# Guide to Addressing and Removing Environmental Supervision Records





**Updated in May 2018** 

Note: This new edition of the guidelines takes effect immediately. The previous guidelines on record removal are now considered null and void.

# **Contents**

<ol><li>Info</li></ol>	rmation Disclosure	1
	oval of Corporate Environmental Supervision Records	
2.1	Off-site Document Review	
2.2	On-Site Third-Party Audit	7
2.2.1	Objective of On-Site Audit	
2.2.2	Qualifying Conditions for On-Site Audit	8
2.2.3	Overview of On-Site Audit Process	10
2.2.4	Relevant Responsibilities of Participating Parties	11
2.2.5	Scope of On-Site Third-Party Audit	14
Appendix	1: Relevant Laws, Regulations and Standards	18
Appendix	2: List of Documents Required to be Submitted for On-Site Audits	20
Appendix	3: GCA On-Site Audit Statement	21
Appendix	4: Green Choice Alliance NGO Members	22

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Since 2006, the Institute of Public & Environmental Affairs (IPE) has continuously collected, collated and analyzed government and corporate environmental information. IPE's continual gathering of government-published data, including environmental quality information, emissions data and pollution source supervision records from 31 provinces and 338 prefecture-level cities, has generated a set of environmental data resources of considerable scope and application value.

IPE's Blue Map website (<a href="http://wwwen.ipe.org.cn/">http://wwwen.ipe.org.cn/</a>) aims to provide stakeholders with an open data platform to more effectively participate in environmental governance. With the expansion of environmental information disclosure in China, the number of corporate environmental supervision records added to the Blue Map Database has continued to grow, topping one million such records in May 2018.

In order to help stakeholders access environmental information, and also provide a platform for corporate information disclosure, we offer two methods for enterprises to address their supervision records: "information disclosure" and "record removal."  $^{1}$ 

#### 1. Information Disclosure

"Information disclosure" refers to companies' disclosure of materials such as feedback explaining the reasons causing a violation record to be issued, as well as information about the status of follow-up corrective actions and the enterprise's current compliance situation.

Enterprises that desire to publish documents can send them directly to their customer brand's designated contact at IPE after affixing the official company seal. IPE will upload them to the "enterprise feedback" section of the "records" page on the IPE database; this process does not require any fees to be paid. Explanatory documents include but are not necessarily limited to the following:

- a. Reason for violation: Administrative penalty decisions issued by environmental protection departments; explanatory statements clarifying the company's reason for the violation record;
- Adoption of corrective measures: Explanatory documents issued by the company about corrective measures taken; verification documents issued by environmental protection departments about the completion of corrective actions;
- c. Management situation of pollution control equipment and contingency plans: Online monitoring data; environmental protection departments' monitoring reports; third-party monitoring reports.

<sup>&</sup>lt;sup>1</sup> For more information, call IPE at: +86 10-67189470 or write to ipe@ipe.org.cn.

## Note:

- (1) Rectification measures, explanations, and other documents provided by the enterprise (or any document not originating from a third party) should be officially stamped or sealed by the company.
- (2) Documents issued by environmental protection departments must include the seal of the relevant department. If the seal is missing, then a full version of the documents signed by government officials may be provided.

Information disclosure will not suffice to remove a record; the corporate environmental supervision record will remain in the Blue Map Database.

Meanwhile, all enterprise feedback information will also be published in the "IPE Notices" section of the website.<sup>2</sup>

## 2. Removal of Corporate Environmental Supervision Records

If the enterprise ultimately wants to remove its environmental supervision record(s) from the Blue Map Database, the enterprise must make practical improvements. It also must pass a Green Choice Alliance (GCA) audit to verify the effectiveness of corrective actions and determine whether they are sufficient to enable the enterprise to consistently achieve compliance.

Based on aspects such as the year and details of the violation in the environmental supervision record, there are two different means of record removal: an off-site document review and an onsite third-party audit. All judgments on the standards for auditing procedures are made by IPE.

#### 2.1 Off-site Document Review

Off-site document review refers to a process whereby an enterprise publicizes relevant documents and environmental protection data to confirm the reason for its supervision record, what corrective actions it has carried out, and the current state of its environmental management practices.

Document reviews are carried out by IPE. Relevant documents, environmental data (such as wastewater or air emissions monitoring reports), and review results are disclosed to the public.

If the corporate environmental record falls into one of the following categories, the enterprise may undergo an off-site document review in order to remove its record<sup>3</sup>:

<sup>&</sup>lt;sup>2</sup> http://wwwen.ipe.org.cn/Notice/Notice.aspx

<sup>&</sup>lt;sup>3</sup> IPE reserves the final right to interpretation on all matters. For all matters not covered, please contact IPE.

