



The Law of Ukraine «On the legal regime of martial law» www.zakon.rada.gov.ua/laws/show/389-19

defines the content of the legal regime of martial law, the procedure for its introduction and abolition, and the legal basis activities of state authorities, military commanders, military administrations, local self-government, enterprises, institutions, and organizations under martial law, guarantees of human rights and freedoms and the rights and legitimate interests of legal entities.

One of the priority measures during the introduction of martial law in Ukraine or its individual regions is the establishment of temporary state bodies - military administrations.

According to **The law of Ukraine «On the legal regime of martial law»** (*hereinafter – the Law*), military administrations have special powers and subordination.*



General staff of the Armed Forces of Ukraine coordinates, directs, and controls the activities of regional military administrations on defense, public safety and order, implementation of martial law measures (*in accordance with Part 7 of Article 4*).*

Among the measures of the legal regime of martial law that can be implemented by military administrations together with the military command is:



Introduction of labor duty for able-bodied persons;



Use of capacities and labor resources of enterprises for defense needs;



Expropriation of property for the needs of the state;



Introduction of a curfew;



Setting up a special entry and exit regime;



Verification of documents and inspection of persons;



Establishment of military and housing service for individuals and legal entities;



Prohibition of arms trade;



Impose a ban or restriction on the choice of place of stay or residence;



Prohibit peaceful assemblies;

*It is important to note that the above measures are presented in an abbreviated form, and the full text is available at the link www.zakon.rada.gov.ua/laws/show/389-19.

MEASURES OF THE LEGAL REGIME OF MARTIAL LAW

Measures of the legal regime of martial law, which may be implemented by military administrations together with military command is:



Regulate the work of providers of electronic communication networks and/or services of other enterprises, institutions and organizations.



To prohibit the operation of receiving and transmitting radio stations for personal and collective use and the transmission of information through computer networks.



To establish a special regime in the field of production and sale of medicines containing narcotic drugs, psychotropic substances and precursors, other potent substances, the list of which is determined by the CMU.



To evacuate the population.



Evacuate material and cultural property owned by the state.



To introduce, if necessary, in accordance with the procedure, the standardized provision of basic food and non-food products to the population.



Intern (forcibly settle) citizens of a foreign state that threatens to attack or carries out aggression against Ukraine.

.....
These measures are implemented by military administrations exclusively within the framework of temporary restrictions on constitutional rights and freedoms human and citizen, as well as the rights and legitimate interests of legal entities provided for by the Decree of the President of Ukraine on the introduction of martial law.