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Control of administrative acts

There are several types of control of administrative acts, which include:

- 1 Internal control: This type of control is carried out within the administrative agency itself, by a superior officer or a board of officers, to ensure that the decision-making process follows the correct procedures and is in compliance with applicable laws and regulations.
- 2 External administrative control: This type of control is performed by an independent administrative body, such as an ombudsman or a regulatory agency, to oversee and monitor the activities of the administrative agency, ensuring that it operates within the legal framework and in the public interest.
- 3 Administrative appeal: An administrative appeal is a legal process through which individuals or organizations can challenge administrative decisions that affect their rights or interests. It allows a higher administrative authority or a court to review and potentially reverse a decision made by an administrative agency.

- 4 Judicial review: Judicial review is a process through which a court can review the legality of an administrative decision or action. It allows the court to determine whether the administrative agency acted within its legal authority and whether its decision was reasonable and fair.
- 5 Parliamentary control: This type of control is exercised by the legislative branch of government, which can scrutinize the actions of the administrative agency through parliamentary committees, hearings, and debates, and hold the agency accountable for its actions.

Overall, the various types of control of administrative acts aim to ensure that the administrative agency acts lawfully, reasonably, and in the public interest, and that citizens' rights and interests are protected.