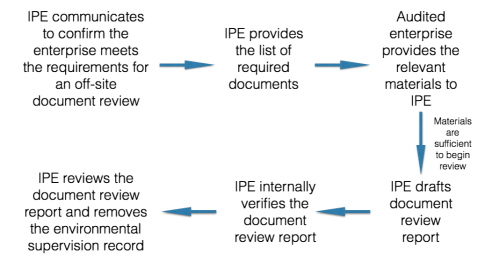
Туре	Supervision Record Details	Document List
Document or procedural issue	- Did not carry out "three synchronizations" requirement for EIAs (the design, construction and beginning of operation of the construction project's pollution prevention and control equipment was not carried out in tandem with the main engineering processes for the project), and the issue in question does not relate to wastewater, air emissions or solid waste	- Approval and acceptance for "three synchronizations" requirements - Environmental monitoring records for the past 24 months
	- Enterprise did not obtain a discharge permit due to reasons relating to government approval	- Updated emissions permit  - Monitoring reports from the period during which the emissions permit was expired  - Environmental monitoring records for the past 24 months
Review & clean- up of illegal construction projects	- Issues relating to the local review and clean-up of historical environmental violation issues, such as construction without approval, construction not conforming to approval, and beginning production without first passing through verification	- Approval and acceptance for "three synchronizations" requirement
Enterprise environmental credit rating/"yellow card"	- Did not complete cleaner production/environmental certification - Environmental performance and investment did not see significant improvement - Did not complete environmental report/emissions report by deadline - Unable to offer a reason for yellow card violation, but enterprise does not produce wastewater, air emissions or solid waste	- Initial notice listing environmental credit ratings  - Document showing proof of rectifications  - Proof of no violation records after the implementation of rectifications or equivalent level of assessment  - Environmental monitoring records for the past 24 months
Requirements for temporary limitation of production	- Did not comply with requirements for heavy pollution weather warning(s) and adopt production limitation measures accordingly	<ul> <li>Written explanation of reason for violation and corrective actions</li> <li>Verification of production reduction measures</li> <li>Contingency plan to meet requirements for ceasing production during heavy pollution</li> </ul>

Online	- Emissions shown as exceeding standards or	- Government approval document
monitoring	no data shown due to malfunction of online	confirming malfunction of online monitoring
equipment	monitoring equipment	
equipment	- Online monitoring equipment was never	- Inspection documents or proof of data
	approved or has not undergone data validity	validity
	verification	
	- Key pollution source refused to install	- Acceptance check of online monitoring
	automatic monitoring equipment, or did not	equipment
	install automatic monitoring equipment and	- Data validation verification
	connect it with the automatic monitoring	- Verification of publication of self-
	network website by the deadline, etc.	monitoring plan
	- Did not disclosure annual self-monitoring	
	plan	- Online monitoring data for most recent six months
	- Entity responsible for operating the online	
	monitoring equipment received an	- Explanation of the reasons for failure of
	environmental supervision record, and the	online monitoring to undergo auditing for
	record does not relate to data fraud issues	effectiveness or malfunctioning
		- Written government verification of follow-
		up rectifications
Disabling of	- Equipment that caused excessive emissions	Written explanation of reason for violation
equipment	has been suspended or disabled, and there	- Written proof that equipment has been
	are no other pollutant emissions of a similar	disabled
	variety	- Written proof that there are no other
		pollutant emissions of a similar variety
		- Environmental monitoring records for the
		past 24 months
Accident	- Accidental fire or explosion that does not	- Written explanation of the reason for the
	significantly impact the environment	accident
		- Written government verification of follow-
		up rectifications
		- Environmental monitoring records for the
		past 24 months
	Did not undertake environmental incident	- Filing of emergency contingency plan
	risk assessment work	- Emergency response drills

Energy	- Production and use of energy-intensive and	- Documents explaining the reason for
efficiency	outdated products, equipment and processes	violation and corrective actions
violation	that have been eliminated by the state	- Written government verification of follow-
	- Production processes are unable to comply	up rectifications
	with mandatory energy consumption	
	standard limits and/or energy efficiency	
	standards, and energy consumption data	
	cannot be verified	
	- Punitive electricity pricing, differential	
	pricing, ladder pricing	
	- Energy statistics and energy measurement	
	do not meet national requirements	
	- Forging and/or tampering with energy	
	consumption data	
	- Other violations of energy conservation	
	laws and regulations	
Noise	- Noise disturbs residents	- Written explanation of reason for violation
		and corrective actions
		- Noise monitoring report
Dust	- No dust prevention measures	- Written explanation of reason for violation
	- Open-air piling/stacking	and corrective actions
	- Storage yard lacks coverage	- Monitoring reports for unorganized
	- Dust pollution	emissions for past 24 months
Nuclear	- Violation of the Regulations on the	- Written explanation of reason for violation
Safety	Supervision and Management of Civil Nuclear	and corrective actions
	Safety Equipment	- Verification of corrective measures issued
		by the MEP Office of Nuclear and Radiation
		Safety Inspection
Hazardous	- Hazardous waste storage sites do not	- Documents explaining the reason for
Waste	conform to standards	violation and corrective actions
	- Containers and packaging for hazardous	- Hazardous waste management plan
	waste, and/or facilities and entities for	- Hazardous waste transfer list
	collection, storage, transport, and handling of	- Treatment contract and business
	hazardous waste, are not properly labelled	qualifications for hazardous waste
	- Supply or entrust a business unit without a	treatment plant
	permit to engage in the collection, storage,	- Environmental supervision records for the
	utilization and/or handling of hazardous	past 24 months
	waste of a quantity less than three tons	
	- Does not fill in hazardous waste transfer list	
	according to national regulations or did not	
	seek approval to transfer hazardous waste,	

