

**ABOUT POSSIBILITY OF JUDICIAL CONTROL UNDER THE PROCEDURE OF
THE APC OF THE ACTS OF THE COMMISSION FOR NOMINATING MEMBERS
OF THE BOARD OF DIRECTORS OF MEDICAL INSTITUTIONS ACCORDING
TO JUDICIAL PRACTICE**

Rositsa Rogova¹

Abstract

The article aims to consider the procedure for conducting a competition for the selection of the management bodies of medical institutions according to the Law on Public Enterprises and the Regulations for the Implementation of the Law on Public Enterprises and the possibility of judicial control over the acts of the Nomination Commission on the occasion of the election of a member in the Board of Directors of the medical facility.

Key words: Healthcare; public enterprises; competitions; sole owner of capital
and control

JEL: K23; H75; F52

¹ Rositsa Roumenova Rogova - PhD of Administrative Law and Procedure, Legal adviser at Aleksandrovska hospital, e-mail: rosica.rogova@abv.bg