

## DECISION

### **of the Central Election Commission of the Republic of Azerbaijan on making amendments to “Instruction on the rules for the nomination of candidates to deputy by political parties and political party blocs in Elections to the Milli Majlis of the Republic of Azerbaijan”**

A number of legal acts adopted by the Central Election Commission (CEC) regarding the application of the Election Code of the Republic of Azerbaijan and preparation and conduct of elections (referendum) need to be improved due to the necessity of periodical development of the legislation of the Republic of Azerbaijan and further regulating the election (referendum) relations.

Therefore, the structural units of the enforced “Instruction on the rules for the nomination of candidates to deputy by political parties and political party blocs in Elections to the Milli Majlis of the Republic of Azerbaijan”, adopted by CEC shall be made relevant amendments in comply with Article 30 of the Constitutional Law of the Republic of Azerbaijan dated December 21, 2010.

Meanwhile, CEC shall ensure within its competence the implementation of the activities implied in legislation regarding the official publication and enforcement of the amendments.

Assuming the above-mentioned as a basis, the Central Election Commission of the Republic of Azerbaijan **decides** according to the Articles 75.2, 78.2 and 78.3 of the Constitutional Law of the Republic of Azerbaijan “On normative legal acts” and Articles 19.4, 19.14, 28.2, 28.4 of the Election Code of the Republic of Azerbaijan:

1. The “Instruction on the rules for the nomination of candidates to deputy by political parties and political party blocs in Elections to the Milli Majlis of the Republic of Azerbaijan” approved by CEC decision # 13/40 dated July 4, 2005 shall be made the following amendments:
  - 1.1. The first item shall be regarded as preamble;
  - 1.2. The second, third and fourth parts shall be regarded as the first, second and third parts and the parts, items and semi-items included in the Instruction shall be numbered;
  - 1.3. The words “serial number of ID card or its substitute document” shall be added after the word “education,” in the semi-items # 2.1.5 and 3.1.6;
2. Within its competence, CEC shall ensure taking relevant activities implied by legislation for the official publication and enforcement of the Decision.

CEC Chairman

Mazahir Panahov

CEC Secretary

Arifa Mukhtarova

CEC Secretary

Mikayil Rahimov