	and total volume of waste is less than three	
	tons	
	- Mixes hazardous waste with non-hazardous	
	waste for storage, and total quantity of	
	hazardous waste is less than three tons	
Imported	- Suspected transfer of imported waste	- Documents explaining the reason for
Wastes	plastics	violation and corrective actions
	- Suspected fraudulent import license	
	(imported wastes)	
Carbon	- Failed to comply with carbon trading	- Documents explaining the reason for
Emissions	requirements on time and in full	violation and corrective actions
Trading		- Written government verification of follow-
		up rectifications
Supervision	- Information published by the government is	- Document verifying the record is
record	erroneous or leads to misunderstanding	erroneous (such as that day's online
	- Error by party responsible for record	monitoring data or third-party test report)
	publication or input	- Clarifying document or explanatory
		statement
		-Provide online monitoring data from the
		past six months or monthly third-party
		manual monitoring data
Other	- Time since the date of issuance of the	- Documents explaining the reason for
	supervision record is greater than 2 years,	violation and corrective actions
	based on the "publication time" listed by the	- Environmental supervision records for the
	source of the supervision record	past 24 months
		- Written government verification of
		fulfilling necessary requirements
	- Entity compiling the EIA report was	- Written government verification of
	reported due to EIA quality issues	fulfilling necessary requirements
	-Other violations relating to the agency	
	compiling the EIA	
	- Did not participate in regular testing of	- Written government verification of regular
	motor vehicle emissions on schedule	testing of motor vehicle emissions

The off-site document review process to remove environmental supervision records is shown below.



**NOTE:** (1) The IPE internal review of the report will be completed within five working days after the report draft is completed.

(2) Some enterprises may not be able to pass the document review process. If this situation occurs, then the enterprise may finish the document review after adopting corrective actions. If necessary, an on-site audit may be conducted to determine if the record can be removed.

# 2.2 On-Site Third-Party Audit

On-site third-party audits are carried out by IPE-approved third-party auditing companies (hereafter referred to as "auditing agencies"). The audit is aimed at verifying the enterprise's pollution management and control status. IPE or an environmental NGO in the Green Choice Alliance will review and monitor the audit process. Audit results and conclusions shall be publicly disclosed.

## 2.2.1 Objective of On-Site Audit

The on-site third-party audit aims to evaluate the comprehensiveness, effectiveness, and compliance status of an enterprise's pollutant management and control systems. The auditing process focuses on:

1) The effectiveness of the enterprise in correcting the violations raised in its environmental supervision record(s);

- 2) Whether the enterprise is able to abide by the requirements of relevant laws, regulations and standards for the production, collection, storage, processing, discharge and transfer of pollutants during normal and irregular production as well as processes for emergency situations, operations and service provision. "Pollutants" refer to industrial water, domestic wastewater, industrial air emissions, kitchen waste, hazardous waste, etc.;
- 3) The enterprise's established environmental management system, and the capacity of its pollution control equipment to operate regularly.

# 2.2.2 Qualifying Conditions for On-Site Audit

Supervision records that have a publication date within the previous two years (as stated by the source of the record) and touch upon the following situations require the completion of an on-site third-party audit in order to be removed<sup>4</sup>:

- Illegal emissions of pollutants in excess of national pollutant discharge standards or pollutant
  emissions standards legally established by people's governments of provinces, autonomous
  regions, or provincial-level municipalities; discharging pollutants in excess of key pollutant
  volume control standards;
- Illegally discharging pollutants through means avoiding supervision, such as hidden pipes, seepage wells, sewage pits, or perfusion (i.e. discharging pollutants through channels apart from legally sanctioned discharge outlets, etc.), among which:
  - ✓ "Hidden pipes" are sewage pipes set up to achieve circumvention of supervision through covert methods, including buried cement, porcelain and/or plastic pipes, as well as temporary sewage pipes laid above ground;
  - ✓ Seepage wells and sewage pits are closed or semi-enclosed pits, pools, ponds, wells, trenches, canals, etc. that have no anti-leakage measures or are unable to protect against seepage;
  - ✓ Perfusion refers to the discharge of pollutants underground through deep, highpressure wells.
- Illegal discharge of pollutants by tampering with and forging monitoring data in order to evade supervision, including the following situations:
  - √ Violating national regulations by making deletions, altering, making additions or
    interfering with pollution source control systems, or making deletions, altering, or
    making additions to the memory, processing and/or transmission of data and
    application procedures of pollution source control systems, thus causing such
    systems to be incapable of functioning properly;
  - ✓ Destroying and/or damaging monitoring equipment, communication lines,

