

ECOLOGICAL AUDIT OF RECREACION AREAS

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Ukraine possesses considerable recreation and touristic potential the competent use of which can become one of factors of improvement of the economic state of the state. Realization of this potential requires the use of different economic and administrative instruments. One of such instruments, finding all of greater application in practice of the developed countries, there is an ecological audit. A primary objective of which is prevention and reduction of negative influence of economic activity on an environment.

An ecological audit in Ukraine is regulated the law of Ukraine «About ecological audit» from 24.06.2004, which determines legal and organizational frameworks of ecological audit. In obedience to Law, the «Ecological audit is the documentarily designed system independent task of evaluation of object of ecological audit which includes collection and objective evaluation of proofs of audit for establishment of accordance of certain kinds economic activity to the requirements of legislation of Ukraine about the guard of natural environment and other criteria».

A law determines that one of basic tasks of ecological audit is establishment of accordance of objects of ecological audit to the requirements of legislation about the guard of environment and other criteria of ecological audit.

The purpose of this work is an analysis of existing in Ukraine normatively-legal base in a sphere, recreation activity from positions of ecological audit.

A concept «Recreacion area» is fastened in the current legislation of Ukraine. To determination, to resulted in an item 63 the Law «About the guard of natural environment» from 25.06.1991 1264-XII, the «Recreacion areas are areas of dry land and water space, intended for the organized mass rest of population and tourism».

Recreacion areas can be examined as objects of ecological audit, as recreation activity which on them is carried out has influence on a natural environment. By the specific of these areas as an object of ecological audit there is that besides affecting of recreation area environment, takes a place and influence of environment on a recreation area. It shows up in:

- 1) Environmental physical-geographical conditions which can hinder the normal functioning of recreation areas;
- 2) Presence of outsourcings of contamination (factories, enterprises) not far away from recreation areas, which have the ecological aspects, rendering the negative affecting quality of natural resources of them.

Purpose of ecological audit – to analyse ecological aspects as it applies to the different objects of audit. It can be done by collection of information about the object of audit and by the estimation of influence of his ecological aspects in obedience to legislative requirements, if such are present.

For this purpose the analysis of legislative base of Ukraine was conducted in the field of recreation land-using.

It is possible to mark that to the legal mode of recreation areas characteristically: presence of the general and special legal adjusting of the use recreation areas; orientation on renewal of life-breaths and health of man; prohibition of actions, defiat public recreation interests; national character of property on them.

The analysis of normatively-legal base of Ukraine rotined in the field of ecological audit, that to date methodological base of ecological audit of recreation areas and territories it is not developed.

Thus, recreation areas as objects of ecological audit are considered. The basic ecological aspects of recreation areas are certain. The current legislation of Ukraine is analyzed as it applies to the examined object of audit. It is exposed, that to date is not developed methodological base of ecological audit for recreation areas. Consequently, the done work can serve as basis for development of method of ecological audit for recreation areas.

References

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