvchi yuridik va jismoniy shaxslar axborot vositachilaridir.

O'zbekiston Respublikasining elektron to'lovlar to'g'risidagi qonuni 2005 yilda qabul qilingan. Ushbu qonun 23 ta moddadan iborat bo'lib, uning maqsadi elektron to'lovlar sohasidagi munosabatlarni tartibga solishdan iborat.

Ushbu qonunda qo'llaniladigan asosiy tushunchalar:

Elektron to'lov - Texnika vositalaridan, axborot texnologiyalaridan va axborot tizimlari xizmatlaridan foydalangan holda elektron to'lov hujjatlari vositasida naqd pulsiz hisob-kitoblarni amalga oshirish elektron to'lovidir. Elektron to'lov to'lov tizimining subyektlari o'rtasida tuzilgan shartnomalar asosida to'lov tizimining belgilangan qoidalariga muvofiq amalga oshiriladi.

To'lov tizimi va uning turlari - Elektron to'lovlar amalga oshirilayotganda to'lov tizimining subyektlari o'rtasida yuzaga keladigan munosabatlar majmui to'lov tizimidir.

- ✓ To'lov tizimining turlari:
- ✓ banklararo to'lov tizimi;
- ✓ bankning ichki to'lov tizimi;
- ✓ chakana to'lovlar tizimlaridan iborat.

O'zbekiston Respublikasi Prezidentining farmonlari.

Telekommunikasiyalar sohasida boshqaruvni takomillashtirishga doir chora-tadbirlar to'g'risida (2000 y.)

Kompyuterlashtirishni yanada rivojlantirish va axborot-kommunikasiya texnologiyalarini joriy etish to'g'risida (2002 y.)

Axborot-kommunikasiya texnologiyalarini yanada rivojlantirishga oid qo'shimcha chora-tadbirlar to'g'risida (2005 y.)

O'zbekiston Respublikasining jamoat ta'lim axborot tarmog'ini tashkil etish to'g'risida (2005 y.)

Respublika aholisini axborot-kutubxona bilan ta'minlashni tashkil etish to'g'risida (2006 y.)

O'zbekiston Respublikasi Prezidenti va O'zbekiston Respublikasi Vazirlar mahkamasining qarorlari va sohaga oid me'yoriy hujjatlari

Kompyuterlashtirishni yanada rivojlantirish va axborot-kommunikasiya texnologiyalarini joriy etish chora-tadbirlari to'g'risida (2002 y.)

Axborotlashtirish sohasida normativ-huquqiy bazani takomillashtirish to'g'risida (2005 y.)

Davlat va xo'jalik boshqaruvi, Mahalliy davlat hokimiyati organlarining axborot-kommunikasiya texnologiyalaridan foydalangan holda yuridik va jismoniy shaxslar bilan o'zaro aloqadorligini yanada takomillashtirish chora-tadbirlari to'g'risida (2007 y.)

Internet tarmog'ida O'zbekiston Respublikasining Hukumat portalini yanada rivojlantirish chora-tadbirlari to'g'risida (2007 y.)

Internet tarmog'ida O'zbekiston Respublikasining Hukumat portaliga axborotlarni taqdim etish va joylashtirish tartibi to'g'risida (2009 y.)

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