

NATURAL ENVIRONMENTAL AND ENVIRONMENTAL DEVELOPMENT

January 06, 2014

Issue A-03 ABOUT THE COMPLAINT

Based on the article 18.5 of the Law on "Environmental Impact Assessment", the HFA follows:

1. "Procedure on Community Participation in Environmental Impact Assessment" as provided in the annex.

 Assign the Chair of the Environment, Natural Resource Agency, Environment and Tourism Department of Aimags and the Capital City to ensure the implementation of this regulation.
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> Minister for Environment and Green Development On January 6, 2014 Appendix to Order A-03

ENVIRONMENTAL IMPACT ASSESSMENT PROCEDURES OF PUBLIC PARTICIPATION

One. General

1.1. The purpose of this regulation is to regulate relations related to ensuring public participation in environmental impact assessment activities.

1.2. The following principles will be followed for public participation:

Disseminate information and ensure transparency;

1.2.2. Project policies, programs and plans, and those responsible for the initiating sector, the project proponent, and / or potentially affected persons / "Affected Communities" shall mean any project that is directly or indirectly affected or affected by the Project, Representation of the local and other relevant bodies (to provide information sharing, consultation and consultation opportunities);

1.2.3. To combine scientific design and quantitative data with the opinions of stakeholders to prevent, mitigate, eliminate and eliminate potential adverse impacts of the project;

1.2.4. Stakeholder responsibility to the evaluation process;

1.2.5 Respect the traditional culture, traditions, values, traditions and rights of local people.

1.3 Information available to the environment and human health of any project, development policy, program or plan shall be open to the public and the public shall have access to information, policies, programs, plans and projects.

1.4. The state central and local authorities in charge of nature and environmental affairs shall ensure that all relevant procedures, guidelines and methodologies for environmental impact assessments are open to citizens and the public.

1.5. The state central administrative body in charge of nature and environment shall publish a detailed assessment of the development policies, programs, plans and projects related to environmental impact assessments, and the environmental departments of aimags and the capital city shall provide information on projects that have been included in EIAs through the website. Organize work. The management plan is open to the public.

Two. Public participation in the evaluation

2.1 Community participation in the environmental strategic assessment will be ensured as follows:

2.1.1. The professional team to conduct the assessment shall notify publicly of the public's comments on the evaluation activities and get feedback within 21 working days;

2.1.2. Public open discussion on preliminary findings and recommendations during the strategic review is organized by the Ministry of Industry and Trade in line with development policymakers, programs and plans in collaboration with a team of strategic reviewers;

2.1.3. The professional team of the estimate of the state should include comments from the public and present the way in which the discussions are held, how the comments and reviews are reflected in the report.

2.2 Community participation in the assessment of the impact of the impacts shall be as follows:

2.2.1. The team selected for the impact assessment to be assessed shall discuss and make proposals on the cumulative impact assessment of local communities and organizations and conduct open discussion;

2.2.2 Within the consultation, consider the baseline environmental status and its change within the region or territory;

2.2.3. Impact of environmental impacts on the environment, society and human health and its consequences; Determine the intensity, extent (time, space) and cumulative impacts of cumulative impacts of the projects;

2.2.4 Include comments and recommendations on mitigation measures.

The results of the open discussion shall be included in the cumulative impact assessment report.

2.4. The public participation in the overall EIA will be ensured as follows:

2.4.1. Local administrative bodies shall keep the information on the local project in the local area open;

2.4.2. The state central administrative body and local authority in charge of environmental matters shall make decisions on the general environmental impact assessment decisions and the environmental data databases for citizens and public in the project.

2.5. During the detailed environmental impact assessment, public participation will be provided as follows:

2.5.1. The competent business entity to conduct assessment shall ensure that the community participation in the detailed environmental impact assessment phase.

2.5.2. A competent business entity to conduct a public participation in the stages of identifying, estimating and evaluating impacts by a detailed environmental impact assessment study shall include the following issues.

2.5.3. To obtain citizen proposals using the method of participatory assessment of the impacts during the assumption period;

2.5.4. Assess the direct and indirect impacts of the project on the livelihood and social issues of the community through public consultation, consultation and questionnaire at the stage of the impact assessment.

2.6. Provide a detailed description of the project proponent's project, positive, negative impacts and mitigation measures for potential affected persons and provide documentation necessary for the participation of citizens and the public.

2.7. Once the Authorized Entity of the Evaluation Office has completed the detailed Environmental Impact Assessment Report and Environmental Management Plan, the evaluation report and consolidated public opinion polls shall be discussed and submitted by the local community bagh and khoroo for a period of 15 working days.

2.8. If the project involves several teams and soums, the Citizens' Representatives' Khurals and Bagh Citizens' Meetings shall be presented separately and submitted to the public.

2.9 The competent Evaluation Entity establishes a public participation in the development of the Environmental Management Plan and its implementation criteria in accordance with the Project Potentials for Community-Based Citizens.

2.10 Potential affected persons shall submit their comments regarding the environmental impact assessment before the final decision about the project to the Citizen's Public Hural.

2.11. The role of the project implementing agency, soum and district governor, bagh and khoroo Citizens' public meetings and environmental department of the aimag and capital city shall be responsible for ensuring the openness of the approved environmental impact assessment report.

2.12. The project proponent shall provide public participation in the development and implementation of detailed Environmental Impact Assessment Report and Environmental Management Plans and inform the local communities and communities of the project at least once a year.

Three. Others

3.1. The costs of implementing measures to ensure public participation in the environmental impact assessment shall be borne by the policy and program initiator and the project proponent.

3.2 The project proponent shall include the costs associated with the participation of local communities and the public in the contract with the competent evaluation agency.

Project proponents and local governments may be responsible for additional costs for the project proponent of the project proponent at the project proponent's meeting and additional professional meetings for the project's environmental impact assessment.

3.4 Any public requirement for review, evaluation and approval of the project is within the scope of the relevant legislation.

4.5. Complaints and disputes regarding the report of the Environmental Strategic and Adverse Impacts report will be initiated by the public and the project executing agency and detailed environmental impact assessment of the project and authorized by the local authority.

3.6. Complaints arising from non-incorrect or incomplete or improper reports shall be filed with citizens and the public in line with the project, local governing body and the state central administrative body in charge of nature and environment.

3.7. The State Central Administrative Body in charge of nature and environment shall issue a decision on dispute resolution and dispute resolution within the relevant legislation. The conclusions of the resolution shall be authorized by the court if the public and the public have not accepted it.

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