

## **DECISION**

### **of the Central Election Commission**

### **of the Republic of Azerbaijan**

### **on making amendments to some legal documents adopted by**

### **the Central Election Commission**

In the light of executing the 10<sup>th</sup> part of the Decree№ 1017 of President of the Republic of Azerbaijan, dated 12 May 2020 “On making amendments to the Decree№ 911of President of the Republic of Azerbaijan, dated 30 December 2019 “On making amendments to the Decree№111of President of the Republic of Azerbaijan, dated 20 February 2014 “On making amendments to the Decree№504of President of the Republic of Azerbaijan, dated 28 December 2006 “On the activities for ensuring the activity of the Ministry of Economy of the Republic of Azerbaijan and approval of “Regulation on the Ministry of Economy of the Republic of Azerbaijan”, improvement of the activity of the Ministry of Economic Development of the Republic of Azerbaijan” and pursuant to Articles 75.2, 78.2 of the Constitutional Law “On normative legal acts” of the Republic of Azerbaijan and Articles 19.4, 19.14, 28.2 and 28.4 of the Election Code of the Republic of Azerbaijan, the Central Election Commission (CEC) d e c i d e s:

1. Regarding the part “II stage – Candidate registration” in the Appendix 1 made to “Rules for checking the accuracy of the information included in the documents submitted for the approval and registration of a candidate in the Presidential Elections of the Republic of Azerbaijan”, approved by the CEC Decision 6/23-7, dated 4 July 2008:
  - 1.1. The words “the Ministry of Taxes of the Republic of Azerbaijan” in the item “4) Information on the amount and sources of the candidate’s income:” shall be replaced with the words “State Service of Taxes under the Ministry of Economy of the Republic of Azerbaijan”.
  - 1.2. The words “State Committee on Property Issues of the Republic of Azerbaijan and State Register Service of Real Estate under the State Committee on Property Issues of the Republic of Azerbaijan” in the item “Information on the property that belongs to a candidate basing on the right to property” shall be replaced with the words “State Service on Property Issues under the Ministry of Economy of the Republic of Azerbaijan”.
2. The words “the territorial offices of State Register Service of Real Estate under the State Committee on Property Issues of the Republic of Azerbaijan or relevant municipalities, territorial departments of State Committee on Property Issues of the Republic of Azerbaijan” in the item “Information on the property that belongs to a candidate basing on the right to property” of the part “II stage – Registration of a candidate” in the Appendix # 1 made to “Rules for checking the information included in the election documents submitted to Constituency Election commissions for the approval and registration of candidates to deputy and registration of

candidates in the Elections to the MilliMajlis of the Republic of Azerbaijan”, approved by the CEC Decision 10/87, dated 25 May 2015 shall be replaced with the words”State Service on Property Issues under the Ministry of Economy of the Republic of Azerbaijan, its bodies and municipalities”.

3. The words “the territorial offices of State Register Service of Real Estate under the State Committee on Property Issues of the Republic of Azerbaijan or relevant municipalities” in the item“Information on the property that belongs to a candidate basing on the right to property” of the part “II stage – Registration of a candidate” in the “Rules for checking the information included in the election documents submitted to Constituency Election commissions for the approval and registration of candidates and registration of candidates in the Municipal Elections”, approved by the CEC Decision 23-3, dated 24August 2009 shall be replaced with the words”State Service on Property Issues under the Ministry of Economy of the Republic of Azerbaijan, its bodies and municipalities”.
4. The words “of the Ministry of Taxes of the Republic of Azerbaijan” in the item 1.3 of “Regulation on the supervision-inspection service of the Central Election Commission of the Republic of Azerbaijan”, approved by the CEC Decision 5/24, dated 5 June 2013 shall be replaced with the words “of the State Service of Taxes under the Ministry of Economy of the Republic of Azerbaijan”.
5. The words” of the territorial tax of the Ministry of Taxes of the Republic of Azerbaijan, the territorialoffices of the State Register Service of Real Estate under the State Committee on Property Issues of the Republic of Azerbaijan” in the item 1.3 of the “Regulation on the supervision-inspection service of the Constituency Election Commission”, approved by the CEC decision 5/25, dated 5 June 2013 shall be replaced with the words” of the bodies of State Service of Taxes under the Ministry of Economy of the Republic of Azerbaijan and State Service on Property Issues under the Ministry of Economy of the Republic of Azerbaijan”.
6. The words “of the and the State Committee on Property Issues of the Republic of Azerbaijan (the State Register Service of Real Estate under the State Committee)” in the item 1.3 of the “Regulation on the Working Group established to check the accuracy of the information included in the signature sheets and election documents submitted to election Commissions”, approved by the CEC decision 5/27, dated 5 June 2013 shall be replaced with the words “of the State Service of Taxes under the Ministry of Economy of the Republic of Azerbaijan and the State Service on Property Issues under the Ministry of Economy of the Republic of Azerbaijan”.
7. The Central Election Commission shall ensure within its competence the implementation of the measures for the official publication and enforcement of the Decision, as defined in the legislation.

CEC Chairman

Mazahir Panahov

CEC Secretary

Arifa Mukhtarova

CEC Secretary

Mikayil Rahimov