

## DECISION

### OF THE CENTRAL ELECTION COMMISSION OF THE REPUBLIC OF AZERBAIJAN ON EXECUTION OF NORMATIVE LEGAL ACTS CAUSING NECESSITY FOR AMENDING SCHEME, GRAPHIC DESCRIPTION AND BORDERS OF ELECTION CONSTITUENCIES AND CONFORMING REQUIREMENTS ON CONSTITUENCIES WITH ELECTION CODE OF THE REPUBLIC OF AZERBAIJAN

After establishing 125 constituencies within administrative territorial entity of the Republic of Azerbaijan, times and again, necessary amendments had been made to the existing election constituencies dislocation within the period and manner defined by legislation, therewith concerning re-establishment of election constituencies, relevant activities had been undertaken. During the period after the approval of CEC decision 17/65 dated 18 August 2010, many normative legal acts forming necessity to amend the scheme, graphic description and borders of election constituencies had been adopted, as well as, the existing election constituencies needed to be in conformity with the norms implied by legislation as much as possible. Pursuant to Article 29.6 of Election Code of the Republic of Azerbaijan, such amendments shall be made by CEC according to Article 29.5 of Election Code upon the request of the Commission on de-limitation of election constituencies established by CEC and consisting of specialists and which has to hold its sessions within a period no longer than 2 months after the specification of single voters lists every year. In this case, requirements of Articles 29.3-29.7 of Election Code shall be taken into account. As the whole information on the dislocation has been posted on CEC State Automated Information System in comply with Article 29.8 of Election Code, this process shall be involved by relevant departments and lower election commissions within their competence.

Therefore, to this regard, necessary activities shall be implemented and no later than 2 months after approving single voters list of the current year, relevant suggestions shall be submitted to CEC for approval. This decision shall be empowered by the “Commission on de-limitation of election constituencies”, relevant departments of CEC Secretariat and Constituency Election Commissions within their competence.

Assuming the above-mentioned as a basis and pursuant to Articles 19.4, 19.14, 28.2, 28.4 and 29 of Election Code of the Republic of Azerbaijan, the Central Election Commission (CEC) of the Republic of Azerbaijan **decides:**

1. Concerning the execution of normative legal acts adopted after re-approval of constituencies' dislocation by CEC decision 7/65 dated 18 August 2010 and which cause necessity to make amendments to scheme, graphic description and borders of election constituencies, as well as, in the aim of conforming the requirements on election constituencies with Article 29 of Election Code of the Republic of Azerbaijan, relevant activities shall be undertaken.

2. No later than 2 months after approving single voters lists of current year, relevant suggestions shall be submitted to CEC for approval.

3. The decision shall be empowered by the “Commission on de-limitation of election constituencies”, relevant departments of CEC Secretariat and Constituency Election Commissions within their competence.

4. The decision shall be enforced since the day of its publication.

CEC Chairman

Mazahir Panahov

CEC Secretary

Arifa Mukhtarova

CEC Secretary

Mikayil Rahimov