LAW OF THE REPUBLIC OF BELARUS February 16, 2023 No. 252-Z

On changing the Electoral Code of the Republic of Belarus

Passed by the House of Representatives on January 25, 2023. Approved by the Council of the Republic on January 30, 2023.

Article 1

2000, the following changes: 1.

In Article 1:

after the words "Republic of Belarus," supplement the article with the words "election of delegates to the All-Belarusian People's Assembly from local Councils of Deputies and from civil society (hereinafter, unless otherwise specified, - the election of delegates to the All-Belarusian People's

Assembly),"; the words "Republic of Belarus (hereinafter referred to as local Councils of Deputies)" shall be deleted. 2. In Article 2 the words "of the Republic of Belarus, resolutions of the Central Commission of the Republic of Belarus on elections and holding republican referendums" shall be replaced by the words ", resolutions of the Central Election

Commission of the Republic of Belarus". 3. Article 3 after part one shall be supplemented with the following part: "Elections of delegates to the All-Belarusian People's Assemble equal suffrage." 4. Article 4 shall

be stated in the following wording:

"Article 4. Universal suffrage and the right to participate in a referendum

Elections of the President of the Republic of Belarus, deputies of the House of Representatives, deputies of local Councils of Deputies and a referendum are universal: citizens of the Republic of Belarus who have reached 18 years of age have the right to elect, participate in a referendum. Citizens of the Republic of Belarus who have reached the age of 18 have the right to participate in other electoral actions provided for by this Code and carried out by legal methods, other actions for the preparation and holding of the scheduled referendum. Prior to the appointment of a referendum, citizens of the Republic of Belarus who have reached the age of 18 have the right to take part in the preparation and

conduct of the referendum. Citizens recognized by a court as legally incompetent, persons held in places of deprivation of liberty by a court sentence, do not have the right to elect, be elected, participate in a referendum, perform other electoral actions, actions to prepare and hold a referendum. 5. In

Article 6:

after part one, supplement the article with the following content:

"Elections of delegates to the All-Belarusian People's Assembly are equal: each deputy of the regional Council of Deputies, participant in the meeting of the supreme body of a civil society entity has an equal number of votes."; in the second

part, the words "of the level has one vote" shall be replaced by the words "territorial level (hereinafter referred to as the local Council of Deputies of the base level) has an equal number of votes."

6. In the second part of Article 11, the words "legislation of the Republic of Belarus" shall be replaced the words "legislation, decisions of the Central Commission."

- 7. Supplement the Code with Article 111 as follows:
- "Article 111 . Ensuring the holding of elections of delegates to the All-Belarusian People's Assembly

Elections of delegates to the All-Belarusian People's Assembly from local Councils of Deputies are ensured by the presidiums of the regional Councils of Deputies, as well as the Central Commission. Holding

elections of delegates to the All-Belarusian People's Assembly civil society is provided by the governing bodies of civil society actors, as well as the Central Commission.".

- 8. Article 13 shall be stated in the following wording:
- "Article 13. Publicity in the preparation and conduct of elections, referenda, recall of a deputy of the House of Representatives, a member of the Council of the Republic, a deputy of the local Council of Deputies

Preparation and conduct of elections of the President of the Republic of Belarus, delegates of the All-Belarusian People's Assembly, deputies of the House of Representatives, members of the Council of the Republic, deputies of local Councils of Deputies, a referendum, recall of a deputy of the House of Representatives, a member of the Council of the Republic, a deputy of a local Council of Deputies are carried out openly and

publicly. The relevant commissions, local representative, executive and administrative bodies, mass media, organizations and citizens shall inform voters, referendum participants about the course of preparation and conduct of elections, referendum, recall of a deputy, member of the Council of the Republic in accordance with this Code.

The content of information materials posted in the media, on the official websites of the Central Commission, local executive and administrative bodies in the global computer network Internet or distributed in any other way, must be objective, reliable, must not violate the equality of candidates.

During the elections of the President of the Republic of Belarus, deputies, the Central Commission, the relevant territorial, district election commission shall produce general posters with the biographical data of candidates for the President of the Republic of Belarus, as well as candidates running in one constituency for deputies to be placed at polling stations and in other designated places. this places. The relevant commission prepares information materials about candidates for the President of the Republic of Belarus, for deputies to send them to voters. The volume of information placed in these materials in relation to each candidate should be approximately the same. Expenses for the production of general posters with biographical data of candidates and information materials about candidates are covered by funds allocated from the republican budget for the preparation and conduct of elections.

During the elections of the President of the Republic of Belarus, deputies, referendum, recall of a deputy, observers have the right to be present - representatives of political parties, other public associations, labor collectives, citizens with the right to vote, foreign (international) observers, as well as representatives of the media in the manner established by the Central Commission.

Deputies of the House of Representatives, members of the Council of the Republic, deputies of local Councils of Deputies have the right to monitor the preparation and conduct of elections, a referendum, recall of a deputy. The observer

has the right to: be

present at the meetings of the relevant commissions;

be present at the sealing or sealing of the ballot boxes;

stay in the polling station on voting day from the moment

sealing or sealing the ballot boxes until the end of the tabulation of the voting results;

be present at early voting, voting at the location

citizens, conducting a recount of votes of citizens;

observe the issuance of ballots, the voting process, compliance with

the voting procedure established by this Code;

submit proposals and comments on the organization of voting

to the chairman of the precinct commission or his deputy;

to receive information about the results of the counting of votes and the preparation of protocols of the relevant commissions on the results of elections, a referendum, voting on the recall of a deputy; get acquainted with the protocols of precinct

commissions on the results of voting and the protocols of the relevant commissions on the results of elections, a referendum, voting on the recall of a deputy, signed and sent to a higher commission in accordance with this Code;

make a copy of the protocol of the precinct commission on the voting results with their own strength and means;

send appeals to the relevant or higher commission or the prosecutor to eliminate violations of this Code and other legislative acts on elections, referendum, recall of a deputy no later than on the third day after the election, referendum, voting on the recall of a deputy. The observer has no right: to engage in campaigning in any of its forms; provide candidates for the President of the Republic of Belarus, for

deputies with any informational,

methodological, financial or other assistance;

create obstacles to voting; take actions violating the secrecy of

the vote; conduct surveys of citizens who came to vote and voted; fill out a

ballot for a citizen at his request; create obstacles for the normal work of commissions and

voting; to be at the tables for issuing ballots, at booths and voting

boxes; interfere with committee work. During elections of the President of the Republic of Belarus, deputies, referendum, observers no later than the day preceding the day of the beginning of early voting, and when recalling a deputy - no later than the

day preceding the day of voting on the recall of a deputy, observers are accredited with the relevant commissions. Observers are accredited upon presentation of a document confirming that an observer has sent an observer from a political party, other public association, labor collective, citizens, determined by the Central Commission, and a passport of a citizen of the Republic of Belarus (identification card of a citizen of the Republic of Belarus). Advance notice of sending an observer is not required.

The term of office of an observer begins on the day of his accreditation and ends on the day the relevant commission determines the results of the count of votes, the results or results of elections, a referendum, or recall of a deputy. The commission to which an observer is accredited has the right to deprive

him of his accreditation

in case of violation of the legislation on elections, referendum, recall of a deputy.

Commissions inform observers, foreign (international)

observers about the date, time and place of their meetings.

Foreign (international) observers from foreign states and international organizations are invited to the Republic of Belarus by the President of the Republic of Belarus, the All-Belarusian People's Assembly, the House of Representatives, the Council of the Republic, the Council of Ministers of the Republic of Belarus, the Ministry of Foreign Affairs, the Central Commission.

Foreign (international) observers are accredited by the Central Commission. The term of office of a foreign (international) observer begins on the day of his accreditation and ends on the day the results of elections, a referendum, or recall of a deputy are established.

Foreign (international) observers shall observe in the manner prescribed by part seven of this article. Foreign (international) observers also have the right to meet with candidates, proxies of candidates, and after voting day express their opinion on the legislation of the Republic of Belarus on elections, referendum, recall of a deputy, hold press conferences and apply to the media. Foreign (international) observers are not entitled to use their status to carry out activities not related to monitoring the

preparation and conduct of elections, a referendum, or the recall of a deputy. The Central Commission has the right to deprive a foreign (international) observer of accreditation if he violates the legislation of the Republic of Belarus or the generally

recognized principles and norms of international law.

The mass media cover the preparation and holding of elections, a referendum, the recall of a deputy, a member of the Council of the Republic in accordance with the law. Representatives of the mass media have the right to be present at meetings of commissions, in voting rooms, at meetings of regional Councils of Deputies and meetings of higher bodies of civil society entities for the election of delegates to the All-Belarusian People's Assembly, at meetings of deputies of local Councils of Deputies of the base level of the region, deputies of the Minsk City Council of Deputies for elections of members of the Council of the Republic, as well as on the recall of a member of the Council of the Republic. Candidates for the President of the Republic of Belarus have the right to be present

at the polling station during the counting of votes. Candidates for deputies have the right to be present during the counting of votes at the polling station located on the territory of the constituency in which they are running.

Persons who prevent the work of commissions on the day of elections, a referendum, voting on the recall of a deputy, by order of the chairmen of the relevant commissions, are removed from the voting premises. 9. Supplement the Code

with Article 131 of the following content:

"Article 131. Calculation of terms

The terms for the preparation and conduct of elections, a referendum, recall of a deputy, a member of the Council of the Republic, determined by this Code, are calculated in calendar days. The transfer of the last day of the term falling on a non-working day is not carried out. The terms are calculated from

the date of occurrence of the calendar date or event that determines their beginning, unless otherwise provided by this Code. If any action must (can) be carried out from

the day of the occurrence of any event, then the first day on which this action must (may) be carried out is the calendar date of the occurrence of the corresponding event, but not earlier than the time of occurrence of this event.

If any action must (may) be carried out after the day of the occurrence of any event, then the first day on which this action must (may) be carried out is the day following the calendar date of the occurrence of this event. If any action must (can) be carried out no later than a certain number of days or a certain

number of days before the day of the occurrence of any event, then the last day or day when this action must (can) be carried out is the day, after which the number of days specified in this Code remains until the day of the occurrence of the relevant event.

If any action must (may) be carried out not earlier than a certain number of days before the day of the occurrence of any event, then this action must (may) be carried out within the number of days specified in this Code. In this case, the last day when this action must (can) be carried out is the day preceding the calendar date of the occurrence of this event. If any action must (can) be carried out not earlier than a certain number of days from the day (after the day)

of the occurrence of any event, then the first day when this action must (can) be carried out is the day following the expiration of the number of days specified in this Code from the day (after the day) of the occurrence of the relevant event.

If any action must (may) be carried out no later than a certain number of days after the day of occurrence of any event, then this action must (may) be carried out within the number of days specified in this Code. In this case, the first day is the day following the calendar date of the occurrence of this event, and the last is the day on which the specified number of days expires. If any action must (can) be carried out no later than a certain number of days from the

date of occurrence of any event, then this action must (may) be carried out within the number of days specified in this Code. In this case, the calendar date of the occurrence of this event is considered the first day, and the day on which the specified number of days expires is considered the last. 10. Articles 15 and 16 shall be stated as follows:

"Article 15

To conduct elections of deputies of the House of Representatives in the territory Republic of Belarus formed 110 constituencies.

To conduct elections of deputies of local Councils of Deputies, constituencies are formed: for elections

to the regional Council of Deputies - from 40 to 60 constituencies; for elections to the Minsk City Council of Deputies - from 40 to 60 electoral districts;

for elections to the District Council of Deputies - from 25 to 40 constituencies; for elections to the City Council of Deputies (cities of regional subordination) - from 25 to 40 constituencies; for elections

to the City Council of Deputies (cities of district subordination) - from 15 to 25 constituencies; for elections to the

settlement, rural Council of Deputies - from 5 to 11 constituencies. The average number

of voters per constituency for the election of deputies of the House of Representatives in the Republic of Belarus is established by the Central Commission no later than September 1 of the year preceding the year in which the elections of deputies are held on a single voting day. Within the limits

of the norms specified in part two of this article, the number of electoral districts to be formed for elections to the local Council of Deputies and the average number of voters per electoral district shall be established by the relevant local Council of Deputies no later than September 1 of the year preceding the year in which the elections of deputies are held on a single day, voting.

The number of voters in an electoral district is determined on the basis of the number of citizens with the right to vote who lived in the territory included in the electoral district during the last elections or referendum.

Constituencies are formed with an approximately equal number of voters: the deviation of the number of voters in the constituency for the election of deputies of the House of Representatives from the average number of voters per constituency in the Republic of Belarus, and in the constituency for the election of deputies of the corresponding local Council of Deputies - from the average number of voters, attributable to the constituency for elections to this local Council of Deputies, as a rule, cannot exceed 10 percent. When forming electoral districts for the election of deputies of the regional, Minsk City Council of Deputies, the deviation of the number of voters from the average number of voters in the electoral district by more than 10 percent, but not more than 20 percent, is allowed. An electoral district constitutes a single territory: it is not

allowed to form an electoral district from territories that do not border on each other, with the exception of territories that are under the same administrative subordination.

The boundaries of constituencies for elections to the regional, Minsk City Council of Deputies should not cross the boundaries of constituencies for elections to the House of Representatives. Lists of

electoral districts indicating their names, numbers, boundaries, number of voters and locations of election commissions within seven days from the date of formation of these electoral districts are published in the print media, as well as posted on the official websites of the Central Commission, local executive and administrative bodies, respectively. in the global computer network Internet: for the election of deputies of the House of Representatives - by the Central Commission, for the election of deputies of local Councils of Deputies - by local executive and administrative bodies.

In the event of the dissolution of the House of Representatives, the local Council of Deputies, the elections of deputies of the House of Representatives, deputies of the local Council of Deputies are held in the electoral districts formed during the elections of deputies of the House of Representatives, deputies of the local Council of Deputies

of the previous convocation. One deputy is elected from each constituency.

Article 16

Constituencies for the election of deputies of the House of Representatives are formed by the Central Commission on the proposal of the regional and Minsk city executive committees no later than October 1 of the year preceding the year in which the elections of deputies are held on a single voting day.

Constituencies for elections to local Councils of Deputies are formed no later than November 1 of the year preceding the year of elections of deputies on a single voting day: to regional, Minsk City,

district, city (cities of regional subordination) Councils of Deputies - by the presidiums of the respective local Councils of Deputies and executive committees;

to city (cities of district subordination), settlement and rural Councils of Deputies - by the relevant executive committees.

11. Article 17 shall be stated in the following wording:

"Article 17. Polling stations

For conducting voting and counting votes for elections of the President of the Republic of Belarus, deputies of the House of Representatives, deputies of local Councils of Deputies, for a referendum, recall of a deputy, polling stations are formed with the number of not more than 3,000 voters, referendum participants.

Polling stations may be formed in military units, places of temporary residence of voters, referendum participants (in hospitals, sanatoriums, rest homes and other places of temporary residence).

12. In Article 18:

exclude the second part;

parts three and four shall be amended as follows: "Polling stations

are formed no later than 45 days before elections and no later than 30 days before a referendum, 30 days before the voting day to recall a deputy. When elections of deputies are held on a single voting

day, polling stations are common for elections of deputies of the House of Representatives and elections of deputies of local Councils of Deputies."; in part six: the words "ten days" shall be replaced by the words "seven days from the date of adoption

solutions";

after the words "polling station" add the words "or the list of settlements, streets, houses included in the boundaries of the polling station. 13. In Article 19: the second

part after the word "referendum" shall be supplemented with the words "based on the data of the state information system "Population Register" and (or) other databases";

part four shall be amended as follows: "Lists of citizens

who have the right to participate in elections, referendums, voting on the recall of a deputy, according to polling stations formed in places of temporary residence of voters, referendum participants (in hospitals, sanatoriums, rest homes and other places of temporary location) are compiled by precinct commissions on the basis of data submitted to precinct commissions by the heads of these institutions.

exclude the fifth part. 14.

Part three of Article 20 shall be deleted.

15. In Article 21:

in part one, the words "sanatoriums, dispensaries, rest homes, hospitals and other healthcare organizations providing medical care in inpatient conditions" shall be replaced by the words "places of temporary residence of voters, referendum participants (in hospitals, sanatoriums, rest homes and other places of temporary location)"; part two shall be amended as follows: "Citizens who have the right to participate in elections, a

referendum, vote to recall a deputy and are registered

at their place of residence on the territory of the polling station, but not included in the list for any reason, are additionally included in the list by the precinct commission on the basis of a passport of a citizen of the Republic of Belarus (if it contains a stamp of registration at the place of residence on the territory of the polling station) or an identification card of a citizen of the Republic of Belarus (after clarifying the information on registration at the place of residence on the territory of the polling station), and citizens registered according to place of stay on the territory of the polling station, - on the basis of a passport of a citizen of the Republic of Belarus and a document confirming registration at the place of stay on the territory of the polling station, or an identification card of a citizen of the Republic of Belarus (after clarifying the information on registration at the place of stay on the territory of the polling station) .»; after part two, supplement the article with the following content: "If a citizen does not have registration on the territory of this polling station, he can be included in the list before the day of elections, referendum, voting on the recall of a deputy on the basis of a passport of a citizen of the Republic of Belarus (identification card of a

citizen of the Republic of Belarus) and a document confirming residence on the territory of the polling station. In this case, the precinct commission sends a message about the inclusion of a citizen in the list to the precinct

commission of the polling station in whose territory the citizen is registered at the place of residence or at the place of stay."; in the third

sentence of part four, the word "immediately" shall be replaced by the words "within two hours, but no later than the end of voting."