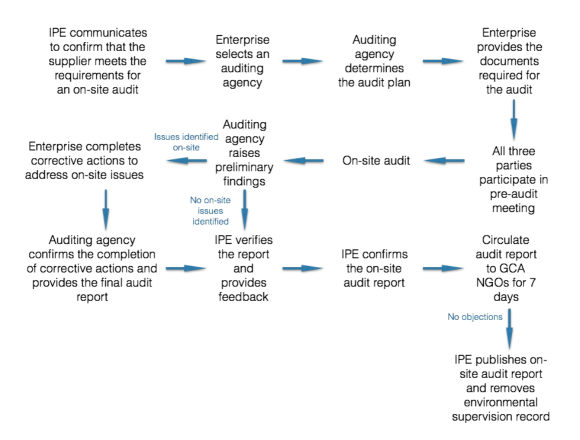
<sup>&</sup>lt;sup>4</sup> IPE reserves the final right to interpretation on all matters. For all matters not covered, please contact IPE.

information acquisition and transmission equipment, video equipment, power equipment, air conditioners, fans, sampling pumps and other monitoring equipment, as well as destroying or damaging the sampling lines of monitoring equipment, monitoring instruments, and/or meters.

- Intentionally diluting discharged pollutants in order to interfere with monitoring data;
- ✓ Other situations that prevent monitoring and monitoring equipment from functioning properly.
- Unlicensed idling or dismantling of pollution prevention and control equipment, resulting
  in abnormal operation of such equipment, as well as failure to install pollutant treatment
  equipment. "Abnormal operation of pollution prevention and control equipment" includes
  the following situations:
  - ✓ Directly discharging some or all pollutants without first passing through treatment equipment;
  - ✓ Opening the emergency discharge valve of pollutant treatment equipment in a situation other than an emergency and directly discharging some or all pollutants;
  - ✓ Directly discharging untreated pollutants from the intermediary processes of pollutant treatment equipment;
  - ✓ Ceasing operation of pollutant treatment equipment during production or during operational processes;
  - ✓ Use of pollutant treatment equipment in violation of operating procedures, causing the treatment equipment to be incapable of functioning properly;
  - ✓ The pollutant-discharging entity does not perform inspections and repairs in a timely manner or according to regulations after the malfunctioning of pollutant treatment equipment, resulting in the treatment equipment being incapable of functioning properly.
- Refusal to carry out the requirements of fines, orders to suspend production or cease production, administrative detention, temporary suspension or revocation of permits, temporary suspension or revocation of sales licenses and other administrative punishments, including:
  - ✓ Construction project did not carry out environmental impact assessment according to law and has been ordered to cease construction, yet refuses to do so;
  - ✓ Violation of laws and regulations due to failure to obtain pollution discharge permit to discharge pollutants and ordered to cease discharge, yet refuses to do so.
- Records involving the enterprise being listed for supervision, administrative detention that has been transferred to the Ministry of Public Security, ceasing of production, daily penalties, seizure of property and/or assets, or the enterprise being reported due to a significant environmental accident;
- Obstruction of environmental supervision inspection or sudden environmental incident investigation;

- Illegal emissions, dumping, or handling of hazardous waste of three tons or more;
- Enterprise receives a red or black environmental credit rating;
- Enterprise receives a yellow environmental credit rating, and the reason for the yellow rating involves issues relating to wastewater, air emissions, and/or solid waste disposal;
- Enterprise is reported for a major environmental accident, such as a liquid or gas leakage, or spillage of slag or mining waste;
- Discharging, dumping and/or disposing of radioactive wastes, wastes containing pathogens of infectious diseases, and/or toxic substances into Class I drinking water source protected areas and/or core nature protected areas;
- Illegal discharge of substances containing heavy metals, persistent organic pollutants, and other pollutants which seriously harm the environment and damage human health in excess by three multiples or more of national pollutant discharge standards or pollutant discharge standards legally set by provinces, autonomous regions and/or provincial-level municipalities;
- Other circumstances that seriously pollute the environment.

#### 2.2.3 Overview of On-Site Audit Process



Before the audit takes place, the auditing company should confirm that: the manufacturing activities at the enterprise being audited are being carried out normally; production lines are running normally; production load is at more than 75% capacity, and relevant treatment systems for wastewater and air emissions are running normally.

- Audited companies must guarantee the singularity of the corporate supervision record(s). If
  other records exist apart from those already entered into the "Supervision Records" section of
  the Blue Map Database, those other records must be provided to the auditing company and
  to IPE before the on-site audit takes place.
- 2. In order to ensure the fairness of the audit, the participating enterprise, auditing agency and environmental organization(s) must sign the "On-Site Audit Statement" (see Appendix 3).

