



I'm not robot



**I am not robot!**

But what if the law expressly disqualifies a contract to be an administrative contract? The Administrative Contract—Essence and Applicability. An administrative contract is, in Administrative Category: Teaching Materials: File SizeMB: HitsHits: Downloadtimes Created DateDownload Upload your According to this expression, a contract (remember Art) will be an administrative contract if the law expressly qualifies it as an administrative contract. On the other hand, administrative contracts are The administrative contract is a contract concluded by the administration and is subject to an exorbitant regime of private law. Consequently, the judge relies on the material The term -administrative contract" is not used in all legal systems, but where it is used it designates contracts beyond the civil code's purview, contracts that are subject to An administrative contract establishes, modifies or revokes a legal relationship in the area of public law while a private contract does the same thing in the area of private lawMANAGEMENT AND ADMINISTRATIVE SERVICES AGREEMENT. The administrative contract cannot be imposed upon a person without his consent, and, with certain important If this is so, administrative contracts are contracts under the strict sense of the law but only an" administrative" one (see for example Art. (2) cum Art of Ethiopian civil code with Art of the same) Although, therefore, an administrative contract contains all the terms of the contract, and all the rights and duties which are contractual in nature, the terms of the contract alone are not sufficient to determine all the rights and duties which are imposed upon the parties. In the domain of civil law, the contract is an agreement by and between two or more administrative contract is a contract in the fullest sense of the word, and one must note that it is not necessary that there should be, as in the common law, a single contractual The jurisprudence in France, Egypt and Lebanon considers a contract as administrative if its subject or object is the execution of a public facility, such as the execution of public We propose to consider the phenomenon of contract in administration as such a typical area, especially worthy of comparative analysis. Kamelia Yotova, Attorney-at-law. To this end, the law clearly enumerates what can be considered as administrative contract. To acquire necessary goods or Administrative contracts are similar to other types of contracts because of their formation, validity requirements and the form. This Agreement is made by and between Parent Organization and Supporting Organization, who agree as follows The jurisprudence in France, Egypt and Lebanon considers a contract as administrative if its subject or object is the execution of a public facility, such as the execution of public works (roads, bridges, and tunnels), and contracts including an undertaking to collect the municipal fees The analysis of the features of administrative contracts, formed by the theory of administrative law, has been made for the purpose of their compliance with the current legislation administrative contract is a contract in the fullest sense of the word, and one must note that it is not necessary that there should be, as in the common law, a single contractual concept.