- 16. Paragraph 2 of Article 23 after the words "of the Republic of Belarus," add the words "delegates of the All-Belarusian People's Assembly,".
 - 17. Article 24 shall be stated in the following wording:

"Article 24. Powers of local executive and administrative, as well as representative bodies in organizing the preparation of elections, a referendum, recall of a deputy, member of the Council of the Republic

Regional and Minsk city executive committees prepare proposals on the formation of constituencies for elections to the House of Representatives. District, city (in cities of regional subordination)

executive committees, local administrations form polling stations and precinct commissions for holding elections, a referendum, voting on the recall of a deputy, establish a single numbering of polling stations for the district, city. City (in cities of district subordination), settlement, rural executive

committee:

1) form electoral districts for elections to city (cities of district subordination), settlement, rural Councils of Deputies; 2) form city, settlement, rural

election commissions, city, settlement, rural referendum commissions. City, settlement, rural executive committees, local administrations,

district executive committees in cities and urban-type settlements where city and settlement executive committees have not been formed, ensure registration of citizens and transfer to precinct commissions lists of citizens registered on the territory of the respective voting precincts and entitled to to participate in elections, referendum, voting on the recall of a deputy.

District, city, settlement, village executive committees, local administration:

1) organize the provision of commissions for the election of the President of the Republic of Belarus, election commissions, commissions for a referendum, commissions for conducting voting on the recall of a deputy of premises for the placement of commissions and voting, as well as the necessary equipment, means of communication, vehicles; 2) create conditions for holding meetings of candidates

for the President of the Republic of Belarus, for deputies with voters; provide them with free premises for these purposes, as well as the necessary reference and information materials; resolve issues of providing premises for public discussion of issues submitted to a referendum;

3) allocate places on the territory of polling stations for placing campaign printed materials; 4) determine the places for holding by

candidates for the President of the Republic of Belarus, for deputies, their proxies of mass events (outdoor meetings, rallies, picketing) for the purpose of election campaigning;

5) assist in the organization and holding of events related to the training and advanced training of members of commissions and other persons participating in the preparation and conduct of elections, referendums, recall of a deputy, a member of the Council of the Republic.

District, city executive committees, local administrations, as well as regional and Minsk city executive committees, when initiating a referendum by citizens of the Republic of Belarus, check the authenticity

signatures of citizens in the signature lists of the referendum and decide on the results of the collection of signatures of

citizens. The presidiums of the regional, Minsk City Councils of Deputies and the regional, Minsk City executive committees: 1) form

constituencies for elections to the regional, Minsk City Councils of Deputies; 2) form regional, Minsk city

commissions for the election of the President of the Republic of Belarus, regional, Minsk city election commissions, regional, Minsk city commissions for a referendum, as well as district election commissions; 3) convene meetings of deputies of local Councils of Deputies of the base level of the region, deputies of the

Minsk City Council of Deputies for the election and recall of members of the Council of the Republic. The presidiums of the regional Councils of Deputies organize meetings of the regional Councils of Deputies

for the election of delegates to the All-Belarusian People's Assembly from local Councils of Deputies.

Presidiums of district, city Councils of Deputies and district, city (in cities of regional subordination) executive committees: 1) form constituencies for

elections to district, city (cities)

regional subordination) Councils of Deputies;

2) form district, city commissions for the election of the President of the Republic of Belarus, district, city election commissions, as well as district, city referendum commissions. The presidiums of city Councils of Deputies

and city executive committees in cities with district division form city district commissions for the election of the President of the Republic of Belarus, by referendum. The presidiums of the Minsk city, district, city (cities of regional subordination)

Councils of Deputies and the relevant executive committees nominate candidates for members of the Council of the Republic, and also initiate (except for the presidium of the Minsk City Council of Deputies and the Minsk City Executive Committee) initiation of the issue of recalling a member of the Council of the Republic. The presidiums of regional, district, city (cities of regional subordination) Councils of Deputies, city (cities of regional subordination), settlement and

rural Councils of Deputies nominate candidates for delegates to the All-Belarusian People's Assembly from local Councils of Deputies.

Regional Councils of Deputies elect delegates to the All-Belarusian People's meetings from local Councils of Deputies of the respective region.

Local Councils of Deputies determine the number of electoral districts to be formed and the average number of voters per electoral district for elections to the corresponding local Council of Deputies, appoint respectively regional, district, city, district in cities, township, rural referendums, as well as elections of deputies instead of those who have left.

The chairman or the presidium of the local Council of Deputies:

1) convene meetings of voters to initiate and initiate the issue of recalling a deputy; 2) organize verification of the

authenticity of voters' signatures on signature sheets in support of the proposal to initiate the issue of recalling a deputy and draw up a protocol on the results of the collection of signatures.

Local executive and administrative, as well as representative bodies, also exercise other powers provided for by this Code and other acts of legislation on elections, referendum, recall of a deputy, member of the Council of the Republic. 18. From the title of Chapter 7, the words "House of Representatives,

Deputies of Local Councils of Deputies" shall be deleted.

19. Article 25 shall be stated in the following wording:

"Article 25

Preparation and conduct of elections of the President of the Republic of Belarus, deputies, The referendum is provided by the Central Commission, as well as, respectively:

election commissions for the election of the President of the Republic of Belarus (hereinafter commissions for the election of the President of the Republic of Belarus);

election commissions for the election of deputies (hereinafter, unless otherwise established, election

commissions); referendum

committees. The preparation and conduct of the recall of deputies is provided by the Central Commis and the commission for holding a vote on the recall of a deputy.

20. In Article

26: the first part after the words "Republic of Belarus," to add the words "delegates All-Belarusian People's Assembly,";

part two after the word "referenda" shall be supplemented with the words "commissions for the election of the President of the Republic of Belarus,".

21. In Article 27:

from the first paragraph of part one, the word "electoral" shall be deleted;

in part two: the

words "subordination) to the commission" shall be replaced by the words "subordination, except for cities with district division) to the

commission": the word "territorial" shall be

deleted. 22. Article 28 shall be stated in the following wording:

"Article 28. Electoral commissions for the election of deputies

The preparation and holding of elections of deputies is provided by the following election commissions:

territorial election commissions - regional, Minsk city, district, city (in cities of regional and district subordination), settlement and rural election commissions:

district election commissions:

precinct election commissions.

When calling repeat elections of deputies of the House of Representatives, deputies of regional and Minsk City Councils of Deputies, elections of deputies of the House of Representatives, deputies of regional and Minsk City Councils of Deputies, district election commissions are not formed instead of retired ones, and their powers are exercised by the respective regional, Minsk city election commissions, for except for the cases of appointment of repeated elections of deputies of the House of Representatives in accordance with Articles 881 and 882 of

this Code. When calling repeated elections of deputies of city (cities of district subordination), settlement and rural Councils of Deputies, elections of deputies of city (cities of district subordination), settlement and rural Councils of Deputies instead of retired city (in cities of district subordination), settlement, rural election commissions are not formed, and their powers are exercised by the respective district election commissions in force.". 23. Article 29 shall be deleted.

24. Article 30 shall be stated as follows:

"Article 30

The preparation and conduct of voting on the recall of a deputy is ensured by the following commissions:

operating territorial election commissions: regional, Minsk

city election commissions - for voting on the recall of a deputy of the House of Representatives, a deputy of the regional, Minsk City Council of Deputies;

district election commissions - for voting on the recall of a deputy of a district, city (cities of district subordination), settlement, rural Council of Deputies; city (in cities of regional

subordination) election commissions -

on holding a vote on the recall of a deputy of the City Council of Deputies;

precinct commissions for conducting voting on the recall of a deputy. 25.

In Article 31:

the first part shall be stated as follows: "The

following commissions provide for the preparation and holding of a republican referendum: territorial

referendum commissions - regional, Minsk City, district, city (in cities of regional subordination, except for cities with district division), district in the cities of the referendum commission; precinct referendum commissions."; in part

two: the words "subordination) to the

commission"

shall be replaced by the words "subordination, except for cities with district division) to the commission";

the word "territorial" shall be deleted; the

paragraph of the second part of the third after the word "subordination" shall be supplemented with the words "except cities with district division.

26. Article 32 shall be stated as follows:

"Article 32. The procedure for the formation of the Central Commission

The Central Commission is formed of 12 people from citizens of the Republic of Belarus, who, as a rule, have a higher legal education and work experience in organizing and holding elections and referendums. Members of the

Central Commission are elected by the All-Belarusian People's Assembly on the proposal of the President of the Republic of Belarus, previously agreed with the Presidium of the All-Belarusian People's Assembly. Candidates to the Central Commission are recommended to the President of the Republic of Belarus by joint decisions of the presidiums of the regional, Minsk City Councils of Deputies and regional, Minsk City executive committees.

The Chairman of the Central Commission is elected by the All-Belarusian People's Assembly at the proposal of the President of the Republic of Belarus, previously agreed with the Presidium of the All-Belarusian People's Assembly, from among the members of the Central Commission. The Deputy Chairman and Secretary of the Central Commission are elected from among the members of the Central Commission at its first meeting. Candidates for election to the positions of Deputy Chairman and Secretary of the Central Commission are submitted by the Chairman of the Central Commission. The candidacy of the Deputy Chairman is preliminary coordinated with the Presidium of the All-Belarusian People's Asse

The term of office of the Central Commission is five years. The term of office of the Central Commission of the new composition begins from the day of its formation in the competent composition.

Candidates for the President of the Republic of Belarus and their proxies, candidates for delegates of the All-Belarusian People's Assembly, candidates for deputies and their proxies, candidates for members of the Council of the Republic, delegates of the All-Belarusian People's Assembly, deputies, members of the Council of the Republic, and as well as other persons in cases provided for by law. The powers of a person who is a member of the Central Commission, in these cases, are considered terminated from the moment of his registration as a candidate, authorized representative, nomination as a candidate for delegates of the All-Belarusian People's Assembly, or from the moment this person acquires a status, according to which he cannot be a member of the Central Commission .

Members of the Central Commission who are members of political parties must suspend their membership in a political party and during the period of work in the commission cannot take part in the activities of political parties, as well as carry out their instructions. Chairman, Deputy

Chairman, Secretary, members of the Central Commission may be dismissed from office before the expiration of their term of office in the following cases:

a written declaration of resignation due to circumstances

hindering their implementation, including for health reasons; termination of

citizenship of the Republic of Belarus; systematic

failure to fulfill their duties; committing actions that

discredit the Central Commission; committing an intentional crime

established by a court verdict that has entered into legal force. The dismissal of members of the Central

Commission is carried out by the All-Belarusian People's Assembly at the proposal of the President of the Republic of Belarus, previously agreed with the Presidium of the All-Belarusian People's Assembly.

Election of members of the Central Commission instead of persons who have left its composition, carried out in accordance with the procedure established by this article.

27. In Article

321 : in part seven, the words "by the President of the Republic of Belarus" shall be replaced by the words "by the Presidium of the All-

Belarusian People's Assembly"; Part eight shall

be amended as follows: "By decision of the Central Commission, the Deputy Chairman and other members of the Commission during the period of preparation and conduct of elections and republican referendums, as well as in other cases provided for by this Code, may be released from the performance of labor (service) duties at the place of the main work (service) with the preservation of the place of work, position of an employee (profession of a worker) and average earnings at the expense of funds allocated for the preparation and holding of elections and republican referendums. Members of the Central Commission performing their duties in another locality outside the place of their main work (service) are provided with guarantees and compensations provided for by law during business trips.";

the tenth part after the words "implementing" and "government" shall be supplemented respectively the words "ensuring activities and" and "civilian";

in part twelfth, the words "and release from office" shall be replaced by the words "employees and release from them";

part thirteen shall be stated as follows: "During the

period of preparation and holding of elections and republican referendums, the Chairman of the Central Commission has the right to temporarily increase the number of employees of the apparatus. Remuneration of labor and other payments to such employees are carried out in accordance with the law, depending on the position of the employee, within the funds allocated for these purposes.";

after part thirteen, the article shall be supplemented with the following part: "Employees of other

state bodies and other organizations. Temporary transfer is carried out with the written consent of the employee in accordance with labor legislation. The Chairman of the Central Commission has the right to encourage employees temporarily transferred to work in the Central Commission at the expense of funds allocated for the preparation and holding of elections and republican referendums.

28. Article 33 shall be stated as follows:

"Article 33. Powers of the Central Commission

The Central Commission, within its competence: 1) organizes

the preparation and conduct of elections of the President of the Republic of Belarus, delegates of the All-Belarusian People's Assembly, deputies of the House of Representatives and members of the Council of the Republic, deputies of local Councils of Deputies, republican referendums;

- 2) exercises control over the execution of
- legislation on elections, referendum, recall of a deputy and a member of the Council of the Republic;
- 3) gives clarifications to the legislation on elections, referendum, recall of a deputy and a member of the Council of the Republic for the purpose of its uniform application; 4)

manages the activities of commissions for the election of the President of the Republic of Belarus, election commissions, commissions for a referendum, commissions for conducting voting on the recall of a deputy, hears their information, provides these commissions with methodological, organizational and technical assistance;

- 5) provides methodological guidance for the training and advanced training of members of commissions and other persons participating in the preparation and conduct of elections, a referendum, the recall of a deputy, a member of the Council of the Republic;
- 6) if necessary, decide on the merits of issues related to the competence of the lower commission; 7) forms constituencies for

the election of deputies of the House of Representatives and establishes the average number of voters per constituency in the Republic of Belarus; 8) calls elections for delegates to the All-Belarusian People's Assembly, registers

elected delegates to the All-Belarusian People's Assembly and publishes their list in the print media, convenes the first meeting of the All-Belarusian People's Assembly of a new convocation; 9) gives opinions on the eligibility of nominating candidates for members of the Council of the Republic, registers nominated candidates for

members of the Council of the Republic, summarizes the results of elections of members of the Council of the Republic, registers elected members of the Council of the Republic and publishes their list in the print media, convenes the first session of the Council of the Republic after the elections; 10) registers: initiative groups of citizens to nominate candidates for the President of the Republic of Belarus; candidates for the President of the Republic of

Belarus, their

proxies, representatives

on financial matters and issues appropriate certificates to them;

an initiative group of citizens to hold a republican referendum and questions proposed by it for a republican referendum; an initiative group of voters to collect signatures

in support of the proposal

on initiating the issue of recalling a deputy of the House of Representatives;

- 11) ensure compliance with equal legal conditions for pre-election activities political parties, candidates for the President of the Republic of Belarus, for deputies;
- 12) determine the procedure for informing citizens about the preparation and conduct of elections, a referendum, recall of a deputy, a member of the Council of the Republic; determines the procedure for using the mass media in the election campaign;
- 13) determine measures aimed at creating additional conditions for citizens with disabilities during elections, a referendum, recall of a deputy, a member of the Council of the Republic;

14) draws up and approves cost estimates for the preparation and holding of elections, a republican referendum, recall of a deputy of the House of Representatives within the funds allocated from the republican budget; creates an off-budget fund for additional financing of expenses for the preparation and conduct of elections, a republican referendum and approves the regulation on the fund; distributes the funds allocated from the republican budget and the off-budget fund between commissions for the election of the President of the Republic of Belarus, election commissions, commissions for a referendum, commissions for conducting voting on the recall of a deputy of the House of Representatives; 15) controls the targeted use of funds allocated from the

republican budget, off-budget fund, election funds of persons nominated as candidates for the President of the Republic of Belarus, candidates for the President of the Republic of Belarus; informs the House of Representatives about the spending of funds allocated from the budget for holding elections, a republican referendum, recalling a deputy of the House of Representatives; publishes a report on spending the funds of the extrabudgetary fund, places it on the official website of the Central Commission in the global computer network Internet;

- 16) establishes the forms of ballots and the list of citizens who have the right to participate in elections, referendums, voting on the recall of deputies, protocols of commissions and other documents on elections, referendums, recall of deputies, samples of voting boxes and seals of commissions;
- 17) ensure the production of ballot papers for the election of the President of the Republic of Belarus and for voting on the republican referendum and supply them to the regional, Minsk city commissions for the election of the President of the Republic of Belarus, for holding the republican referendum; 18) determines measures

to ensure the safety of ballot boxes and documents on elections, referendum during early voting;

19) hear reports from state bodies and bodies of public associations on issues related to the preparation and conduct of elections, a referendum; 20) when holding elections at different levels.

elections and a referendum at the same time, may establish that the lists of citizens entitled to participate in elections at different levels, elections and referendums are common for elections at different levels, elections and a referendum, as well as when elections and a referendum are held simultaneously may establish that the territorial commissions are joint for elections and referendums; 21) controls the provision of commissions with premises, transport, communications,

considers other issues of their logistics; 22) sum up the results of elections,

referendum; 23) registers the elected deputies

of the House of Representatives and publishes their list in the print media, convenes the first session of the House of Representatives after the elections;

- 24) issues to the elected President of the Republic of Belarus and members of the Council Republic certificates of their election;
- 25) resolve issues related to holding the second round of voting, repeat elections and elections of the President of the Republic of Belarus in the event of a vacancy in the position of the President, as well as a repeat voting on a referendum; 26)

resolve issues related to the organization of the recall of a deputy of the House of Representatives and a member of the Council of the Republic, call repeated elections of deputies of the House of Representatives, elections of deputies of the House of Representatives instead of those who have left, and ensure their holding;

27) establishes the results of voting on the recall of a deputy of the Chamber representatives, members of the Council of the Republic;

- 28) consider complaints against decisions of commissions for the election of the President of the Republic of Belarus, election commissions, commissions for a referendum, commissions for conducting voting on the recall of a deputy and make decisions on them;
- 29) consider appeals of citizens and legal entities on issues of holding elections, a referendum, recalling deputies, members of the Council of the Republic;
- 30) study and generalize the practice of applying the electoral legislation, referendum, recall of a deputy and a member of the Council of the Republic;
- 31) makes proposals on improving the legislation on elections, referendum, recall of a deputy and a member of the Council of the Republic;
- 32) carry out, in cooperation with other state bodies and other organizations, information and educational activities on the implementation of the electoral rights of citizens;
- 33) create working groups and other structures for organizational, legal and technical support of elections and referendums; 34) when holding

elections, a republican referendum, determine the procedure and types of incentives for members of commissions, employees of the apparatus of the Central Commission, persons engaged in accounting and reporting in commissions, as well as employees of the structures specified in paragraph 33 of this part; 35) establishes and develops

relations with bodies of foreign states and international organizations involved in the organization of elections and referendums; 36) exercise other powers in accordance with this Code and other

acts of legislation.