# 2.2.4 Relevant Responsibilities of Participating Parties

Responsibilities of the participating enterprise, auditing agency, and IPE or other environmental NGO in the Green Choice Alliance (GCA) over the course of the on-site audit are as follows:

- a) The audited enterprise should:
  - Arrange relevant personnel to cooperate with the auditing agency throughout all audit processes;
  - Commit to disclose the audit results and report to the public;
  - Undertake all audit costs;
  - Push all suppliers with existing environmental supervision records (including centralized
    wastewater treatment plants, hazardous waste transporters and processers and other
    pollutant operations and treatment facilities, and outsourced facilities that touch upon
    pollutant production segments) to issue public explanations of their environmental
    supervision record(s).
- b) The auditing agency should:
  - Provide a set audit team<sup>5</sup> to conduct the audit (at least one principal auditor must participate in and lead the audit). The team should have experience in conducting GCA audits to ensure that the audit staff are familiar with the contents and methodology of the on-site audit, and that the audit be carried out objectively and impartially;
  - Maintain a responsive communication channel between IPE and the audited company, communicate in a timely fashion with the audited enterprise about the audit, and promptly submit feedback toward IPE's views;
  - As a professional team, resolve any doubts expressed by IPE or the GCA environmental NGO in a timely fashion. The audit team shall make professional expert judgements and provide reasonable regulatory explanations for issues discovered during the course on the on-site audit;

<sup>&</sup>lt;sup>5</sup> If the audit team desires to change its personnel, it must inform IPE in advance and receive final confirmation from IPE.

- Maintain confidentiality toward the financial and technological information provided by the audited enterprise.
- c) IPE or other Green Choice Alliance (GCA) NGO should:
  - Supervise the on-site audit and verify that the audit is conducted according to regular procedures;
  - Maintain strict confidentiality toward the financial and technological information provided by the audited enterprise;
  - Publicly disclose the audit report and results.

Responsibilities of each participating party during the auditing process (the audited enterprise, the auditing agency, and IPE or other environmental NGO in the Green Choice Alliance) are as follows:

Audia Commont	Relevant Responsibilities of Participating Parties			
Audit Segment	Enterprise	IPE	Auditing Agency	
Confirm the on-site audit	Accept the conditions of the audit and commit to carrying out a third party on-site audit  Choose an auditing company;  Submit the required documents (See Appendix 2);  Pay audit fees	Provide the audit standards and a list of approved auditors  Verify the credentials of the auditing company	N/A  Confirm the scope of the audit with IPE and the enterprise;  Provide IPE with materials on the enterprise's status;  Organize a pre-audit meeting with the three parties to clarify audit procedures and objectives	
Carry out on- site audit	Confirm that the manufacturing activities at the enterprise being audited are being carried out normally; production lines are running normally; production load is at more than 75% capacity, and treatment	Supervise the on-site audit (or arrange GCA environmental organization to serve as the NGO representative and supervise the audit);  Promptly inform the auditing company of anything that could	Chair the opening meeting;  Lead the on-site document audit, on-site investigation, interviews, and sampling (if necessary);  Confirm on-site findings with participating supervising environmental NGO;	

	systems for relevant	affect the normal	Sign audit statement
		auditing procedures;	(Appendix 3);
	wastewater and air	additing procedures,	(rippenance))
	emissions are running	Communicate on-site	Host final meeting after audit
	normally;	audit findings;	is completed, inform
		<i>G</i> ,	enterprise of audit results
	Organize relevant	Verify that the audit	and on-site findings
	personnel to cooperate on	process was normal;	
	the on-site audit, and		
	provide accurate and	Sign audit statement	
	honest information	(Appendix 3)	
	nonest information		
	Sign audit statement (see		
	Appendix 3)		
	Provide supplementary	Obtain and check the	Write preliminary audit
	documents that cannot be	preliminary audit	report;
Prepare	provided on-site;	report, and provide	
preliminary	,	feedback	Send report to IPE to verify
audit report	Obtain preliminary audit		and to the audited enterprise
	report		
	Carry out corrective	Track progress of	Clarify the nature of the
	actions related to non-	enterprise follow-up	enterprise's environmental
	compliances discovered	actions;	violation record, track
	during the audit; provide	·	progress of enterprise's
	true and accurate	Supervise the	follow-up actions, and
	information;	supplementary on-site	conduct follow-up audit if
		audit, and promptly	necessary;
	If a follow-up	communicate with the	
	supplementary audit is	auditing agency about	Conduct evaluation of the
Follow-up	required, prepare the	any circumstance that	effectiveness of corrective
Tollow-up	necessary staff to take	may affect the normal	actions and draft the final
	part	implementation of the	audit report;
		audit;	
			Send report to IPE to verify
		Verify and provide	and to the audited
		feedback on the final	enterprise;
		audit report	
			Complete the final audit
			report based on IPE's
			feedback

	N/A	Confirm audit report;	N/A
		Circulate audit report to	
		other GCA NGOs for a	
		further period of 7	
Publish audit		days. If there is no	
conclusions		objection, then the	
		corporate	
		environmental	
		supervision record may	
		be removed from the	
		Blue Map Database	

NOTE: IPE or GCA environmental NGOs cannot accept any cash or gifts from the audited enterprise in any form whatsoever and cannot charge consulting fees. However, they may claim transportation and accommodation expenses, which should be included in the total cost of the audit covered by the audited enterprise.

