ECOLOGICAL SAFETY AS LEGAL OBJECT OF ENVIRONMENTAL SAFETY LAW

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Author represents his own vision about thee cological safety as legal object of environmental safety law. Basic approaches to the interpretation of the concept of environmental safety, developed by the doctrine at ecological and legal level are listed. Own definition of the concept of ecological safety is formulated.

Safety, ecological safety, environmental safety law.

Globalization has both positive changes and negative changes, especially in the surrounding of the global environment. That is why there is a need of environmental safety at the proper level scientific problem occurs to determine the environmental security as an object of law environmental safety. Should determine that a paradigmatic understanding of this problem has not yet grown. Therefore, **the aim** of this article is to study the components of environmental security and define it as the object of law environmental safe.

Environmental security can be considered not only in terms of conceptual and categorical apparatus of the relevant industries, but also in other legal disciplines and other fields of public knowledge. In particular, in natural and suspicions aspect of environmental security is defined as:

1) provide safeguards to prevent environmentally significant disasters and accidents in the result set of actions, States and processes that directly or indirectly lead to these events; 2) the degree of compliance with existing or imaginary (predicted) environmental conditions for the preservation of the health of the population and ensure long-term and sustainable socio-economic development;

3) set of States, events and actions that ensure the ecological balance on the Earth and in all its regions at the level to which physically, socio-economically, technologically and politically ready humanity;

4) the combination of scientific knowledge and principles underlying such models of social consciousness and behavior, which can counteract the negative anthropogenic impacts on the natural environment.

These definitions of environmental security cannot be applied to the formulation of the legal category of "environmental security", primarily because they do not reflect the ways claims (mediation) of the corresponding phenomena in the sphere of legal regulation, and do not disclose the social role of environmental security as a legal concept. However, all these points of view, also the ascertaining of the complex nature of environmental security, which is based on the fundamental physical, chemical and biological principles (waste disposal, monitoring, teaching about ecotoxicology transformation) and many other sociological, something and legal principles that are particularly important, because it is obvious that environmentally hazardous activities of individuals is a threat to the life and health of others," are valuable for understanding the content of the relevant legal categories, establishing the legal regime of such an object and determining the linkages and relationships of environmental safety with other objects of the corresponding industry - life and human health, the natural environment.

After analyzing the existing scientific approaches, environmental security can be defined as the aggregate of indirect sources of ecological danger (as well as modified and adverse environment relations regulated by legal, technical and organizational norms of ecological safety for the prevention and removal of threats to life and health, property and the

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environment. Such determination may be accepted, provided that the relevant legal, technical and organizational regulation will be absolutely effective, which means that you must talk not only about the availability of the relevant standards, but also about their implementation, that is the adjustability.