Matters referred to in paragraphs 3, 6–10, 12–14, 16, 18, 20, 22, 23, 25–28 and 34 the first of this article are considered collectively by the Central Commission.

Appeals of citizens and legal entities are subject to collegial consideration in the event that decisions are made on them by lower commissions. At the initiative of the Chairman of the Central Commission or at the request of at least one third of its members, other appeals of citizens and legal entities are considered at a meeting of the Central Commission. Appeals that do not require

collegiate consideration, on behalf of the Chairman of the Central Commission, are considered by members of the Central Commission, as well as employees of its apparatus. Decisions of the Central

Commission can be appealed to the Supreme Court Republic of Belarus in cases stipulated by the legislation.». 29. In Article 331: Supplement

part two with the following sentence: "In a written notice regarding a member of the Central Commission with the right to consultative vote, the surname, first name and patronymic (if any), date of birth, place of residence, series and number of the citizen's passport are indicated of the Republic of Belarus (number of the identification card of a citizen of the Republic of Belarus), contact telephone number."; in part five, the words "legislation of the Republic of

Belarus" shall be replaced by the word "legislation"; in part six: in paragraph two, the word "sessions" shall

be replaced by

the word "sessions"; in the third paragraph, the word "sessions" shall be replaced by the word "sessions"; the fourth paragraph shall be supplemented with the words "in essence". 30.

From the title of Chapter 9 the words "House of Representatives, Deputies of Local Councils of Deputies" shall be deleted.

31. Article 34 shall be stated in the following wording:

"Article 34. Formation of commissions for the election of the President of the Republic Belarus, deputies, on a referendum, on voting on the recall of a deputy

Commissions for the election of the President of the Republic of Belarus, deputies, for a referendum, for voting on the recall of a deputy, formed from representatives of political parties, other public associations, labor collectives, as well as from representatives of citizens nominated to the commission by filing an application, are formed:

regional, Minsk city commissions for the election of the President of the Republic of Belarus, regional, Minsk city election commissions, regional, Minsk city commissions for a referendum - by the presidiums of the regional, Minsk City Councils of Deputies and regional, Minsk city executive committees consisting of 9–13 members of the commission; the said commissions for the election of the President of the Republic of Belarus are formed not later than 80 days before the elections, for the elections of deputies - 75 days before the elections, for the referendum - 30 days before the referendum; district election commissions - by the presidiums of the regional,

Minsk City Councils of Deputies and regional, Minsk city executive committees consisting of 9-13 members of the commission no later than 75 days before the elections;

district, city commissions for the election of the President of the Republic of Belarus, district, city (in cities of regional subordination) election commissions, district, city referendum commissions - by the presidiums of district, city Councils of Deputies and district, city executive committees, and regional commissions in cities for the election of the President Republic of Belarus, by referendum - by the presidiums of city Councils of Deputies and city executive committees consisting of 9–11 members of the commission; the said commissions shall be formed not later than 80 and 75 days, respectively, before the elections, 30 days before the referendum;

city (in cities of district subordination), settlement, rural election commissions, city (in cities of district subordination), settlement, rural referendum commissions - city, township, village executive committees consisting of 5–9 members of the commission no later than 75 days before elections, 30 days before the referendum; precinct election commissions for the election of the President of the Republic of

Belarus, precinct election commissions, precinct commissions for a referendum, precinct commissions for voting on the recall of a deputy - by district, city executive committees, and in cities with district division - by local administrations consisting, as a rule, of 5–19 members of the commission no later than 30 days before the elections, 20 days before the referendum, 20 days before the voting day to recall the deputy, respectively. In case of simultaneous holding of elections of different levels, elections and a referendum, precinct commissions shall be common for elections of different levels, elections and a referendum.

The bodies forming the commission, as a rule, at least one third of its composition are formed from representatives of political parties and other public associations. This provision shall not apply to the formation of precinct commissions formed in military units, places of temporary residence of voters, referendum participants (in hospitals, sanatoriums, rest homes and other places of temporary residence). The commission cannot include judges, prosecutors, heads of local

executive and administrative bodies.

State civil servants may not constitute more than one third ${\mbox{\scriptsize composition}}$ of the commission.

Joint decisions of the presidium of the respective local Council of Deputies and the executive committee are taken by a majority vote of the membership. At least two-thirds of the members of the presidium must participate in a joint meeting of these bodies 16

the local Council of Deputies and the executive committee. Representatives of political parties, other public associations, labor collectives, citizens who have nominated their representatives to the commission may attend the meeting of the bodies forming the commissions.

The decision on the formation of commissions shall indicate the surname, first name, patronymic (if any) of each member of the commission, the method of nomination to the commission, location and telephone numbers of the commission.

The decision of the bodies that formed the commission may be appealed within three days from the date of its adoption, respectively, to the regional, Minsk city, district, city court by the entities that nominated their representatives to the commission. The complaint must be signed respectively by the head of a political party (organizational structure), another public association (organizational structure), the head of another organization (structural unit), citizens who nominated a representative to the commission by submitting an application. The court considers the complaint within three days, its decision is final.

The announcement of the formation of commissions within seven days from the date of the adoption of the relevant decision is published in the print media. Information on the formation of city (cities of regional subordination), settlement, rural commissions within the same period may be brought to the attention of citizens in another way. 32. In Article 35: Part one shall be supplemented

with the following

sentence: "At the same time, the same representative may be nominated to only one territorial, district, precinct commission."; in part two: in paragraph two, the words "territorial and district election commissions for the

election of

deputies of the House of Representatives" shall be replaced by the words ", district election commissions"; in the third paragraph, the words "territorial commissions for the election of the President of the

Republic of Belarus, deputies of local Councils of Deputies, by referendum, district territorial in cities" shall be replaced by the words "commissions for the election of the President of the Republic of Belarus, election commissions, referendum commissions, regional in cities"; from the fourth paragraph, the words "for elections to the regional Councils of Deputies, to territorial

election commissions exercising the powers of district election commissions for elections to the Minsk City Council of Deputies" in the districts of the city of Minsk; in the fifth paragraph, the words "meetings of their primary organizations - to the corresponding city (in cities of district subordination), township,

rural territorial" shall be replaced by the words "governing bodies or meetings of their primary organizations - to the corresponding city (in cities of district subordination), settlement, rural electoral commissions, referendum commissions"; the sixth paragraph after the word "territories" shall be supplemented with the word "regions,"; exclude the third sentence from the fourth part; part five after the word "composition" shall be

supplemented with the word "district officers";

in part six the words "three days" shall be replaced by the words

"five days"; in part seven, the words "name and patronymic", "(occupation)" and "and place of residence of each" shall be replaced respectively by the words "own name and patronymic (if any)", "employee (worker's profession, occupation)" and "place residence and date everyone's

signature. 33.

In Article 36: in part three, the words "appealed to" shall be replaced by the words "appealed by him, respectively, to the regional, Minsk

City,"; from the fourth part the word "(persons)" shall be excluded;

from part five the words "(persons)" and "(members)" shall be excluded; from parts six and seven the word "(members)" shall be

excluded. 34. In Article 37: in the third paragraph of part six, the word "sessions" shall be replaced by the word "sessions"; in the second paragraph of the seventh part and the eighth part the words "legislation of the Republic of Belarus"

shall be replaced by the word "legislation"; in part nine, the words "average wages" shall be replaced by

the words "average wages"; from the tenth part the words "and

employees of its apparatus" shall be deleted; after the tenth part, supplement

the article with the following content: "When conducting an election campaign, a referendum campaign, von the recall of a deputy, the same person may be a member of only one commission.";

from the eleventh part of the word "draft law or otherwise" shall be deleted.

35. In Article 39:

from the title of the article, the words "deputies of local Councils of Deputies," and "to conduct a vote on the recall of a deputy" shall be deleted; in part one: from the

first paragraph,

the words "deputies of local Councils of Deputies," and "on the holding of a vote on the recall of a deputy" shall be excluded; paragraph 1 shall be amended as

follows: "1) organize the elections of the

President of the Republic of Belarus, the republican, regional, Minsk city referendum and exercise control over compliance with the requirements of this Code and other acts of legislation on elections, referendum in the territory of the region, the city of Minsk;";

from clause 3 the words ", the recall of a deputy of the local Council of Deputies" shall be excluded; from paragraph 4, the words "recalling a deputy,"

shall be deleted; from paragraph 5 the words "recall a deputy" and "deputies of local Councils of Deputies," exclude;

add paragraph 7 of the following content to the part: "7)

establish the results of voting on the elections of the President of the Republic of Belarus, on the republican referendum in the region, the city of Minsk and report them to the Central Commission, establish the results of the regional, Minsk city referendum."; parts two to four shall be excluded;

part five shall be supplemented with

paragraph 3 of the following content: "3) exercise control over

the observance of equal legal conditions

pre-election activities of candidates for the President of the Republic of Belarus.";

parts six and seven should be excluded; in part eight:

add paragraph 11 to the following content: "11) ensure

the production of ballot papers for voting on the regional, Minsk city referendum and the supply of them to district, city, district referendum commissions in cities;"; in paragraph 2, the word "results" shall be replaced by the word

"results"; from the ninth part the words "Republic of Belarus" shall be excluded; from the tenth part the word "official" shall be excluded; the eleventh part shall be deleted; from the twelfth part of the word "in a month" to exclude, 36. Article 391 shall be stated as follows:

"Article 391. Powers of regional, Minsk city election commissions

Regional, Minsk City Electoral Commissions: 1) organize elections of deputies of the House of Representatives, deputies of the regional, Minsk City Council of Deputies, voting on the recall of a deputy 18

Chambers of Representatives, Deputies of the Regional, Minsk City Council of Deputies and exercise control over compliance with the requirements of this Code and other acts of legislation on elections, recall of a deputy in the territory of the region, the city of Minsk;

2) manage the activities of district and precinct election commissions; 3) hear messages from officials (employees) of local executive and administrative bodies, organizations on issues related to the preparation and conduct of elections, the recall of a deputy; 4) exercise control over the observance of equal

legal conditions of the pre-election

activities of candidates for deputies;

- 5) control the compilation of lists of citizens who have the right to participate in elections, voting on the recall of a deputy, and presenting them for review;
- 6) dispose of the funds allocated for the preparation and conduct of elections, voting on the recall of a deputy, distribute part of these funds among lower election commissions and exercise control over the intended use of the allocated funds; control the provision of lower election commissions with premises, transport, communications, consider other issues of material, technical and organizational support for elections, recall of a deputy; 7) exercise control over the receipt and use of funds from election funds of persons nominated as candidates

for deputies, candidates for deputies; 8) consider applications and complaints against decisions and actions of lower election commissions and take decisions on them. Regional, Minsk city

election commissions, in addition to the powers provided for by part one of this article, when conducting elections of deputies of the House of

Representatives: 1) submit to the Central Commission the protocols of district election commissions on the registration of candidates for deputies in electoral districts formed on the territory of the region,

the city of Minsk; 2) control the production of ballot papers for the election of deputies of the Chamber

representatives and their supply to precinct election commissions;

3) establish the results of elections of deputies of the House of Representatives in the territory of the region, the city of Minsk, submit to the Central Commission the protocols of district election commissions on the results of elections in constituencies; 4) organize the holding

of repeated elections and elections of deputies instead of those who have left. Regional, Minsk City

Electoral Commissions, in addition to the powers provided for by part one of this article, when conducting elections of deputies of local Councils of Deputies: 1) sum up the results of elections to the regional.

Minsk City Council of Deputies and submit information about this to the Central Commission; register elected deputies; publish a report on the results of the elections and the list of elected deputies of the regional, Minsk City Council of Deputies; 2) organize repeated elections of deputies of the regional, Minsk City

Council of Deputies and elections of deputies instead of those who left; 3) convene the first session of the newly elected regional, Minsk City Council of

Deputies. Regional, Minsk City election commissions, in addition to the powers provided for by part one of

this article, when voting on the recall of a deputy of the House of Representatives, a deputy of the regional, Minsk City Council of Deputies: 1) register an initiative group to collect signatures in support of the proposal to initiate the issue of recalling a deputy regional, Minsk City Council of

Deputies;

2) appoint a vote on the recall of a deputy of the regional, Minsk City Council of Deputies; 3) approve the text of the ballot for recalling a

deputy, ensure the production of ballots and supply them to precinct commissions; 4) establish the results of voting on the recall of a deputy of the House of Representatives, draw up a protocol on

this and send it to the Central

commission:

5) establish the results of voting on the recall of a deputy of the regional, Minsk City Council of Deputies and make a decision on recognizing the deputy as recalled by voters. The commissions specified in this article also exercise other powers.

in accordance with this Code and other legislative acts.