# 2.2.5 Scope of On-Site Third-Party Audit

The auditing agency shall conduct the on-site audit based on relevant laws, regulations and standards for environmental protection (see Annex 1). The audit shall cover the following:

#### (1) Planning

Identification of relevant factors and establishment of control plans

- Evidence must be provided to demonstrate that during the factory design, construction and operation phases, the audited enterprise has carried out required environmental protection measures and environmental assessments, and has acquired necessary environmental permits from relevant environmental administrative departments according to the "three synchronizations" system;
- b) Before major alterations occur in production technology, scale, workshops, equipment, etc., the enterprise should further identify risk factors related to pollutant management and control, and draft relevant control plans and measures;
- c) The enterprise should demonstrate that it has already carried out necessary pollutant control measures to manage the risks identified in relevant assessment reports.

#### Compliance requirements

- a) The enterprise must demonstrate its understanding of each requirement related to pollutant management laws, regulations and technology standards, such as: requirements for pretreatment, pollutant concentration limits for effluent, limits on the total quantity of discharged pollutants, monitoring requirements, etc. The enterprise should be able to demonstrate its understanding of how the regulations and standards are applied to standard business operations;
- b) The enterprise should prepare relevant procedures to demonstrate understanding of the latest pollutant management regulations, and provide evidence to verify that control programs and measures are in place and sufficient to attain compliance with relevant environmental regulations.

#### (2) Operation and Implementation

Risk management resources, roles, responsibilities and authority

- a) The enterprise shall demonstrate adequate resources for management and control plans related to risk factors, including human resources, technical training and expertise, as well as financial resources for relevant facilities, equipment and technology.
- b) A qualified manager should be in charge of the overall pollutant management plan and operations. For management of other factors related to pollutant management, the enterprise should appoint qualified personnel and define their responsibilities and levels of authority.

# Capacity-building and training

- a) The enterprise should ensure that the personnel responsible for the control of pollutant risk factors have the necessary technical capacity, as assessed based on level of education, training, and experience. The enterprise should also provide materials to verify that personnel are adequately qualified.
- b) The enterprise should organize trainings (internal or external) to ensure that personnel understand pollutant management conditions encountered in the workplace, and are able to manage and control the risk factors according to the programs and measures established by the enterprise. All trainings should be documented (e.g. time, place, content, and attendees).

## Operations management

- a) The enterprise must prove that it has established procedures and operational regulations that ensure safe and compliant normal operating procedures for pollutant management, and regular maintenance of facilities and equipment.
- b) The enterprise must prove that it has established procedures to ensure timely internal

(managers and operators) and external (environmental administrative department and other interest parties) communication related to pollutant treatment and management.

Emergency and accident management

- a) The enterprise must verify that it has conducted a pre-assessment of risk factors related to pollutant discharge accidents. It must demonstrate that it has set up relevant safeguard management procedures including personnel planning, and facilities and equipment emergency monitoring to manage potential risks. The enterprise must verify that it conducts regular emergency response training, and regularly verifies the status of relevant equipment in order to ensure early response to emergencies and minimize harmful effects of accidents.
- b) The enterprise must provide evidence that it has set up internal (enterprise headquarters) and external (administrative department and other interested parties) accident notification procedures.
- c) The enterprise must provide evidence that it has established accident investigation procedures to ensure early identification of an accident's root cause and means to identify responsible personnel or system failure. A system should also be installed to analyse the accident *ex-post*, and determine a rectification plan to avoid similar accidents in the future.
- d) All accidents and accidents investigations should be clearly documented.

#### (3) Inspection

Monitoring and recording

- a) The enterprise shall regularly assess the working conditions of relevant personnel as well as the operations status of facilities and equipment. All assessment and maintenance records should be documented.
- b) According to relevant laws and regulations, all pollutants generated should be regularly measured and monitored. The monitored parameters should be determined according to the characteristics of the pollutants generated. Records of sampling processes and analysis results should be saved.
- c) If the enterprise conducts pollutant monitoring internally, equipment and chemicals for monitoring should be periodically calibrated to ensure the accuracy of the monitoring results. Evidence of these activities should be provided.

Rectification and prevention measures

- a) The enterprise should set up rectification procedures for timely improvement of noncompliance identified in any assessments. Records of such procedures and improvement efforts should be documented.
- b) The enterprise should establish risk-prevention procedures for potential risks as identified in the assessment process.
- c) The enterprise should set up monitoring and assessment procedures of all rectification and

prevention measures to ensure the validity of measures taken to fix non-compliant processes or equipment.

