GENERAL ADMINISTRATION VS. RIGHT TO MANAGE OF LOCAL COMMUNITY PUBLIC PROPERTY

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ABSTRACT: In accordance with the Law about administrative decentralization from R.M., the competencies of local government are all rights and duties of local authorities in the fields they are established. In order to achieve its competencies, local authorities use institutional, financial, human and economic resources. But all together, make administrative capacity of each authority. In general management of assets in the public domain, local authorities are acting solely as a law subject or administrative one. Therefore, the rights and obligations that make up the content of general management activities of public domain assets are only administrative duties within the scope of their competence, not subjective civil rights. Right to manage is a legal means of enhancing public property, or a form of its use. What is the nature of its legal, private or public law, we will determine in this study.

KEYWORDS: management, rights management, local authority, decentralization, public authority.

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