The powers of the regional, Minsk city election commissions remain until the appointment of elections of deputies on a single voting day. 37. In Article 40: in the title of the article, the words "deputies

of local Councils of

Deputies, for a referendum, for voting on the recall of a deputy" shall be replaced with the words "election commissions, referendum commissions"; in part one: in paragraph one, the words "deputies of local Councils of Deputies, for a referendum, for holding a vote to recall a

deputy" shall be

replaced by the words "election commissions, referendum commissions";

in paragraph 1, the words "city Council of deputies and" and "legislation of the Republic of Belarus" shall be replaced respectively by the words "city (in cities of regional and district subordination), settlement, rural Council of deputies and"

and "legislation";

paragraph 3 shall be

deleted; paragraph 5 after the word "referendum," add the words "voting about"; from

clause 6 the words "local Councils of Deputies" shall be deleted; in the

second part: from

the first paragraph, the word "territorial" should be excluded;

paragraph 1 shall be

deleted; from paragraph 2 the word "territorial" shall be

deleted; clause 21 after the word "funds" shall be supplemented with the words "persons nominated by candidates to deputies,";

from paragraph 3 the words "and campaigning for their election" shall be deleted; clause 5 after the word "persons" shall be supplemented with the words "representatives on financial matters"; from clause 8 the word

"territorial" shall be deleted; paragraph 9 shall be deleted; after

part two, supplement the

article with the following content: "District election commissions organize repeated elections

of deputies of the district, city (in cities of regional subordination), settlement, rural Council of Deputies and elections of deputies instead of those who have left, city (in cities of regional subordination) election commissions - repeated elections of deputies of the City Council of Deputies and elections of deputies instead of those who left.»; paragraph one of part three shall be amended as follows: "District election commissions when recalling a deputy of a district, city (in cities of district subordination), settlement, rural Council of Deputies, city (in

cities of regional subordination) election commissions when recalling a deputy of

a city Council of Deputies: »; from clause 2 of part four the word "immediately" shall be deleted; in part six, the words "deputies of local Councils of Deputies," shall be replaced by the words "election commissions,";

in part seven the word "results" shall be replaced by the word "results"; from

the ninth part the words "Republic of Belarus" shall be excluded; from

the tenth part the word "official" shall be excluded; the

eleventh part shall be stated in the following wording: "The

powers of district, city election commissions shall remain until the appointment of elections of deputies on a single voting day."; from the twelfth part of the word "in a

month" to exclude. 38. In Article 41: in the title of the article, the words "territorial

election commissions for the election of deputies of city, settlement, rural Councils of Deputies, for a referendum, for voting on the recall of a deputy" shall be replaced with the words "election commissions, referendum commissions"; in part one: the first paragraph shall be stated in the following wording: "City (in cities of district subordination), settlement,

rural electoral

commissions, commissions on city, settlement, rural referendum:";

from paragraph 1 of the word ", voting on the recall of a deputy of a city, township,

Village Council of Deputies", "Republic of Belarus" and "Recall of a Deputy" shall be excluded; from clause

3 the words ", the recall of a deputy of the local Council of Deputies" shall be deleted; from

paragraph 4 the words "recalling a deputy," shall be

excluded; in

paragraph 5: the words ", the recall of a deputy of the relevant local Council of Deputies" shall be

deleted; the words ", referendum, recall of a deputy" shall be replaced by the word ",

referendum"; in

the second part: from the first paragraph, the word "territorial"

should be excluded:

paragraph 1 shall be deleted; from paragraph 2 the words "and campaigning for their

election" shall be deleted; clause 21 after the word "funds" shall be supplemented with the words "persons nominate to deputies,";

clause 4 after the word "persons" shall be supplemented with the words "representatives on financial matters";

from clause 8 the word "territorial" shall be excluded;

paragraph 9 shall be

deleted; exclude the third

part; from the fifth part the words "Republic of Belarus" shall be

excluded; part six shall be stated as follows: "Powers of

city, settlement, rural election commissions

cease 30 days after the election.";

from the seventh part of the word "in a month" to exclude.

39. In article 42:

the title of the article shall be stated in the following wording:

"Article 42. Powers of district election commissions";

in part one:

paragraph one and paragraph 1 shall be amended as follows: "The

district election commissions: 1) organize

the elections of deputies of the House of Representatives, deputies of the regional, Minsk City Council of Deputies and exercise control over the implementation of the requirements of this Code and other acts of legislation on elections for the territory of constituencies for elections to the House of Representatives, as well as on the territory of constituencies for elections to the regional, Minsk City Council of Deputies, formed within the boundaries of the respective constituency for elections to the House of Representatives;";

from paragraph 4 the words "and campaigning for their election" shall be deleted;

in clause 6, the words "and their proxies" shall be replaced by the words "their proxies, financial representatives";

Item 101 after the word "funds" shall be supplemented with the words "persons nominated as candidates for deputies"; in

paragraph 12 the word "press" shall be replaced by the words "printed mass media"; from paragraph 13

the word "territorial" shall be deleted; paragraph 14 shall

be deleted; from clause

16 the words "Republic of Belarus" shall be deleted; exclude

the second part; part three

shall be stated as follows: "The powers of district

election commissions terminate 30 days after the elections." 40. In article 421 : from the title of the article, the words

"by election of

deputies of the House of Representatives"

exclude;

Parts one through four shall be amended as follows: "A candidate

for deputy of the House of Representatives has the right, from the day of his registration, to send a member of the commission with the right of an advisory vote to the relevant district election commission.

The term of office of a member of a district election commission with the right to consultative vote begins from the day the district election commission receives a written notification from a candidate for deputy of the House of Representatives about sending a member of the district election commission with the right to consultative vote. In a written notice in respect of a member of the district election commission with the right of an advisory vote, the surname, first name and patronymic (if any), date of birth, place of residence, series and number of the passport of a citizen of the Republic of Belarus (identification card number of a citizen of the Republic of Belarus), contact number phone.

A member of the district election commission with the right of an advisory vote is issued certificate, the form of which is established by the Central Commission.

Candidates for deputies of the House of Representatives, their proxies, representatives on financial matters, as well as candidates for deputies of local Councils of Deputies cannot be members of the district election commission with the right of an advisory vote. One and the same person may be sent as a member of a district election commission with the right of an advisory vote to only one district election commission and only one candidate for deputy of the House of Representatives.";

in part five the words "legislation of the Republic of Belarus" shall be replaced by the word "legislation"; after part

five, supplement the article with the following content: "A member of the district election commission with the right to consultative vote has the rights established by this Code related to the organization and conduct of elections of deputies of the House of Representatives.";

in part six: in

paragraph two, the word "sessions" shall be replaced by the word "sessions"; in the third paragraph, the word "sessions" shall be replaced by the word "sessions"; the fourth paragraph shall be supplemented with the words

"essentially"; in the eighth part: from the third paragraph, the words "put forward by a political party" shall be deleted; the fourth paragraph shall

be stated in the following wording; "on the application of a candidate for deputy of the House of Representatives on the recall of a member of the district election commission sent by him;". 41. Article 43 shall be deleted.

42. In Article

44: in the title of the article, the words "deputy of the House of Representatives, deputies of local Councils of Deputies," shall be replaced by the words "precinct election commission, precinct

commission";

in part one: in paragraph one, the words "deputy of the House of Representatives, deputies of local Councils of Deputies," shall be replaced by the words "precinct election commission,

precinct commission"; from paragraph 1 the words

"Republic of Belarus" shall be deleted; add paragraph

61 of the following content: "61) takes measures to ensure additional conditions for voting citizens with disabilities;";

from paragraph 13 the words "Republic of Belarus" shall

be excluded; Part two shall be amended as

follows: "The powers of precinct election commissions for the election of the President of the Republic of Belarus, precinct election commissions, precinct commissions for a referendum, for voting on recalling a deputy shall terminate after completion of elections, a referendum, voting on recalling a deputy in the territory of the polling station." . 43. The title of Section IV

shall be supplemented with the following sentence

". Voting procedure and counting of votes.

44. In Article

45: in the first

part: the words ", to initiative groups campaigning for the election of candidates to the President of the Republic of Belarus, to the deputies," to exclude;

after the word "information," add the words "global computer network Internet," in the part; part two

after the word "information" shall be supplemented with the words "global computer network Internet,";

in part four, the word "decision" shall be replaced by the word "question";

in part seven, the words "name, patronymic of the applicant, information about his place of residence and number" shall be replaced by the words "proper name, patronymic (if any) of the applicant, information about his place of residence and contact number";

from the tenth part the words "Republic of Belarus" shall be excluded; in part

eleven: the words "printed", "(posters, leaflets and other materials)" and "printed" exclude:

supplement the part with the following sentence: "Campaign materials must be produced on the territory of the Republic of Belarus."; in part twelve:

delete the first sentence; after the

word "copies", add the words "(reduced copies, layouts, etc.)"; the thirteenth part after the first

sentence shall be supplemented with the following sentence: "It is forbidden to place campaign printed materials in the buildings where the commissions are located and in the voting premises."; from the fourteenth part of the word "Republic of Belarus" to

exclude; in part fifteen:

after the words "no later than" add the words "what for"; the words "(draft decisions)" shall be deleted;

Part sixteen shall be amended as follows: "Campaigning

on voting day is not allowed. Campaign printed materials, previously posted outside the polling stations, remain in their original places. Election campaigning of a candidate for the President of the Republic of Belarus, for deputies

begins 25 days before the elections, referendum campaigning - from the day of registration of the initiative group for holding a referendum or from the day the referendum is called. Election campaigning, referendum campaigning ends at 24:00 on the day preceding the day of elections, referendum. 45. In the second part of Article 451: after the word "directs" to

supplement the part with the word

"written"; the words "Mr. Minsk" shall be replaced by the words "city of

Minsk"; after the first sentence, supplement the part with the

following sentence: "One notification may contain a message about one mass event.";

the second sentence shall be amended as follows: "The purpose, type of mass event, place (s) of its holding, date, start and end time of the event shall be indicated in the notification; surname, first name, patronymic (if any) of the applicant, information about his place of residence and contact phone number, date of submission of the notification."

46. In Article 46:

exclude the first part; part

two shall be stated as follows: "Mass media, the

founders (one of the founders) and (or) editorial offices of which are state bodies and organizations, as well as organizations, 50 or more percent of the shares (stakes in authorized funds) of which are owned by the Republic Belarus and (or) its administrative-territorial units are obliged to provide equal opportunities for election speeches of candidates, publication and disclosure of issues submitted to a referendum, election campaigning, referendum campaigning.";

exclude the third part; in part

four, the words "means" and "specified in part two of this article" shall be replaced by the words "printed media" and "from among those indicated in part one of this article" respectively;

the fifth part after the word "List" shall be supplemented with the word "printed"; part seven shall be stated as follows: "Candidates for

the President of the Republic of Belarus, for deputies of the House of Representatives have the right to free speeches on television and radio. The Central Commission determines television and (or) radio broadcasting media that reserve airtime for election campaigning at the rate of at least 60 minutes on working days during the last 20 days before election day. At the same time, each candidate for the President of the Republic of Belarus, for deputies of the House of Representatives, registered in the electoral district, must have at least five minutes of airtime. The specified air time should fall on the period when television and radio programs gather the largest audience.";

in part eight, the words "state television, as well as radio broadcasting" replace with the words "television and radio"; in

part nine, the word "seventh" shall be replaced by the word "fifth";

part ten shall be amended as follows: "A candidate for

deputy of the regional, Minsk city, district, city (city of regional subordination) Council of Deputies has the right to free posting of his election program on the official website of the relevant local executive and administrative body in the global computer network Internet in a special the heading devoted to elections.»; in part eleven: the words "of the House of Representatives, for deputies of local Councils of Deputies" shall be deleted; supplement the part with the

words ", financial

representatives"; Part twelve shall be amended as follows: "Information about the meetings of the Central Commission and other commissions, their decisions are published in the print media, as well as placed

on the official websites respectively of the Central Commission, local executive and administrative bodies in the global computer network Internet.";

in part thirteen the words "State mass media" shall be replaced by the words "the mass media specified in part one of this article,"; in part fourteen, the words "publication is not allowed" shall be replaced by the words "publication, placement

on the global computer network Internet are not allowed". 47. In Article 47: in part one, the words "acts of the Republic of Belarus" shall be replaced by the word "acts"; from the third part the word "printed" shall be excluded. 48. In Article 48:

in the title of the article, the words "for preparation and conduct" shall be replaced by the words "for preparation and conduct":

the first part shall be stated as follows: "Expenses for the

preparation and holding of elections of the President of the Republic of Belarus, delegates of the All-Belarusian People's Assembly, deputies of the House of Representatives, members of the Council of the Republic, deputies of local Councils of Deputies, a republican referendum, recall of a deputy of the House of Representatives, a member of the Council of the Republic are carried out at the expense of means of the republican budget. Expenses for these purposes can also be made at the expense of political parties, other organizations and citizens of the Republic of Belarus, who can contribute their funds to an off-budget fund created by the Central Commission for additional financing of expenses for the preparation and holding of elections of the President of the Republic of Belarus, deputies of the House of Representatives, deputies of local Councils of Deputies, republican referendum. Persons nominated as candidates for the President of the Republic of Belarus, for deputies, have the right to create their own election funds to finance expenses and services related to the collection of signatures of voters, including for remuneration and other payments in accordance with the law to members of the initiative group of citizens to nominate a candidate for election. Presidents of the Republic of Belarus, for deputies, and candidates for the President of the Republic of Belarus, for deputies - to finance the costs of the election campaign.";

in part two, the words "on preparation and conduct" shall be replaced by the words "to prepare and conduct":

in part three, the words "for preparation and conduct" and "organizations, public associations" shall be replaced by the words "for preparation and conduct" and "political parties, other organizations" respectively; in part five: the words "House of Representatives, deputies of local Councils

of Deputies" shall

be deleted; supplement the part with the words ", places it on the official website of the Central Commission in the global computer network Internet"; the seventh part shall be stated as follows: "The mass media, specified in the first part of Article 46 of this Code, publish free of charge the

materials submitted by the commissions and the election

programs of candidates for the President of the Republic of Belarus, for deputies of the House of Representatives."; in part eight: the words "public associations, others" shall be deleted; the words "in preparation and conduct" shall be replaced by the words "in preparation

and conduct";

after the word "funds" add the words "persons nominated by candidates to the Presidents of the Republic of Belarus, to deputies,".

49. Article 481 shall be stated as follows:

"Article 481. Electoral funds

The electoral funds of persons nominated as candidates for the President of the Republic of Belarus, for deputies, candidates for the President of the Republic of Belarus, for deputies may be formed at the expense of the

following funds: 1) own funds of a person nominated as a candidate for the President of the Republic of Belarus, for deputy, candidate, which cannot exceed the maximum amount of all expenses from the electoral fund specified in part two of this article; 2) voluntary donations of

citizens of the Republic of Belarus. The amount of a donation by a citizen during the elections of the President of the Republic of Belarus cannot exceed 30 base units, during the elections of deputies of the House of Representatives - 10 base units, deputies of local Councils of Deputies - 5 base units; 3) voluntary donations of legal entities. The amount of a

donation by a legal entity during the elections of the President of the Republic of Belarus cannot exceed 60 base units, during the elections of deputies of the House of Representatives - 20 base units, deputies of local Councils of Deputies - 10 base units

values

The maximum amount of all expenses from the electoral fund of a candidate for the President of the Republic of Belarus cannot exceed 10,000 basic units, a candidate for deputies of the House of Representatives - 2,000 basic units, a candidate for deputies of a regional, Minsk City Council of Deputies - 50 basic units, a candidate for deputies of a district, urban (cities of regional and district subordination), settlement, rural Council of Deputies - 20 base units. It is prohibited to make donations to election funds:

- 1) to foreign states and organizations; 2) foreign citizens and stateless persons; 3) international organizations;
- 4) organizations whose founders (participants, property owners) are foreign

states, foreign organizations, international organizations, foreign citizens and stateless persons;

5) organizations that received, during the year preceding the day of donation, foreign gratuitous aid from foreign states represented by

state bodies or diplomatic missions, interstate entities, foreign and international legal entities (organizations that are not legal entities), citizens of the Republic of Belarus permanently residing outside the Republic of Belarus or staying outside the Republic of Belarus for more than 183 days within 12 months preceding the month in which a foreign visa was granted gratuitous aid, foreign citizens and stateless persons who do not have a permit for permanent residence in the Republic of Belarus, as well as from foreign anonymous donors, if the foreign gratuitous aid received by these organizations was not returned by them or, in case of impossibility of return, was not transferred (transferred) to state income until the day of making donations to election funds; 6) citizens of the Republic of Belarus under the age of 18; 7) state bodies and local governments; 8) organizations fully or partially financed from the budget; 9) organizations registered in

accordance with the established procedure less than one year before the date of donation; 10) charitable and religious organizations; 11) anonymous donors.

In order to form his own electoral fund, a person nominated as a candidate for the President of the Republic of Belarus, for deputies, the candidate opens a special electoral account in the subdivision of the open joint-stock company "Savings Bank "Belarusbank". The basis for opening an account is the application of a person nominated as a candidate for the President of the Republic of Belarus, for deputy, a candidate and a copy of the decision of the Central Commission, territorial, district election commission on registration of an initiative group of citizens to nominate a person as a candidate or a copy of the decision on registration of a candidate. A person nominated as

a candidate for the President of the Republic of Belarus, for deputies, who has opened a special electoral account, after being registered as a candidate, continues to use the same account, submitting to the bank's subdivision a copy of the decision of the Central Commission, territorial, district election commission on registration as a candidate. The total amount of all expenses from the resources of this election fund during the period of nomination of a candidate and the conduct of election campaigning must not exceed the maximum amount of expenses specified in part two of this article. A person nominated as a candidate for the

President of the Republic of Belarus, for deputies, the candidate has the right to appoint his representative for financial matters. Registration of a representative for financial matters is carried out by the Central Commission, territorial, district election commission on the basis of an application of a person nominated as a candidate for the President of the Republic of Belarus, for deputies, a candidate. The application shall indicate the surname, first name, patronymic (if any), date of birth, place of residence of the financial representative, series, number and date of issue of the passport of a citizen of the Republic of Belarus (number and date of issue of an identification card of a citizen of the Republic of Belarus). The relevant commission, within three days from the date of receipt of the application, registers the representative for financial matters and issues him a certificate. The financial representative has the right to open a special electoral account, manage the funds in this account, and submit reports on the receipt and expenditure of funds. A person nominated as a candidate for the President of the Republic of Belarus, for deputies, the candidate has the right to recall the representative for financial issues at any time, notifying the Central Commission, the territorial, district election commission, as well as the bank branch where the special electoral account is opened. A person nominated as a candidate for the President of the Republic of Belarus, for deputies, the candidate has the right to open only one special electoral

account. The procedure for opening an account, carrying out operations on an account, closing an account is determined by the Central Commission in agreement with the open joint stock company Savings Bank Belarusbank. There is no fee for bank services for opening an account and conducting operations on the account. Banks do not pay interest for the use of funds held in a special electoral account. Information on the opening of special electoral accounts is sent by the Central Commission, territorial, district election commission to the print media for publication, posted on the official websites of the Central Commission, local executive and administrative bodies in the global computer network Internet.