Note: If, during the course of the off-site document review and on-site third-party audit, the enterprise conceals facts, or forges or fabricates documents, influencing the audit judgments and audit conclusions, upon such a discovery, IPE will reinstate the removed environmental supervision record. If the record has not yet been fully removed, then the enterprise must first publicly disclose an explanation about the aforementioned concealment of facts and/or forged or fabricated documents.

# **Appendix 1: Relevant Laws, Regulations and Standards**

#### 1. Including but not necessarily limited to the following laws and regulations:

- a) Environmental Protection Law of the People's Republic of China (PRC)
- b) Water Pollution Prevention and Control Law of the PRC
- c) Air Pollution Prevention and Control Law of the PRC
- d) PRC Law on the Prevention and Control of Environmental Pollution from Solid Waste
- e) Environmental Impact Assessment Law of the PRC
- f) Measures for the Environmental Management Registration of Hazardous Chemicals (Trial)
- g) Measures on the Management of Hazardous Waste Manifests
- h) Cleaner Production Promotion Law of the PRC

#### 2. Including but not necessarily limited to the following standards:

#### Wastewater

- a) Integrated Wastewater Discharge Standard (GB8978–1996)
- b) Wastewater Quality Standards for Discharge to Municipal Sewers (GB/T31962-2015)
- c) Technical Requirements for Monitoring of Total Amount of Pollutants in Wastewater (HJ/T 92—2002)
- d) Technical Specifications Requirements for Monitoring of Surface Water and Wastewater (HJ/T 91—2002)
- e) Environmental Management Systems Requirements with Guidance for Use (GB/T24001-2016)

#### **Air Emissions**

- a) Integrated Emission Standard of Air Pollutants (GB16297-1996)
- b) Emission Standards For Odor Pollutants (GB 14554-1993)
- c) Technical Specifications for Emissions Monitoring of Stationary Sources (HJ/T 397-2007)
- d) Technical Guidelines for Fugitive Emission Monitoring of Air Pollutants (HJ/T 55-2000)
- e) Test Regulations for Cooking Fume Control Equipment (Trial) (HJ/T 62-2001)
- f) Environmental Management Systems Requirements with Guidance for Use (GB/T24001-2016)

#### **Solid Waste**

- a) Rules for Storage of Dangerous Chemicals (GB 15603-1995)
- Standard for Pollution Control on the Storage and Disposal Site For General Industrial Solid Wastes (GB18599-2001)
- c) Standard for Pollution Control on Hazardous Waste Storage (GB 18597-2001)

# 3. <u>Including but not necessarily limited to the following documents:</u>

- a. Interim Measures on the Transfer between Administrative Departments of Cases of Environmental Violations for which Administrative Detention May Be Applied
- Interpretation of the Supreme People's Court and the Supreme People's Procuratorate on Several Issues Concerning the Application of Law in the Handling of Criminal Cases of Environment Pollution

Note: The most up-to-date version of the above laws, regulations and technical standards issued by the government or industry bodies shall prevail.

## Appendix 2: List of Documents Required to be Submitted for On-Site Audits

# Including but not necessarily limited to:

- a) General information about the audited enterprise
  - Enterprise name, address and operations history
  - Information related to main facilities and the surrounding geographic area (including the total floor plan of the plant)
  - Product information and production scale
  - Number of employees, business-operating time and work shifts
- b) Documentation on production processes and pollutant production and discharge:
  - Production flow chart
  - List of key raw materials
  - For documentation related to pollutant generation, enterprise shall provide information on pollutant output per product unit and variety, quantity and concentration of main pollutants.
  - Relevant fugitive emissions information
  - Relevant information on discharge of air pollutants not from production
- c) Information about pollution treatment facilities and equipment:
  - Pollutant collection mode (including pollutant pipe network map)
  - Pollutant treatment process and related design documentation
  - Mode of pollutant discharge
  - Sludge treatment and disposal methods
- d) If the enterprise has received any violations or penalties from relevant environmental authorities that involve implementation of corrective actions or punishments, the enterprise shall provide detailed information about the violation(s), including the following:
  - Time and place of the violation(s)
  - Officially announced information
  - Internal survey results and environmental remediation information
  - Official follow-up inspection records
- e) Annual environmental data for the past two years (PRTR form)
- f) Additional information that the enterprise deems closely relevant to the audit

