## THE APPROACHES TO ECOLOGICAL AND ECONOMICAL AUDIT OF RECREATION TERRITORIES

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For present-day to problem of use the lands for recreation is spared raised attention but this does not promote reduction of the natural nature of this phenomena.

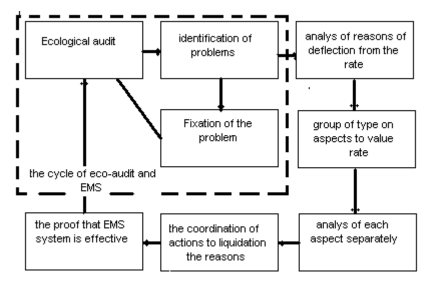
On Ukraine legislative base in the field of ecological audit is small. To the main normative-legal document possible to refer: "Law of the Ukraine about ecological audit" from 24.06.2004 1862-IV, Law of the Ukraine "About guard surrounding ambiences", law "About preparation and certification of ecological auditors". In accordance with law of the Ukraine "About ecological audit", (st.2), recreation territories is possible to refer to object of ecological audit. The Long-run objective of the undertaking Eco-audit is an estimation to efficiency of the fullness and motivation of measures, taken for guard environment on object of ecological audit (in this instance else and concrete cost public good, residing on this territories),(st. 8).

Other documents, in which declaimed some belongings to eco-audit are: The Constitution of the Ukraine; The Law of the Ukraine "About property"; The Law of the Ukraine "About natural residing under guard fund of Ukraine"; The Law of the Ukraine "About guard surrounding natural ambience"; The Law of the Ukraine "About patention separate types of landscapes to business activity"; The Decree-law KMU "About standardization and sertification"; The Timber code of the Ukraine; The Water code of the Ukraine; "Zemelinyy code of the Ukraine"; The Law of the Ukraine "About ecological expert operation", etc. But in split of so extensive list these documents are not sections of one chain, but simply cite one on another.

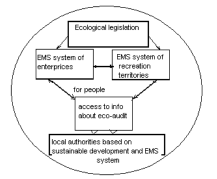
This speaks of that that in our country we haven't The cycle of Eco-audit and environmental Management system (EMS). We have no system supported administrative mechanism on all level autorities.

In USA exists the system of the ranking recreation lands, got as a result eco-economic estimation of resourses' potential. Data about interesting territory possible to find in report Environmental Protection Agency (EPA). In that place is kept information on already realizable projects of guard of the nature, which comprise of itself program of ecological management and audit on the base standard ISO 14000. In this, certainly, USA and countries of EU have overtaken former soviet countries, since, in spite of law "About access of the public to ecological information" and other documents, specifying free access of the people to information, such information isn't enough. It is difficult to find (in the form of the reporting exactly, but as to recreation territories - often impossible). The Methodses on estimation eco-economic potential of territory are founded, basically, on standard statistical criterions, and little differ. In such situations solving importance for successful realization of the estimation of the territory and for undertaking audit has an intercoupling between the sovereign legislative organ of authority and organ of the local authority ( regional, district level).

On next scheme we can see relationship between all parts of eco-audit and EMS system:



We think, all this defects are connected with that Ukraine temporarily be gravely adapted to market economics with all its nuances. Changes are necessary, and not only on paper or in conference halls, but also in most attitude of the people to simple things. We must to learn to value the public good, which the nature gaved to us so



generously (but it is impossible value, not having valued☺!)

On the picture you can see scheme of eco-audit cycle which can be used in our country.