

DECISION

of the Central Election Commission of the Republic of Azerbaijan on making amendments to the “Instruction on the participation of stateless persons and foreigners in elections (referendum)”

Regarding the execution of the second part of Decree # 938 dated July 8, 2013 by President of the Republic of Azerbaijan on the application of Law # 713-IVQ “On the approval, enforcement and legal regulation on Migration Code of the Republic of Azerbaijan”, dated July 2, 2013 of the Republic of Azerbaijan, items # 1.5 and 1.6 of “Instruction on the participation of stateless persons and foreigners in elections (referendum)”, adopted by the Central Election Commission shall be considered out of force and items # 2.2 and 2.3 shall be made relevant amendments.

The Central Election Commission within its competence shall ensure the implementation of the activities implied by legislation for official publication and enforcement of those amendments.

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

1. “Instruction on the participation of stateless persons and foreigners in elections (referendum)” approved by the CEC decision # 6/48 dated June 18, 2013

shall be made the following amendments:

- 1.1. Items # 1.5 and 1.6 shall be considered out of force.
- 1.2. The words “State Migration Service of the Republic of Azerbaijan” shall be added appropriately after the words “list” and “lists” in the items # 2.2 and 2.3.

2. Within its competence, CEC shall ensure the implementation of the activities implied by the legislation regarding the official publication and enforcement of the decision.

CEC Chairman Mazahir Panahov

CEC Secretary Arifa Mukhtarova

CEC Secretary Mikayil Rahimov