Procedure of Administration Reconsideration on Environmental Protection

**Application for Administration Reconsideration**

Applicant: If he/she refuses to accept a sanction decision or other administrative act issued by a competent authority, the applicant may apply for administrative reconsideration or appeal to the competent authority at the next higher level (hereafter call Reconsideration Organ) within 60 days from the day when he/she receives the sanction decision or administrative act.

**Competent Authority (Environmental Protection Sector):**

**Investigation and Trial**

Applicant: An applicant should cooperate with the reconsideration organ when being investigated.

**Competent Authority (Environmental Protection Sector):** Competent Authority should submit a written answer to the administration reconsideration to the reconsideration organ and cooperate actively with the reconsidering and/or investigation. And cooperate with reconsideration organs when being investigated.

**Reconsidering Result**

Reconsideration Organ: Reconsideration organ makes a decision and inform the concerned parties about reconsidering result of to sustain, annul or alter the original decision.

Applicant: The applicant should perform the reconsideration decision, or apply for administrative lawsuit if he/she refuses to accept the decision.

**Execution**

**Competent Authority (Environmental Protection Sector):** The Competent Authority should perform the administrative reconsideration decision; In case of the applicant fails to execute the administrative reconsideration decision, the Competent Authority should be applied to a related court for compulsory execution.