

DECISION

of the Central Election Commission of the Republic of Azerbaijan
on making amendments to the “Instruction on status of members of election
(referendum) commissions with consultative rights”

For the purpose of execution of the second part of the Order of President of the Republic of Azerbaijan, dated 11 January 2018 regarding the implementation of the Law # 917-VQD of the Republic of Azerbaijan “On making amendments to the Election Code of the Republic of Azerbaijan”, dated December 15, 2017, thereby according to Articles 75.2, 78.2 on “Normative legal acts” of the Constitutional Law of the Republic of Azerbaijan, also Articles 19.4, 9.14, 28.2 and 28.4 of the Election Code of the Republic of Azerbaijan, the Central Election Commission of the Republic of Azerbaijan, **decides:**

1. The words “which have nominated a candidate or” in the item # 1.2 and first part of “Note” in the Appendix # 2 and also the words “which have nominated candidates or” in the Appendices # 5b, 5c and 5d of the “Instruction on status of members of election (referendum) commissions with consultative rights”, approved by Decision # 9/39-1 of the Central Election Commission of the Republic of Azerbaijan, dated 7 August 2008 shall be excluded.

2. The Central Election Commission shall ensure within its competence the implementation of the activities implied in the legislation for the official publication and enforcement of the Decision.

CEC Chairman

Mazahir Panahov

CEC Secretary

Arifa Mukhtarova

CEC Secretary

Mikayil Rahimov