When making a donation to a special electoral account, a citizen indicates in the payment document the following information about himself: last name, first name, patronymic (if any), date of birth and place of residence, series and number of the passport of a citizen of the Republic of Belarus (number of an identification card of a citizen of the Republic of Belarus). Voluntary donations of legal entities are made in a cashless manner by transferring funds to a special electoral account, while the payment order contains the following information about the legal entity: payer's account number, name, bank details.

The right to dispose of the funds of election funds belongs to the persons who created them, who are nominated as candidates for the President of the Republic of Belarus, for deputies.

candidates. A person nominated as a candidate for the President of the Republic of Belarus, for deputies, a candidate may use the resources of the electoral fund in the manner established by the

Central Commission. A person nominated as a candidate for the President of the Republic of Belarus, for deputies, the candidate has the right to return to the donor any donation to the electoral fund, with the exception of the donation made by an anonymous donor. If a voluntary donation was received by an election fund from a donor not entitled to make such a donation, or if the donation was made in an amount exceeding the amount provided for in part one of this article, the person nominated as a candidate for the President of the Republic of Belarus, for deputies, the candidate must not later than within seven days from the date of receipt of the donation to the special electoral account, return this donation, respectively, in full or that part of it, which exceeds the established maximum amount of the donation, to the donor, indicating the reason for the return.

Control over the receipt and use of election funds by the Central Commission is carried election commissions and interritial auditatrities. The subdivision of the bank in which the special electoral account is opened submits weekly,

respectively, to the Central Commission, territorial, district election commission information on the receipt and expenditure of funds on the account of the relevant person nominated as a candidate for the President of the Republic of Belarus, for deputies, candidate. Information on the total amount of funds received by the election fund and on the total amount of funds spent is sent by the relevant commission within two days after receiving the information to the print media for publication, and is also posted on the official websites of the Central Commission, local executive and administrative bodies in the global computer network Internet.

A person nominated as a candidate for the President of the Republic of Belarus, for deputies, is obliged, no later than on the fifth day after the deadline for nominating candidates for the President of the Republic of Belarus, for deputies, to submit a financial report to the Central Commission, territorial, district election commission.

A candidate is obliged to submit a financial report to the commission that registered him with the following frequency: the first financial report - no earlier than 15 and no later than 10 days before the election day; final financial report - no later than five days after the election day. The financial statements referred to in

paragraphs fourteen and fifteen of this article must contain information on the size and all sources of the creation of the electoral fund, as well as on all expenses incurred. The reports shall be accompanied by primary financial documents confirming the receipt, return and expenditure of funds from the electoral fund, certificates of the remaining funds and (or) the closing of a special electoral account. The procedure specified in paragraphs fifteen and sixteen of this article

also applies to persons in respect of whom the decision to register them as candidates was annulled, and to persons who withdrew their candidacies before the election day.

In the event that a person nominated as a candidate for the President of the Republic of Belarus, for deputies, was denied registration, as well as in the event of cancellation of the decision on registration of a candidate or withdrawal of his candidacy, the relevant commission shall inform the bank's subdivision in writing about this, which shall terminate all operations under a special electoral account.

All banking operations on the special electoral account, except for the return of unspent funds to the electoral fund and the transfer of funds transferred before the election day to the specified account, shall be terminated on the election day.

A person nominated as a candidate for the President of the Republic of Belarus, for deputies, a candidate no later than within three days, respectively, from the date of refusal to register a candidate, from the day of elections, must transfer unspent funds on a special electoral account to citizens and legal entities that have made donations to his election campaign. fund, in proportion to the invested funds. After the expiration of the specified period, the bank branch in which the special electoral account is opened is obliged to transfer the funds remaining on this account to the income of the republican budget. On the basis of a petition of a person who was nominated as a candidate for the President of the Republic of Belarus, for deputy, a candidate, the Central Commission, territorial, district election commission may extend the term for conducting transactions on a special electoral account.

In the event of the second round of voting for the elections of the President of the Republic of Belarus, operations to pay expenses from special electoral accounts of candidates for whom the second round of voting is held are resumed on the day the Central Commission appoints the second round of voting and terminates on the day of the second round

votina

Foreclosure on executive and other documents, which are the basis for debiting funds from accounts in an indisputable manner, on funds placed on special electoral accounts is not carried out, the said funds are not seized, operations on special electoral accounts are not suspended. ".

50. In Article 49: in

part one, the words "legislation of the Republic of Belarus" and "acts of the Republic of Belarus" shall be replaced by the words "legislation" and "acts" respectively; in part three: the words "and campaigning for his election" shall be deleted; The Republic of Belarus"

words "legislation replace word "legislation";

supplement the part with the words ", on the registration of an initiative group of citizens to collect signatures of voters in support of the person proposed for nomination as a candidate"; after part three, supplement the article with the following content: "Cancellation of the decision to register an initiative group of citizens to

collect signatures of voters in support of a person proposed for nomination as a candidate for the President of the Republic of Belarus, for deputies, for violation of the requirements of this Code is carried out in cases and in the manner provided for in articles 61 and 65 of this Code."; from the sixth part of the word "House of Representatives", "territorial"

and "territorial" to exclude; from the seventh

part of the word "district," and "Minsk city," exclude; in part eight: the word "territorial" shall be deleted; the word "fifth" shall be

replaced by the word "sixth". 51. In article 491: from the title of the article and the first part of the word "Republic of Belarus" to exclude;

after the first part, supplement the article with the following part: "Appeals are subject to

commissions, initial consideration by state bodies and organizations in the territory of which the issues set forth in the appeals arose. in part three, the word "immediately" shall be replaced by the

no later than the end of voting.

words "within two hours, but

52. From the title of Chapter 13, the words "The House of Representatives, deputies of local Councils of Deputies" shall be

excluded. 53. In

Article 50: from part one, the words "House of Representatives, Deputies of Local Councils of Deputies" shall be deleted;

in part two, the words "sanatoriums, dispensaries, rest homes, hospitals and other healthcare organizations providing medical care in stationary conditions" shall be replaced by the words "places of temporary residence of voters, referendum participants (in hospitals, sanatoriums, rest homes and other places of temporary residence)" . 54. In the first part of Article 51 the words "part four" shall be replaced by the words "parts

fifth and sixth. 55.

In Article 52: the

second part after the words "Republic of Belarus" shall be supplemented with the words "(identification card of a citizen of the Republic of Belarus)"; in part four the

words "parts four" shall be replaced by the words "parts five and six"; from part five the words "(draft

decision)" shall be deleted; after part seven, the article shall

be supplemented with the following part: "When holding elections of deputies on a

single voting day, the voter receives and fills out separately a ballot for the election of a deputy of the House of Representatives and a ballot (ballots) for the election of a deputy of the local Council of Deputies and puts them in the ballot box."; the eighth part after the word "simultaneously" shall be supplemented with the words

"elections and referendum,"; after part eight, the article shall be supplemented with the following part: "It is forbidden

to take the issued ballot out of the premises

for voting, as well as to take photos and videos of the completed ballot.";

Part nine shall be supplemented with the following sentence: "Reissuance of a new ballot paper instead of a spoiled one is not allowed.". 56. In Article 53: in part one: the

words "to be at

the place of one's

residence" shall be replaced by the words "to take part

in voting";

the words "which will be absent on the day of the elections, referendum at their place of residence" shall be

excluded; in part two, the words "10 am to 2 pm and from 4 pm to 7 pm" shall be replaced by the words "12 to 19 hours without a break";

in part eight, the words "sanatoriums, dispensaries, rest homes, hospitals and other healthcare organizations providing medical care in stationary conditions" shall be replaced by the words "places of temporary residence of voters, referendum participants (in hospitals, sanatoriums, rest homes and other places of temporary residence)" . 57. In Article 54: part one shall be stated as follows: "The precinct commission is obliged to

ensure the

opportunity to vote for voters, referendum participants

who, for health reasons or for other valid reasons, cannot come to the polling station on election day, referendum. For this purpose, the precinct commission must have no more than three portable ballot boxes. The regional, Minsk city commission for the election of the President of the Republic of Belarus, the regional, Minsk city election commission, the regional, Minsk city commission for a referendum have the right, at the request of the precinct commission, if there are objective reasons, to decide to increase the number of portable ballot boxes, but not more than two . The issue of increasing the number of portable boxes is subject to agreement with the Central Commission."; Paragraph three of part two shall be amended as follows: "members of the precinct commission receive ballots and sign their receipt. The total number of ballots issued may not exceed by more than 5 percent

the number of requests from voters, referendum participants received by the time of departure (but not less than two ballots); 58. In Article

55: from the title

of the article the words "House of Representatives, Deputies of Local Councils of Deputies" shall be deleted; from paragraph

four of part six the words "(draft decision)" shall be deleted; from the eighth part the words "The House of Representatives, Deputies of Local Councils of Deputies" shall be excluded; in part ten: the third

sentence shall be

amended as follows: "When elections of deputies are held on a single voting day, the protocol is drawn up separately for the elections of deputies of the House of Representatives and for the elections of deputies of local Councils of Deputies, while for the elections of deputies of local Councils of Deputies, the protocol is drawn up separately for each electoral county."; after the word "at the same time" add the words "elections and referendum," in the part;

from the twelfth part of the word "The House of Representatives, deputies of local Soviets

deputies" and "as well as to the body that formed the commission, for information" shall be excluded; the thirteenth part shall be deleted.

59. In Article 56:

part three shall be stated as follows: "Elections to the

House of Representatives and local Councils of Deputies of a new convocation are appointed by the President of the Republic of Belarus no later than three months before a single voting day.";

after part three, supplement the article with the following content: "Elections of deputies are held on a single voting day on the last Sunday of February of the fifth year of the powers of the Parliament of the Republic of Belarus, local Councils of Deputies."; part four shall be supplemented

with the following sentence: "In case of dissolution of the House of Representatives, the newly elected composition of the House of Representatives shall exercise its powers until the commencement of the powers of the House of Representatives elected on a single voting day."; exclude the fifth part; part six shall be supplemented

with the following sentence:

"In the event of the dissolution of the local Council of Deputies, the newly elected composition of this Council of Deputies shall exercise its powers until the beginning of the powers of the local Council of Deputies elected on a single voting day."; the seventh part shall be stated as follows: "The announcement of the election day is made

public (published) in the mass media, posted on the

official website of the Central Commission in the global computer network Internet on the day after the election is called.".

60. Article 57 shall be stated as follows:

"Article 57. Requirements for presidential candidates Republic of Belarus, for deputies

A citizen of the Republic of Belarus by birth, not younger than 40 years old, who has the right to vote and permanently resides in the Republic of Belarus for at least 20 years immediately before the elections, who does not have and did not previously have the citizenship of a foreign state or a residence permit or other document, may be elected President of the Republic of Belarus a foreign state that gives the right to benefits and other benefits. One and the same person may be the President of the Republic of Belarus for no more than two terms.

A citizen of the Republic may be elected as a member of the House of Representatives

Belarus, who has reached the age of 21, permanently residing in the Republic of Belarus.

A citizen of the Republic may be elected a deputy of the local Council of Deputies Belarus, who has reached the age of 18.

61. In Article

59: in part two, after the words "Council of the Republic," add the words "member Government of the Republic of Belarus,";

paragraphs of the second and third parts of the fifth after the word "positions" shall be supplemented with the word "employee".

62. In Article

60: from part three the words "Republic of Belarus" shall be

deleted; part five shall be supplemented with the following sentence: "One and the same person cannot be simultaneously nominated as a candidate for the House of Representatives and for the local Council of Deputies."; the

seventh part shall be stated as follows: "Citizens in

respect of whom there is a court conviction that has entered into legal force cannot be nominated as candidates for the President of the Republic of Belarus, for deputies of the House of Representatives."; supplement the article with parts of the

following content: "Candidates for deputies of local

Councils of Deputies cannot be nominated

Citizens with an unexpunged or outstanding criminal record.

Candidates for deputies cannot be nominated by citizens who have citizenship (nationality) of another state and (or) documents of foreign states that provide rights to benefits and advantages in connection with political, religious views or national affiliation, except for the case provided for by Article 58 of this Code .". 63. In Article 61: in part two: in paragraph two, the words "first name and patronymic" and "(occupation)"

shall be replaced

respectively by

the words "own name and patronymic (if any)" and "employee (worker's profession, occupation)"; the third paragraph after the words "territories of the Republic of Belarus" shall be supplemented with

the words "(copy of the front side of the identification card of a citizen of the Republic of Belarus)"; in the fourth paragraph, the words "name and patronymic, date of birth, place of

residence, series and number of the passport of a citizen of the Republic of Belarus" and "name and patronymic of a person" shall be replaced respectively by the words "own name and patronymic (if any), date of birth, place of residence, series and number of the passport of a citizen of the Republic of Belarus (number of an identification card of a citizen of the Republic of Belarus)" and "the person's own name and patronymic (if any)";

the first sentence of part three shall be supplemented with the words "(identification card of a citizen of the Republic of

Belarus)"; part five shall be amended as follows:

"The Central Commission considers the application within five days from the date of its receipt, registers the initiative group and issues to the members of the initiative group the appropriate certificates and signature sheets for collecting signatures of voters in support of the person proposed for nomination as a candidate for the President of the Republic of Belarus (hereinafter - the signature sheet). The registration of the initiative group is denied in case of violation of the requirements of this Code."; after part five,

supplement the article with the following parts: "The Central Commission

has the right to cancel the decision on registration of the initiative group without prior warning in case of repeated violation by the members of the initiative group of the requirements of this Code, if a warning was issued earlier.

The decision to refuse registration of the initiative group, to cancel the decision to register the initiative group may be appealed within three days from the date of the decision to the Supreme Court of the Republic of Belarus, respectively, by the person

intending to be nominated as a candidate, a person nominated as a candidate for the President of the Republic of Belarus. The Supreme Court of the Republic of Belarus considers the complaint within three days. The Central

Commission cancels the decision on registration of the initiative group on the basis of an application of a person nominated as a candidate for the President of the Republic of Belarus."; the sixth part

shall be stated as follows: "The signature sheet shall

indicate the surname, first name and patronymic (if any), date of birth, position of the employee (worker's profession, occupation), place of work and place of residence (city; urban-type settlement or rural settlement point indicating the district), the party membership of the person proposed for nomination as a candidate for the President of the Republic of Belarus, as well as the surname, first name and patronymic (if any) of the member of the initiative group collecting signatures, and the registration number of the initiative group.";

in part nine, the words "name and patronymic, date of birth, place of residence, series and number of the passport of a citizen of the Republic of Belarus" shall be replaced by the words "own name and patronymic (if any), date of birth, place of residence, series and number of the passport of a citizen of the Republic of Belarus (number of the identification card of a citizen of the Republic of Belarus)"; in part fifteen

the words "may be recognized" shall be replaced by the word "recognised"; in paragraph ten of part eighteen, the word "tenth" shall be replaced by the word "thirteenth":

from part twenty-one of the words "further verification of signatures in signature sheets district, city, district in the city commission is terminated and excluded. 64. Part five of

Article 62 shall be amended as follows: "The list of registered

political parties, copies of their certificates of state registration and charters shall be submitted by the Ministry of Justice to the Central Commission no later than five days after the calling of elections. These materials are posted on the official website of the Central Commission in the global computer network Internet.

65. In Article 65:

in part one: in

paragraph one, the words "a district election commission for the election of a deputy of the House of Representatives, to a district, territorial election commission for the election of deputies of local Councils of Deputies" shall be replaced by the words "a district, territorial election commission";

in the second paragraph, the words "name and patronymic" and "(occupation)" shall be replaced by the words "own name and patronymic (if any)" and "employee (worker's profession, occupation)",

respectively; the third paragraph after the words "the territory of the Republic of Belarus" shall be supplemented with the words "(copy of the front side of the identification card of a citizen of the Republic of Be in the first sentence of the fourth paragraph:

the words "name and patronymic" shall be replaced by the words "proper name and patronymic (if any)";

supplement the sentence with the words "(number of the identification card of a citizen of the Republic of Belarus)";

after the first part, the article shall be supplemented with the following content:

"A person who intends to be nominated as a candidate for deputies has the right to apply for registration of an initiative group only in one constituency for the election of a deputy of the House of Representatives or in one constituency for the election of a deputy of the local Council of Deputies of one or more territorial levels."; the first sentence of part two shall be supplemented with the words

[&]quot;(identification card of a citizen of the Republic of Belarus)";

from the fifth part of the word "House of Representatives", "territorial" and "territorial" to exclude; from the

sixth part, the words "district," and "Minsk city," shall be excluded; after part six, the article shall be supplemented with the following parts: "The district, territorial election commission has the right to cancel the decision on registration of the initiative group without prior warning in case of repeated violation by the members of the initiative group of the requirements of this Code, if a warning was issued earlier.