# **Appendix 3: GCA On-Site Audit Statement**

Au	dit Overview
Au	dit Date:
	dited Enterprise:
Th	ird-Party Auditing Agency:
NG	O Participants:
Au	dited Enterprise Obligations:
1.	Provide accurate and reliable documents, data and other information;
2.	Disclose audit report to the public;
3.	Does not provide cash or gifts to the auditing agency and/ or NGOs in any form whatsoever.
	Audited Enterprise Signature:
Au	diting Agency Obligations
1.	Carry out the audit objectively and impartially; assess whether the enterprise's
	operations management is able to fulfill the requirements of relevant laws and
	regulations and technical standards;
2.	Based on the requirements laid out in the Guide to Addressing and Removing Corporate
	Environmental Supervision Records, ensure the integrity of the auditing process and
	accuracy of auditing results, and reject any falsified materials;
3.	Ensure that products or services are not advertised or commercialized;
4.	Does not receive cash or gifts from the audited enterprise in any form whatsoever.
	Auditing Agency Signature:
En	vironmental NGO Participant Obligations:
1.	Participate and supervise the audit according to the requirements laid out in the Guide
	to Addressing and Removing Corporate Environmental Supervision Records;
2.	Does not receive cash or gifts from the auditing enterprise or auditing agency in any
	form whatsoever.

NGO Representative Signature: \_\_\_\_\_

# **Appendix 4: Green Choice Alliance NGO Members**

No.	环保组织清单 NGO List		
1	Friends of Nature	自然之友	
2	Global Village Beijing	地球村	
3	Green Earth Volunteers	绿家园志愿者	
4	Global Environmental Institute	全球环境研究所	
5	Huaihe River Guardians	淮河卫士志愿者协会	
6	Gansu Green Camel Bell	甘肃绿驼铃	
7	Friends of Green in Tianjin	天津绿色之友	
8	Beijing Association of Sustainable  Development	北京市可持续发展促进会	
9	Center for Legal Assistance to Pollution Victims	中国政法大学污染受害者法律帮助中心	
10	Chongqing Green Volunteer Federation	重庆市绿色志愿者联合会	
11	Green Hunan	绿色潇湘环境咨询中心	
	Hubei Green Hanjiang	襄樊市环境保护协会 (绿色汉江)	
13	Xinjiang Conservation Fund	新疆自然保育基金	
14	Lvse Jiangnan	苏州工业园区绿色江南公众环境关注中 心	
15	Yunnan Green Watershed	云南大众流域	
16	Wenzhou Green Eyes	温州绿眼睛	
17	Dalian Environmental Protection Volunteers Association	大连市环保志愿者协会	
18	Green Island	绿岛	
19	Green Beagle	北京市朝阳区达尔问环境研究所	
20	Shanghai Oasis Ecological Conservation & Communication Center	上海绿洲生态保护交流中心	
21	Shaanxi Women's Federation "Red Phoenix Project"	陕西省红凤工程志愿者协会	
22	Friends of Green Environment	江苏绿色之友	
23	Green Longjiang	绿色龙江	
24	Green Anhui	安徽绿满江淮环境发展中心	

25	Green Zhujiang	绿色珠江
26	Green River	绿色江河环保促进会
27	Blue Dalian	蔚蓝大连
28	Fujian Green Home	福建省绿家园环境友好中心
29	South China Nature Society	华南自然会
30	Green Kunming	绿色昆明
31	Chongqing Liangjiang Voluntary Service Center	重庆两江志愿者服务发展中心
32	Institute for Environment & Development	道和环境与发展研究所
33	Zhaolu Environmental Protection and Commonweal Service Center	朝露环保公益服务中心
34	Green Stone Environmental Action Network	绿石环境行动网络
35	Green Zhejiang	绿色浙江环保组织
36	Green Panjin	绿色盘锦
37	Gull Protection Association of Panjin City	盘锦市黑嘴鸥保护协会
38	Xiamen Greencross Association	厦门市绿十字环保志愿者中心
39	Hebei Green Sound	河北绿色之音
40	Nature University	自然大学(北京市丰台区源头爱好者环 境研究所)
41	Wuhu Ecology Center	芜湖生态中心
42	Wild China	野性中国
43	Wuling Mountains Conservation Federation	武陵山生态环境保护联合会
44	Fujian Environmental Protection Volunteers	福建省环保志愿者协会
45	Greenovation Hub	创绿中心
46	Lanzhou University Center for Rural Development and Biodiversity Protection	兰州大学社区与生物多样性保护研究中 心
47	Wuhan Green Canaan	武汉绿江南环境咨询有限公司
48	Shenzhen Spring Environmental Protection Volunteer Association	深圳绿源环保志愿者协会
49	Institute of Public & Environmental Affairs	公众环境研究中心
50	Qinggan Environmental Exchange Center	青赣环境交流中心

51	Green Qilu	济南市绿行齐鲁环保公益服务中心	
52	Green Oxygen Ecological & Environmental Protection Center	成都市锦江区绿氧生态环境保护中心	
53	Xinxiang Environmental Protection Volunteer Association	新乡市环境保护志愿者协会	
54	EnviroFriends	环友科学技术研究中心	
55	Green Waterkeeper Environmental Center	厦门市湖里区绿水守护者生态环保中心	
56	Xingche Environmental Commonwealth  Development Center	武汉行澈环保公益发展中心	
排名不分前后 (Organizations are listed in no particular order)			