

DEVELOPMENT OF THE STATE POLICY IN THE SPHERE REGULATIONS OF NON-STANDARD FORMS OF EMPLOYMENT¹

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Abstract. The article presents the author's point of view on the issue of employment regulation in the region. A review of the information services' quality in the regional employment services is presented based on content analysis of open information sources posted on the Internet. Under «non-standard employment» is meant in this article the employment, which differs from the standard, the most common form, prescribed in the labor legislation. In the Russian Federation, the standard is considered a normal working week (no more than 40 hours), and also reduced working week established by the Labour Code for employees of a certain age, working conditions or a profession, for example, for teenagers is considered standard. Standard is considered to be in the state registration of employees with labor contracts; the workplace, tools and executives are in the territory of the employer. Relevance of improvement of information exchange of public service of employment with the population concerning possible forms of employment is locates in article.

Keywords: employment; non-standard employment; labor market; labor potential; employment regulation.

JEL codes: J21, J68, J88

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