The district, territorial election commission, without prior warning, cancels the decision to register the initiative group if the person nominated as a candidate for deputies fails to comply with the requirements provided for by part two of this article. Decisions on the registration of all initiative groups that collect signatures of voters in support of such a person are subject to cancellation. The decision of the district, territorial election commission to cancel the decision on registration of the initiative group may be

appealed by the person nominated as a candidate for deputies to the higher territorial election commission within three days from the date of the decision, and the decision of the higher territorial election commission within the same period may be appealed accordingly in the regional, Minsk city, district court. The court considers the complaint within three days, its decision is final.

The district, territorial election commission cancels the decision on registration of the initiative group on the basis of an application of a person nominated as a candidate for deputy, submitted to the relevant commission."; part seven shall be stated as follows: "A person

proposed for nomination as a candidate for deputy of the Chamber

representatives of an electoral district by a group of voters must be supported by at least 1,000 voters residing in the territory of this electoral district, and the person proposed for nomination as a candidate for deputy of the local Council of Deputies - by at least one percent of voters residing in the territory of this electoral district, but not less than 10 voters. The decision of the territorial election commission on the number of signatures of voters required to register a candidate for each electoral district for elections to the relevant local Council of Deputies, no later than 70 days before the election, is sent to the print media for publication, as well as to the relevant local executive and administrative body for placement on the official website in the global computer network Internet. The specified decision of the city (city of district subordination), settlement, rural election commission within the same period may be brought to the attention of citizens in another way.";

in part nine the words "sixth, eighth-twelfth" and "tenth" shall be replaced respectively the words "ninth, eleventh-fifteenth" and "thirteenth";

supplement the article with the following content: "Voters

who nominated a candidate for deputy by collecting signatures have the right to remove their signatures from the signature sheets before submitting signature sheets to the district, territorial election commission by submitting an application to the relevant election commission.". 66. In Article 66: in part one, the words "name and

patronymic" and

"(occupation)" shall be replaced respectively by the words "own name and patronymic (if any)" and "employee (worker's profession, occupation)";

the first sentence of part two shall be supplemented with the words "(identification card of a citizen of the Republic of Belarus)"; in

part three: the

third paragraph after the words "territories of the Republic of Belarus" shall be supplemented with the words "(copy of the front side of the identification card of a citizen of the Republic of

the second sentence of the fourth paragraph after the word "deputies" shall be supplemented with the words "local council of deputies";

in the fifth paragraph, the words "copies" and "(occupation)" shall be replaced by the words "certificates or copies" and "employee (worker profession, occupation)", respectively; the sixth

paragraph after the word "positions" shall be supplemented with the words "employee (worker's profession)"; the third and

fourth paragraphs of the fourth part shall be excluded; part six shall be

supplemented with the following sentence: "A person nominated as a candidate for deputy and who has created an election fund shall additionally submit to the relevant district, territorial election commission a financial report on the expenditure of the funds of this fund within the time period established by part fourteen of Article 481 of this Code.":

paragraphs three and four of the seventh part shall be excluded; in

part eight, the words "paragraphs three to five" shall be replaced by the words "paragraph three"; exclude the tenth part. 67. In Article 67:

in part two, the

words "fifteenth, sixteenth, eighteenth and nineteenth"

replace with the words "eighteenth, nineteenth, twenty-first and twenty-second";

Delete the fourth part. 68. In Article

68: in the second

part, the digit "30" shall be replaced by the digits "25"; in the fourth

part: from the third

paragraph, the second sentence shall be deleted; in the fourth

paragraph, the words "copies" and "(occupation)" shall be replaced by the words "certificates or copies" and "employee (worker's profession, occupation)", respectively;

in part five, the words "twenty-fourth" shall be replaced by the word "fourteenth"; from the eleventh

part the word "territorial" shall be deleted; Part fourteen shall be amended as

follows: "The Central Commission, the district, territorial election

commission, not later than on the fourth day after the registration of candidates for the President of the Republic of Belarus, for deputies sends it to the print media for publication, and also places it on the official websites of the Central Commission, of the local executive and administrative body in the global computer network Internet a registration message indicating, in relation to each candidate for the President of the Republic of Belarus, for deputies, the last name, first name and patronymic (if any), date of birth, position of the employee (worker's profession, occupation), place of work and place of residence (city; urban-type settlement or rural settlement with an indication of the district), party membership, as well as reliable information about income and property in the amount determined by the Central Commission, or otherwise informs voters about it. If a candidate for deputy of the local Council of Deputies had a previous conviction, information about this is indicated in the message. During the elections of the President of the Republic of Belarus, the Central Commission also sends to the print media for publication, places on its official website on the global computer network Internet reliable information about the income and property of the persons indicated in paragraph five of part four of this article. 69. In Article 681: in part one: after paragraph two, add a paragraph with the following paragraph: "the presence of a court conviction that has entered into legal force against a person nominated as a candidate for the President of the Republic of Belarus, for deputies of the House of Representatives;"; the third paragraph shall be amended as follows: "the presence of an unexpunged or outstanding conviction of a person nominated as a candidate

after the third paragraph, add a paragraph with the following paragraph: "the person nominated as a candidate for deputy has citizenship (nationality) of another state and (or) documents of foreign states granting rights to benefits and advantages in connection with political, religious views or national affiliation, except for the case provided for by Article 58 of this Code;"; in part two: after paragraph four, add a paragraph with the following content: "exceeding by more than 20 percent

of the maximum

amount of spending from the electoral fund, specified in part two of Article 481 of this Code, by a person nominated as a candidate for the President of the Republic of Belarus, or in the same amounts of funds in addition to the funds of the electoral fund;"; in the fifth paragraph, the words "legislation of the Republic of Belarus" shall be replaced by the word

"legislation";

exclude the third part; from

the sixth part of the word "House of Representatives", "territorial"

and "territorial" to exclude; from the

seventh part of the word "district," and "Minsk city," to exclude. 70. In Article

701 : in part one:

from the third

paragraph, the words "Republic of Belarus" shall be excluded; in

the fourth paragraph, the word "third" shall be replaced by the word

"second"; from the fifth part of the word "House of Representatives", "territorial"

and "territorial" to exclude; from the

sixth part, the words "district," and "Minsk city," shall be excluded; from the

seventh part the word "territorial" shall be deleted. 71. In

Article 72: in

part two, the words "name, patronymic, date of birth, position (occupation), place of work and place of residence" shall be replaced by the words "own name, patronymic (if any), date of birth, position of an employee (profession of a worker, occupation), place of work and place of residence (city, urban-type settlement or rural settlement with indication of the district)";

part four to be excluded; part

nine shall be stated as follows: "Bulletins for the

election of deputies must differ in color and (or) have a distinctive sign.". 72. From the third part of Article 73 the

words "Republic of Belarus" shall be deleted. 73. In Article 74: in part one: the word "press"

shall be replaced

by the words "printed mass media"; the word "state" shall be deleted; in part two, the words "by the legislation of the Republic

of Belarus" shall be replaced by the word

"legislation".

74. In the first part of Article 75, the words "acts of the Republic of Belarus" shall be replaced by the word "acts".

75. In Article 76:

after part two, supplement the article with the following content: "Proxies

have the right to be present at meetings of commissions, including those on establishing the results of voting and election results, as well as at polling stations during voting and counting of votes of voters."; in part three: the words "determines" and "first name and patronymic"

shall be replaced

respectively with the words "assigns" and "proper name and patronymic (if any)";

after the words "to the discretion" and "a citizen of the Republic of Belarus", the part shall be supplemented with the words "from among citizens with the right to vote" and "(number of the identification card of a citizen of the Republic of Belarus)" respectively; after part five, supplement the

article with the following content: "The powers of proxies of a candidate for the

President of the Republic of Belarus, for deputies begin from the day of their registration by the Central Commission, district, territorial election commission, respectively, and terminate with the loss of the status of the candidate who appointed them, except for the cases specified in part six of this article.

76. Article 77 shall be stated as follows:

"Article 77. Release of a candidate for the President of the Republic of Belarus, to deputies from the performance of labor (service) duties for participation in pre-election events and guarantees their activities

After registration, candidates for the President of the Republic of Belarus (except for the President of the Republic of Belarus running for a new term), candidates for deputies of the House of Representatives (except for the Chairman of the House of Representatives) are released, and candidates for deputies of local Councils of Deputies may be exempted from performing labor (service) duties at the place main job (service) from the date of registration to election day with the provision of social leave. The decision of the relevant commission on registration as a candidate is attached to the application for social leave for participation in pre-election events. At the request of a candidate for the President of the Republic of Belarus, for deputies, upon his application, instead of social leave (its part),

labor leave is granted, the duration of which is determined in accordance with the law.

A candidate for the President of the Republic of Belarus, for deputies cannot be called up for military service or for military training from the day of registration until election day, and a candidate for deputies of the local Council of Deputies also cannot be sent on a business trip without his consent.

77. In Article 78:

in part two: the

words "end of voting" shall be replaced by the word "elections"; the words

"and to the bodies that formed the commission, for information" shall be deleted; in part

four: the words "end

of voting" shall be replaced by the word "elections"; the words "and to

the bodies that formed the regional, Minsk city commission

on the election of the President of the Republic of Belarus, for information" shall be deleted;

omit the sixth part. 78. In

Article 79: in the

first paragraph of part one, the words "days after the end of voting" should be replaced the words "days after the election";

in part two, the words "chairman, deputy chairman" shall be replaced by the words "chairman, deputy chairman"; in part six, the words "within 10 days" shall

be replaced by the words "ten days from the date of its adoption"; in part seven:

the words "from the moment" shall be replaced by the words "from the day";

supplement the part with the words "and also posted on the official website of the Central Commission in the global computer network Internet". 79. In the first part of Article 80:

the words "no later than" shall be deleted;

the words "press and" shall be replaced by the words "print media,";

after the word "information" add the words ", placed on the official website of the Central Commission in the global computer network Internet". 80. In Article 81: in the

first part, the

words "decides the issue of calling a repeat election" to be replaced with the words "no later than 10 days appoints repeated elections";

in part two the words "after the main elections" shall be replaced by the words "from the date of their appointments";

in part four, the words "in the first round" shall be replaced by the words "during the conduct"; in part five: the

words "press and" shall be replaced by the words "printed mass media,"; supplement the part with the words ", posted on the official website of the Central Commission in the global computer network Internet". 81. Supplement the Code with Articles 811

and 812 as follows:

"Article 811 . Control of the constitutionality of the elections of the President of the Republic of Belarus

The Presidium of the All-Belarusian People's Assembly, not later than five days from the date of publication of the results of the election of the President of the Republic of Belarus, has the right to apply to the Constitutional Court of the Republic of Belarus with a proposal to give an opinion on the constitutionality of the election of the President of the Republic of Belarus. In this case, the entry into office of the President of the Republic of Belarus is suspended for the period of consideration by the Constitutional Court of the Republic of Belarus of such a proposal. If a proposal is submitted to the Constitutional Court of the Republic

of Belarus to give an opinion on the constitutionality of holding elections of the President of the Republic of Belarus, the Presidium of the All-Belarusian People's Assembly simultaneously informs the Central Commission about this.

The Constitutional Court of the Republic of Belarus gives an opinion on the constitutionality of holding elections of the President of the Republic of Belarus within ten days from the date of making such a proposal.

The conclusion of the Constitutional Court of the Republic of Belarus on the unconstitutionality of the elections of the President of the Republic of Belarus is the basis for the Central Commission to recognize the elections as invalid and cancel the earlier decision on the results of the elections of the President of the Republic of Belarus. In this case, repeated elections of the President of the Republic of Belarus are scheduled and held in the manner established by Article 81 of this Code, taking into account the specifics provided for by this Article. The decision to call a repeat election of the President of the Republic of Belarus is

made by the Central Commission no later than 10 days from the date of the conclusion by the Constitutional Court of the Republic of Belarus of the conclusion on the unconstitutionality of the election of the President of the Republic of Belarus.

Article 812 Consideration by the All-Belarusian People's Assembly of the issue of the legitimacy of the election of the President of the Republic of Belarus

The Presidium of the All-Belarusian People's Assembly or at least one third of the full composition of the All-Belarusian People's Assembly no later than five days from the date of publication of the results of the election of the President of the Republic of Belarus has the right to apply to the All-Belarusian People's Assembly with a proposal to consider the issue of the legitimacy of the election of the President of the Republic of Belarus. In this case, the inauguration of the President of the Republic of Belarus is suspended for the period of consideration of such a proposal by the All-Belarusian People's Assembly.

In the event that a proposal is made to the All-Belarusian People's Assembly to consider the issue of the legitimacy of the election of the President of the Republic of Belarus 38

The Presidium of the All-Belarusian People's Assembly simultaneously informs the Central Commission about this.

The All-Belarusian People's Assembly considers the issue of the legitimacy of the election of the President of the Republic of Belarus within ten days from the date of making such a proposal.

The decision of the All-Belarusian People's Assembly on the illegitimacy of the elections of the President of the Republic of Belarus is the basis for the Central Commission to recognize the elections as invalid and cancel the earlier decision on the results of the elections of the President of the Republic of Belarus. In this case, repeated elections of the President of the Republic of Belarus are scheduled and held in the manner established by Article 81 of this Code, taking into account the specifics provided for by this Article.

The decision to call a repeat election of the President of the Republic of Belarus is made by the Central Commission no later than 10 days from the date of the adoption by the All-Belarusian People's Assembly of the decision on the illegitimacy of the election of the President of the Republic of Belarus. 82. In article

82:

exclude the second part;

from part four the words "territorial" and "territorial" shall be excluded; in part five: the words "end of

voting" shall be replaced by the word "elections"; the words

"territorial" and "and to the bodies that formed the district electoral

commission, for information" shall be

excluded; exclude the sixth

part; Part seven shall be amended as follows: "Not

later than on the fifth day after the election, the district election commission shall send the notice of the results of elections in the electoral district to the print media for publication, to the relevant local executive and administrative body for posting on its official website in and the global computer network Internet. The message shall indicate the total number of voters included in the lists of citizens who have the right to participate in elections; the number of voters who took part in the voting; the number of votes cast for each candidate and the number of votes cast against all candidates for deputies (if voting was held for one candidate, the number of votes cast against the candidate); the number of invalid ballots; surname, first name, patronymic (if any), date of birth, position of the employee (worker's profession, occupation), place of work and place of residence (city; urban-type settlement or rural settlement indicating the district), party membership of the elected deputy. If the election is declared invalid, this is indicated in the notice of the district election commission." 83. In Article 83: from the title of the article, the words "territorial" and "on the election of deputies of the Chamber

representatives" to exclude; in

part one: the

words "territorial" and "territorial" shall be excluded; the word

"fifth" shall be replaced by the word "fourth"; from

part two the words "territorial", "territorial" and "territorial" shall be excluded; from part three the words

"territorial" and "territorial" shall be excluded. 84. From the first part of Article 84 the word "territorial" shall be deleted. 85. Article 85 shall be stated as follows:

"Article 85. Publication of the results of elections of deputies of the House of Representatives

The Central Commission, not later than within three days from the date of the establishment of the election results, sends to the print media

for publication, and also posts on its official website in the global computer network Internet a message on the results of the elections of deputies of the House of Representatives in the Republic of Belarus and a list of deputies elected in each constituency, indicating the last name, first name and patronymic (if any), date birth, position of an employee (professions of a worker, occupation), place of work and place of residence (city, urban-type settlement or rural settlement with an indication of the district), party membership of a deputy.

86. In Article

87: from part one, the words "failed or", "and district" and "territorial, district and" shall be deleted; exclude the

third part; supplement

the article with the following content: "The decision

of the regional, Minsk City Electoral Commission, adopted during the repeat elections in accordance with Articles 49, 65, 681 and 701 of this Code, may be appealed by a person who intends to be nominated as a candidate for deputy, a person nominated as a candidate to deputies, by a person nominated as a candidate for deputies, a candidate for deputies to the Central Commission within three days from the date of the decision. The decision of the Central Commission may be appealed to the Supreme Court of the Republic of Belarus within three days from the date of the decision. The Supreme Court of the Republic of Belarus considers the complaint within three days, its decision is

87. Article 88, after the first part, shall be supplemented with the following part: "The decision of the regional, Minsk city election commission, adopted during the elections of deputies of the House of Representatives instead of those who left in accordance with Articles 49, 65, 681 and 701 of this Code, may be appealed in the manner provided for by paragraph five of Article 87 of this Code."

88. Supplement the Code with Articles 881 and 882 as follows:

"Article 881. Control of the constitutionality of holding elections of deputies of the House of Representatives

The Presidium of the All-Belarusian People's Assembly, no later than five days from the date of publication of the results of the elections of deputies of the House of Representatives, has the right to apply to the Constitutional Court of the Republic of Belarus with a proposal to give an opinion on the constitutionality of the elections of deputies of the House of Representatives. In this case, the convening of the first session of the House of Representatives after the elections is suspended for the period of consideration by the Constitutional Court of the Republic

of Belarus of such a proposal. In the event that a proposal is submitted to the Constitutional Court of the Republic of Belarus to give an opinion on the constitutionality of holding elections of deputies of the House of Representatives, the Presidium of the All-Belarusian People's Assembly simultaneously

informs the Central Commission about this. The Constitutional Court of the Republic of Belarus gives an opinion on the constitutionality of holding elections of deputies of the House of Representatives within ten days from the date of making such a proposal.

The conclusion of the Constitutional Court of the Republic of Belarus on the unconstitutionality of the elections of deputies of the House of Representatives is the basis for the Central Commission to recognize the elections as invalid and cancel the earlier decision on the results of the elections of deputies of the House of Representatives. In this case, repeated elections of deputies of the House of Representatives are scheduled and held in the manner prescribed by Article 87 of this Code, taking into account the specifics provided for by this Article. The

decision to call repeat elections of deputies of the House of Representatives is made by the Central Commission no later than 10 days from the date of the conclusion by the Constitutional Court of the Republic of Belarus of the conclusion on the unconstitutionality of holding elections of deputies of the House of Representatives.

Article 882

The Presidium of the All-Belarusian People's Assembly or at least one third of the entire composition of the All-Belarusian People's Assembly no later than five days from the date of publication of the results of the election of deputies of the House of Representatives has the right to apply to the All-Belarusian People's Assembly with a proposal to consider the issue of the legitimacy of the election of deputies of the House of Representatives. In this case, the convocation of the first session of the House of Representatives after the elections is suspended for the period of consideration of such a proposal by the All-Belarusian People's Assembly.

If a proposal is made to the All-Belarusian People's Assembly to consider the issue of the legitimacy of the election of deputies of the House of Representatives, the Presidium of the All-Belarusian People's Assembly simultaneously informs the Central Commission about it. The All-Belarusian

People's Assembly considers the issue of the legitimacy of the election of deputies of the House of Representatives within ten days from the date of making such a proposal.

The decision of the All-Belarusian People's Assembly on the illegitimacy of the elections of deputies of the House of Representatives is the basis for the Central Commission to recognize the elections as invalid and cancel the earlier decision on the results of the elections of deputies of the House of Representatives. In this case, repeated elections of deputies of the House of Representatives are scheduled and held in the manner prescribed by Article 87 of this Code, taking into account the specifics provided for by this Article.

The decision to call a repeat election of deputies of the House of Representatives is made by the Central Commission no later than 10 days from the date of the adoption by the All-Belarusian People's Assembly of the decision on the illegitimacy of the election of deputies of the House of

Representatives.

89. In Article 89: part five shall be stated as

follows: "The district election commission, not later than on the fifth day after the election, shall submit the protocols to the regional and Minsk city election commissions, respectively. The minutes are handed over personally by the chairman, or the deputy chairman, or the secretary of the commission. The protocols sent to the regional, Minsk City Electoral Commission shall be accompanied, if any, by the dissenting opinions of the members of the commission, statements by proxies of candidates for deputies and other persons about violations of the requirements of this Code, and decisions taken on them by the respective district electoral commission."; Parts six

and seven should be excluded. 90.

Paragraph one of Article 91 shall be amended as follows:

"Oblast, Minsk City Election Commission on the basis of protocols of district election commissions, and district, city (in cities of regional and district subordination), settlement, village election commission on the basis of protocols of precinct election commissions and protocols on the results of elections by electoral districts sum up the results of elections to the respective local Council of Deputies and register the deputies elected in each electoral district. The decision to establish the results of the elections is sent to the higher election commission.". 91. Article 92 shall be stated as follows:

"Article 92. Publication of the results of elections of deputies of local Councils of Deputies

Regional, Minsk city, district, city, settlement, rural election commissions no later than on the fifth day after the elections send

to the print media for publication, to the relevant local executive and administrative body for posting on the official website in the global computer network Internet a message about the election results and a list of deputies of the relevant regional, Minsk City, district, city, township, rural Councils of Deputies elected by each electoral district, indicating the surname, first name and patronymic (if any), date of birth, position of the employee (professions of a worker, occupation), place of work and place of residence (city; urban-type settlement or rural settlement with an indication of the district), party membership of the deputy or otherwise inform the voters about it. The message indicates the total number of voters included in the lists of citizens eligible to participate in elections, the number of voters who took part in the voting, the number of votes cast for each candidate, and the number of votes cast against all candidates (if voting was conducted for one candidate, - the number of votes cast against the candidate), the number of invalid ballots.

In cases where elections are declared invalid, this is indicated in the message. territorial election commission.

92. Article 94 shall be stated in the following wording:

"Article 94. Repeat elections

If the elections in the constituency were declared invalid or if one candidate for deputy of the local Council of Deputies ran who did not get the required number of votes, as well as in the event of the withdrawal of all candidates for deputy in the constituency, repeated elections are held.

Repeat elections of a deputy of the regional, Minsk city, city (city of regional subordination) Council of Deputies are appointed by the corresponding regional, Minsk city, city (in cities of regional subordination) election commission. Repeat elections of a deputy of a district, city (city of district subordination), settlement, rural Council of Deputies are appointed by the district election commission. At the same time, the relevant commissions may decide on the need to conduct elections by precinct election commissions in a new composition. In this case, the formation of election commissions is carried out in the manner prescribed by this Code. Voting is carried out at the same polling stations according to the lists compiled for the main elections and updated on the eve of the repeat elections.

Repeat elections are called by the territorial election commission no later than three months before they are held and are organized in compliance with the requirements of this Code.

In the event of a repeat election, candidates for deputy cannot run again for citizens in respect of whom, in accordance with paragraphs two to four, six and eight of part one of Article 701 of this Code, decisions have been made to cancel their registration as candidates for deputy, as well as those who have withdrawn without good reason their candidacies in the elections.

The decision of the regional, Minsk City Electoral Commission, taken during the repeat elections of a deputy of the regional, Minsk City Council of Deputies in accordance with Articles 49, 65, 681 and 701 of this Code, may be appealed by a person who intends to be nominated as a candidate for deputy, a person nominated as a candidate to deputies, by a person nominated as a candidate for deputies, a candidate for deputies to the Central Commission within three days from the date of the decision. The decision of the Central Commission may be appealed to the Supreme Court of the Republic of Belarus within three days from the date of the decision. The Supreme Court of the Republic of Belarus considers the complaint within three dagging."

93. In Article 95:

after the first part, supplement the article with the following parts: "During the elections of a deputy of the city (city of district subordination), settlement, rural Council of Deputies, instead of the retired one, the precinct election commission may declare voting completed even before 20:00, if all voters voted included in the list.

The decision of the regional, Minsk City Electoral Commission, adopted during the elections of deputies of the regional, Minsk City Council of deputies instead of those who left in accordance with Articles 49, 65, 681 and 701 of this Code, may be appealed in the manner prescribed by part five of Article 94 of this Code. :

exclude the third part. 94. In Article 96: from

part three, the words "for elections to the local Council of Deputies" shall be deleted; from the fourth part the word "territorial" shall be excluded. 95. Supplement the Code with Section V1 as follows:

"SECTION V1 ELECTION OF DELEGATES TO THE ALL-BELARUSIAN PEOPLE'S ASSEMBLY

CHAPTER 191 PROCEDURE FOR APPOINTING ELECTIONS OF
DELEGATES TO THE ALL-BELARUSIAN PEOPLE'S ASSEMBLY FROM
LOCAL SOVIETS OF DEPUTIES. ELECTION OF DELEGATES
TO THE ALL-BELARUSIAN PEOPLE'S ASSEMBLY FROM LOCAL COUNCILS
OF DEPUTIES

Article 961 . Appointment of elections of delegates to the All-Belarusian People's Assembly from local Councils of Deputies

Elections of delegates to the All-Belarusian People's Assembly from local Councils of Deputies are appointed by the Central Commission no later than 10 days later and are held no later than 45 days after the single voting day.

The announcement of the date of the elections is made public (published) in the mass media, posted on the official website of the Central Commission in the global computer network Internet on the day after the calling of the elections.

Article 962 . The procedure for holding elections of delegates to the All-Belarusian People's meetings from local councils of deputies

Delegates of the All-Belarusian People's Assembly from the local Councils of Deputies of each region are elected by the regional Councils of Deputies from among the deputies of the local Councils of Deputies of the regional, basic and primary territorial levels (hereinafter referred to as the regional, basic and primary levels).

The maximum number of delegates of the All-Belarusian People's Assembly from local The councils of deputies are determined by law.

Based on the established maximum number of delegates to the All-Belarusian People's Assembly from local Councils of Deputies and the number of delegates to the All-Belarusian People's Assembly from the Minsk City Council of Deputies, the Central Commission determines the norms for the representation of delegates to the All-Belarusian People's Assembly from local Councils of Deputies of each region. The representation rate is calculated in proportion to the number of voters residing in the territory of the corresponding region, in the manner determined by the Central Commission. The specified decision of the Central Commission is made no later than 10 days after the single voting day and the next day after its adoption is sent to the regional 43

Councils of Deputies is posted on the official website of the Central Commission in the global computer network Internet.

Based on the decision of the Central Commission on the norms of representation from local Councils of Deputies, the regional Council of Deputies determines the number of delegates to be elected from local Councils of Deputies of the regional, basic and primary levels, and brings it to the attention of the relevant local Councils of Deputies. The procedure for

nominating and electing delegates to the All-Belarusian People's Assembly from local Councils of Deputies is determined by the regulations of local Councils of Deputies, taking into account the requirements of this Code and other laws.

Control over compliance with the requirements of this Code and other acts of legislation during the elections of delegates to the All-Belarusian People's Assembly from local Councils of Deputies is carried out by the Central Commission. Members of the Central Commission, employees of the apparatus of the Central Commission, within their powers, have the right to participate in meetings held for the indicated purposes by local Councils of Deputies, to request and receive the necessary information, to get acquainted with their documents and decisions.

Article 963 . Delegate Requirements of the All-Belarusian People's Assembly from local Councils of Deputies

A person who is simultaneously a deputy of local Councils of Deputies of several levels may be nominated as a candidate for the delegates of the All-Belarusian People's Assembly only from one of them. The same

person cannot be a candidate for the delegates of the All-Belarusian People's Assembly from local Councils of Deputies and from civil society.

Candidates for delegates to the All-Belarusian People's Assembly from local Councils of Deputies cannot be nominated by citizens who have citizenship (nationality) of another state and (or) documents of foreign states that provide rights to benefits and advantages in connection with political, religious views or national affiliation.

Article 964 . Nomination of candidates for delegates of the All-Belarusian People's meetings from local councils of deputies

The nomination of candidates for delegates to the All-Belarusian People's Assembly from local Councils of Deputies begins no earlier than 15 days and ends no later than 35 days after the single voting day.

The right to nominate candidates for delegates to the All-Belarusian People's Assembly from local Councils of Deputies belongs to the presidiums of regional, district, city (in cities of regional subordination) Councils of Deputies, city (in cities of regional subordination), settlement and rural Councils of Deputies.

The decision to nominate a person as a candidate for delegate of the All-Belarusian People's Assembly from the local Council of Deputies shall indicate the surname, first name and patronymic (if any), date of birth, position of the employee (worker's profession, occupation), place of work and place of residence (city; type or rural locality indicating the area). The decision to nominate a person as a candidate for delegate to the All-Belarusian People's Assembly from the local Council of Deputies shall be accompanied by: a written statement of the deputy

nominated as a candidate for delegate to the All-Belarusian People's Assembly on his consent to run for the All-Belarusian People's Assembly; biographical data of the deputy nominated as a

candidate for the delegates of the All-Belarusian People's Assembly, in the form established by the Central Commission.

If a person nominated as a candidate for the delegates of the All-Belarusian People's Assembly had a previous conviction, information about this is indicated in the biographical data.

Decisions on the nomination of persons as candidates for delegates to the All-Belarusian People's Assembly from local Councils of Deputies of the base, primary levels are sent to the regional Council of Deputies within three days from the date of their adoption.

Article 965

delegates of the All-Belarusian People's Assembly from local Soviets deputies

A meeting of the regional Council of Deputies for the election of delegates to the All-Belarusian People's Assembly from local Councils of Deputies is convened no later than 45 days after a single voting day by decision of the presidium of the regional Council of Deputies. The date of the meeting is determined in the decision.

Regional Councils of Deputies not later than five days before the meetings of the regional Councils of Deputies for the election of delegates to the All-Belarusian People's Assembly inform the Central Commission of the date, time and place of their holding.

Article 966. Establishing the results of the election of delegates to the All-Belarusian People's Assembly from local Councils of Deputies by the Central Commission

The decision of the regional Council of Deputies on the election of delegates from the local Councils of Deputies of the region to the All-Belarusian People's Assembly indicating their last name, first name, patronymic (if any), date of birth, position of the employee (worker's profession, occupation), place of work and place of residence, as well as local Councils of Deputies, of which they are deputies, within two days after its adoption, it is submitted to the Central Commission along with the documents specified in part four of Article 962 and part three of Article 964 of this Code. The Central Commission has the right to request and receive other necessary documents from the local Councils of Deputies in accordance with the procedure established by law. The

Central Commission, on the basis of the documents received, specified in part one of this article, establishes the results of the election of delegates to the All-Belarusian People's Assembly from local Councils of Deputies of the Regions and registers the elected delegates of the All-Belarusian People's

Assembly. The Central Commission may recognize the election of a delegate to the All-Belarusian People's Assembly invalid if during the elections, when counting votes or when establishing the results of elections, there were violations of the requirements of this Code, other laws or regulations of local Councils of Deputies that affected the results of the elections, and refuse to register a delegate of the All-Belarusian people's assembly. The decision of the Central Commission to declare the elections invalid may be appealed by a candidate for delegate of the All-Belarusian People's Assembly to the Supreme Court of the Republic of Belarus within three days from the date of the decision. The Supreme Court of the Republic of Belarus considers the complaint within three days,

its decision is final. If during the election of a delegate to the All-Belarusian People's Assembly from local Councils of Deputies, the elections were declared invalid, repeated elections of a delegate to the All-Belarusian People's Assembly from the local Council of Deputies of the same level are held within the time period established by the Central Commission. Repeat elections are appointed by the Central Commission and are held in accordance with the procedure established by the regulations of local Councils of Deputies, taking and other laws.

Article 967. Publication of the results of the election of delegates of the All-Belarusian People's Assembly from local Councils of Deputies

Report on the results of the election of delegates to the All-Belarusian People's Assembly and the list of elected delegates to the All-Belarusian People's Assembly from local Soviets

deputies by regions in alphabetical order, indicating in relation to each delegate of the All-Belarusian People's Assembly the surname, first name, patronymic (if any), date of birth, position of the employee (worker's profession, occupation), place of work and the local Council of Deputies, of which he is a deputy, the Central Commission sends it to the print media for publication, and also places it on its official website on the global computer network Internet no later than three days from the date of establishing the results of the election of delegates to the All-Belarusian People's Assembly from local Councils of Deputies.

Article 968 . Holding elections of a delegate to the All-Belarusian People's Assembly from the local Council of Deputies instead of the retired

In the event of early termination of the powers of a delegate of the All-Belarusian People's Assembly elected from the local Council of Deputies, by decision of the regional Council of Deputies, elections of a new delegate of the All-Belarusian People's Assembly from the local Council of Deputies of the same level may be held within the time period established by the Central Commission. Elections instead of a retired delegate of the All-Belarusian People's Assembly are appointed by the Central Commission and are held in the manner established by the regulations of the local Council of Deputies, taking into account the requirements of this Code and othe laws.

When an elected delegate of the All-Belarusian People's Assembly retires less than a year before the expiration of the term of office of the All-Belarusian People's Assembly, elections of a new delegate to the All-Belarusian People's Assembly instead of the retired one are not held.

CHAPTER 192 PROCEDURE FOR APPOINTING ELECTIONS OF CIVIL SOCIETY DELEGATES TO THE ALL-BELARUSIAN PEOPLE'S ASSEMBLY. ELECTION OF CIVIL SOCIETY DELEGATES TO THE ALL-BELARUSIAN PEOPLE'S ASSEMBLY

Article 969 _

gatherings from civil society

Elections of delegates to the All-Belarusian People's Assembly from civil society are appointed by the Central Commission no later than 10 days later and are held no later than 45 days after the single voting day.

The announcement of the date of the elections is made public (published) in the mass media, posted on the official websites of the Central Commission, civil society entities (if any) on the global computer network Internet the next day after the calling of the elections.

Article 9610

Delegates of the All-Belarusian People's Assembly from civil society are elected by the highest bodies of civil society entities from among the members of these entities (organizations that are part of the civil society entity).

The maximum number of delegates to the All-Belarusian People's Assembly from civil society, as well as the conditions for the participation of civil society entities in the election of delegates to the All-Belarusian People's Assembly are determined by laws.

The Ministry of Justice draws up a list of civil society entities entitled, in accordance with the law, to elect delegates to the All-Belarusian People's Assembly (hereinafter referred to in this article as the list), as of the day of the official publication of the decision to call the election of deputies on a single voting day and no later than five days after their destination publishes the specified list in printed

mass media, places it on the official website of the Ministry of Justice in the global computer network Internet, and also sends the specified list to the Central Commission along with copies of the charters of civil society entities included in the list within the same period. The civil society entities included in the list, no later

than a single voting day, submit to the Central Commission the decision of the governing or executive body of the civil society entity on participation in the elections of delegates of the All-Belarusian People's Assembly.

The Central Commission, based on the number of civil society entities participating in the election of delegates to the All-Belarusian People's Assembly, and the established maximum number of delegates to the All-Belarusian People's Assembly from civil society, determines an equal number of delegates to the All-Belarusian People's Assembly, elected from each civil society entity. If the number of delegates of the All-Belarusian People's Assembly from civil society provided by law is not divided equally among the subjects of civil society participating in the election of delegates to the All-Belarusian People's Assembly, the Central Commission reduces this number to the nearest number divisible in equal shares without a remainder by the number of such subjects of civil society. The said decision of the Central Commission shall be adopted no later than 10 days after the single voting day and the next day after its adoption it shall be sent to the relevant subjects of civil society, posted on the official website of the Central Commission in the global computer network Internet.

Based on the decision of the Central Commission on the norm of representation from each civil society entity, the governing body of the civil society entity determines the number of delegates to be elected from each region, the city of Minsk. At the same time, the election of delegates from each region, the city of Minsk should be ensured.

The procedure for nominating and electing delegates to the All-Belarusian People's Assembly from civil society is determined by the charters of civil society entities, taking into account the requirements of this Code and other laws.

Control over compliance with the requirements of this Code and other acts of legislation during the elections of delegates to the All-Belarusian People's Assembly by civil society entities is carried out by the Central Commission, as well as the Ministry of Justice, the relevant regional, Minsk city justice bodies. Members of the Central Commission, employees of the apparatus of the Central Commission, officials of the Ministry of Justice, relevant regional, Minsk city justice bodies, within their powers, have the right to participate in meetings held for the indicated purposes by civil society entities, their organizational structures, request and receive the necessary information, get acquainted with their documents and decisions.

Article 9611. Requirements for candidates for delegates of the All-Belarusian People's Assembly from civil society

A candidate for a delegate of the All-Belarusian People's Assembly from civil society may be a citizen of the Republic of Belarus who has the right to vote, permanently resides in the territory of the Republic of Belarus and is a member of a civil society entity (an organization that is part of a civil society entity) that has the right to elect delegates in accordance with the law All-Belarusian People's Assembly.

The same person cannot be a candidate for the delegates of the All-Belarusian People's Assembly from civil society and from local Councils of Deputies.

Candidates for delegates to the All-Belarusian People's Assembly from civil society cannot be nominated by citizens who have an unexpunged or outstanding conviction.

Candidates for delegates to the All-Belarusian People's Assembly from civil society cannot be nominated by citizens who have citizenship (nationality) of another state and (or) documents of foreign states that provide rights to benefits and advantages in connection with political, religious views or national affiliation.

Article 9612

The nomination of candidates for delegates of the All-Belarusian People's Assembly from civil society begins no earlier than 15 days and ends no later than 35 days after the single voting day.

The right to nominate candidates for delegates to the All-Belarusian People's Assembly from civil society belongs to the regional, Minsk city organizational structures of civil society entities. Members of civil society entities (organizations that are

part of a civil society entity) who are citizens of the Republic of Belarus and have the right to vote have the right to participate in the nomination of delegates to the All-Belarusian People's Assembly from civil society entities.

One and the same person can be nominated as a candidate for the delegates of the All-Belarusian People's Assembly from civil society only by one civil society entity. The decision

to nominate a person as a candidate for delegate of the All-Belarusian People's Assembly from a civil society entity shall indicate the last name, first name and patronymic (if any), date of birth, citizenship, position of the employee (worker's profession, occupation), place of work (study), place of residence (city; urban-type settlement or rural settlement with an indication of the district), membership in a civil society entity (an organization that is part of a civil society entity) with an indication of its organizational structure. Decisions of the regional, Minsk city organizational structures of civil

society entities on the nomination of candidates for delegates of the All-Belarusian People's Assembly are transferred to the governing or executive body of the civil society entity within three days from the date of the decision along with the following documents:

written statements of persons nominated as candidates for delegates of the All-Belarusian People's Assembly on their consent to run for the All-Belarusian People's Assembly from the relevant civil society entity;

copies of passport pages confirming the date of birth, citizenship of the Republic of Belarus and registration on the territory of the Republic of Belarus (copies of the front side of the identification card of a citizen of the Republic of Belarus, confirming the date of birth and citizenship of the Republic of Belarus) of persons nominated as candidates for delegates of the All-Belarusian People's Assembly from civil society; biographical data of persons

nominated as candidates for delegates of the All-Belarusian People's Assembly from civil society, in the form established by the Central Commission. If a person nominated as a candidate for the delegates of the All-Belarusian People's Assembly has previously had a criminal record and (or) has a criminal record, information about this is indicated in the biographical data;

certificates or copies of documents confirming information about education, place of work (study), position of an employee (profession of a worker, occupation) of persons nominated as candidates for delegates of the All-Belarusian People's Assembly from civil society, indicated in the documents on nomination of candidates.

Article 9613

A meeting of the highest body of a civil society entity for the election of delegates to the All-Belarusian People's Assembly is convened no later than 45 days after single voting day.

The subjects of civil society, no later than five days before the meetings of the higher bodies of civil society subjects on the election of delegates to the All-Belarusian People's Assembly, inform the Central Commission and the Ministry of Justice of the date, time and place of their holding.

Members of a civil society entity (an organization that is part of a civil society entity) who are citizens of the Republic of Belarus and have the right to vote may participate in the meeting of the highest body of a civil society entity for the election of delegates to the All-Belarusian People's Assembly.

Article 9614 _

The decision of the highest body of a civil society entity on the election of delegates to the All-Belarusian People's Assembly from civil society, indicating their last name, first name, patronymic (if any), date of birth, position of the employee (worker's profession, occupation), place of work (study) and place of residence within two days after its adoption, it is submitted to the Central Commission along with the documents specified in the sixth part of Article 9610 and the sixth of this Code. The Central Commission has the right to request and receive other necessary documents from civil society entities in accordance with the procedure established by law. The Central Commission.

on the basis of the documents received, specified in part one of this article, establishes the results of the election of delegates to the All-Belarusian People's Assembly from a civil society entity and registers the elected delegates of the All-Belarusian People's Assembly. The Central Commission may declare the

election of a delegate to the All-Belarusian People's Assembly invalid if during the elections, when counting votes or when establishing the results of elections, there were violations of the requirements of this Code, other laws or charters of civil society entities that affected the results of the elections, and refuse to register a delegate of the All-Belarusian people's assembly. The decision of the Central Commission to declare the elections invalid may be appealed by a candidate for delegate of the All-Belarusian People's Assembly to the Supreme Court of the Republic of Belarus within three days from the date of the decision. The Supreme Court of the Republic of Belarus considers the complaint within three days, its decision is final.

If during the election of a delegate to the All-Belarusian People's Assembly the elections were declared invalid, repeated elections are held within the time period established by the Central Commission. Repeat elections are appointed by the Central Commission and held in accordance with the procedure established by the charters of civil society entities, taking into account the requirements of this Code and other laws.

Article 9615 _

Report on the results of the election of delegates to the All-Belarusian People's Assembly and the list of elected delegates of the All-Belarusian People's Assembly from civil society in alphabetical order indicating the last name, first name, patronymic 49

(if any), date of birth, position of an employee (professions of a worker, occupation), place of work (study) of each delegate of the All-Belarusian People's Assembly, a civil society entity of which (an organization that is part of) the delegate is, the Central Commission sends to print media for publication, and also posts it on its official website on the global computer network Internet no later than three days from the date of the establishment of the results of the election of delegates to the All-Belarusian People's Assembly from civil society.

Article 9616 _

In the event of early termination of the powers of a delegate of the All-Belarusian People's Assembly elected by a civil society entity, by decision of the governing body of the civil society entity, elections of a new delegate of the All-Belarusian People's Assembly from the same civil society entity may be held. Elections to replace the retired delegate of the All-Belarusian People's Assembly are appointed by the Central Commission and are held in the manner prescribed by the charter of a civil society entity, taking into account the requirements of this Code and other laws.

When an elected delegate of the All-Belarusian People's Assembly from civil society leaves less than a year before the expiration of the term of office of the All-Belarusian People's Assembly, elections of a new delegate to the All-Belarusian People's Assembly instead of the retired one are not held. 96. Article 97

shall be stated as follows:

"Article 97. Appointment of elections of members of the Council of the Republic

Elections of members of the Council of the Republic of a new convocation are appointed by the President of the Republic of Belarus no later than three months before the single voting day and are held, as a rule, on the same day no later than 40 days after the single voting day.

From each region and city of Minsk, eight members of the Council of the Republic are elected by secret ballot at meetings of deputies of local Councils of Deputies of the base level of each region and city of Minsk. In case of early

termination of the powers of the Council of the Republic, extraordinary elections are held within three months from the date of early termination of the powers of the chamber, which are appointed by the President of the Republic of Belarus.

In the event of the dissolution of the Council of the Republic, the newly elected composition of the Council of the Republic shall exercise its powers until the beginning of

the powers of the Council of the Republic of a new convocation. The announcement of the date of the elections is made public (published) in the mass media, posted on the official website of the Central Commission in the global computer network Internet on the day after the calling

of the elections.". 97. Part two of Article 98 shall be amended

as follows: "Citizens may not be nominated as candidates for members of the

Council of the Republic: in respect of whom there is an indictment that has entered into legal force court sentence;

having citizenship (nationality) of another state and (or) documents of foreign states that provide rights to benefits and advantages in connection with political, religious views or national affiliation. 98. In Article 100: part one shall be stated as follows: "Nomination of candidates

for members of the Council of the Republic

begins in 15 days

and ends no later than 25 days after the single voting day.";

in part five: the

words "first name and patronymic" and "(occupation)" shall be replaced respectively with the words "own name and patronymic (if any)" and "employee (worker's profession, occupation)"; after the words "place of residence".

add the part with the words "(city; village

urban type or rural locality with indication of the district)"; in part six: from the first paragraph of the

word "signed by the chairman of the local Council of Deputies

and the chairman of the relevant executive committee and" delete; the fifth paragraph after

the word "positions" shall be supplemented with the word "employee". 99. In Article 101: part two shall

be stated as follows: "Registration of candidates for

members of the Council of the Republic begins in 25 days

and ends no later than 35 days after the single voting day."; part five shall be stated as follows:

"The Central Commission, not later than on the fourth

day after the registration of candidates for members of the Council of the Republic, sends to the print media for publication, and also places on its official website on the global computer network Internet a message on the registration of candidates for members of the Council of the Republic indicating the surname, first name and patronymic (if any), date of birth, position of the employee (professions of a worker, occupation), place of work and place of residence (city, urban-type settlement or rural settlement with an indication of the district), party membership, time of residence in the territory of the region, the city of Minsk of each candidate. 100. In Article 102: in part one, the words "35 days before the end of the powers of the Council of the Republic"

replace with the words "40 days after the single voting day";

in part three, the words "oldest deputy" shall be replaced by the words "chairman of the regional, Minsk City Council of Deputies"; in part four, the words ", mandate and counting

commissions" shall be replaced by the words "and counting commissions"; in part five, the words "credentials commission"

shall be replaced by the words "chairman meetings".

101. In the fourth part of Article 104, the words "name, patronymic, date of birth, position (occupation), place of work and place of residence" shall be replaced by the words "own name, patronymic (if any), date of birth, position of the employee (worker's profession, occupation), place of work and place of residence (city; urban-type settlement or rural settlement with indication of the district).

102. From the third part of Article 105 the words "and the persons specified in the fourth part Article 13 of this Code" shall be deleted.

103. Part ten of Article 106 after the word "term" shall be supplemented with the words "after holding a meeting of deputies.

104. Article 108 shall be stated as follows:

"Article 108. Publication of the results of elections of members of the Council of the Republic

Report on the results of the elections of members of the Council of the Republic and a list of elected members of the Council of the Republic from the regions, the city of Minsk in alphabetical order, indicating the last name, first name, patronymic (if any), date of birth, position of the employee (profession of a worker, occupation), place of work and place of residence (city; urban-type settlement or rural settlement with an indication of the district), party membership of each member of the Council of the Republic, the Central Commission sends to the print media for publication, and also places on its official website on the global computer network Internet no later than three days term from the date of establishing the results of the elections of members of the Council of the Republic.

105. Supplement the Code with Articles 1101 and 1102 as follows:

"Article 1101 . Control of the constitutionality of the elections of members of the Council of the Republic

The Presidium of the All-Belarusian People's Assembly, not later than five days from the date of publication of the results of the election of members of the Council of the Republic, has the right to apply to the Constitutional Court of the Republic of Belarus with a proposal to give an opinion on the constitutionality of holding elections of members of the Council of the Republic. In this case, the convening of the first session of the Council of the Republic after the elections is suspended for the period of consideration of such a proposal by the Constitutional Court of the Republic of Belarus.

In the event that a proposal is submitted to the Constitutional Court of the Republic of Belarus to give an opinion on the constitutionality of holding elections of members of the Council of the Republic, the Presidium of the All-Belarusian People's Assembly shall simultaneously inform the Central Commission about this. The Constitutional Court of the Republic of Belarus gives an opinion on

the constitutionality of holding elections of members of the Council of the Republic within ten days from the date of making such a proposal. The conclusion of the Constitutional Court of the Republic of Belarus on the unconstitutionality of holding elections of

members of the Council of the Republic is the basis for the Central Commission to recognize the elections as invalid and cancel the earlier decision on the results of the elections of members of the Council of the Republic. In this case, repeated elections of members of the Council of the Republic are appointed and held in the manner prescribed by Section VI of this Code, taking into account the specifics provided for by this Article.

The decision to call repeat elections of members of the Council of the Republic is made by the Central Commission no later than 10 days from the date of the conclusion by the Constitutional Court of the Republic of Belarus of the conclusion on the unconstitutionality of holding elections of members of the Council of the Republic.

Article 1102 . Consideration by the All-Belarusian People's Assembly of the issue on the legitimacy of the election of members of the Council of the Republic

The Presidium of the All-Belarusian People's Assembly or at least one third of the entire composition of the All-Belarusian People's Assembly no later than five days from the date of publication of the results of the election of members of the Council of the Republic has the right to apply to the All-Belarusian People's Assembly with a proposal to consider the issue of the legitimacy of the election of members of the Council of the Republic. In this case, the convocation of the first session of the Council of the Republic after the elections is suspended for the period of consideration of such a proposal by the All-Belarusian People's Assembly.

In the event that a proposal is made to the All-Belarusian People's Assembly to consider the issue of the legitimacy of the election of members of the Council of the Republic, the Presidium of the All-Belarusian People's Assembly simultaneously informs the Central commission.

The All-Belarusian People's Assembly considers the question of the legitimacy of the elections members of the Council of the Republic within ten days from the date of making such a proposal.

The decision of the All-Belarusian People's Assembly on the illegitimacy of the elections of members of the Council of the Republic is the basis for the Central Commission to recognize the elections as invalid and cancel the earlier decision on the results of the elections of members of the Council of the Republic. In this case, repeated elections of members of the Council of the Republic are appointed and held in the manner prescribed by Section VI of this Code, taking into account the specifics provided for by this Article. The decision to call a repeat election of members of the Council of the Republic is made by the Central Commission no later than 10 days from the

day the All-Belarusian People's Assembly took a decision on the illegitimacy of the election of members of the Council of the Republic.

106. In Article 112:

the first part shall be supplemented with the words "including the draft amendments and additions to the Constitution of the Republic of Belarus or the draft of

another decision"; in paragraph three of part three the words "the Republic of Belarus and" shall be replaced by the words "the Republic of Belarus, the All-

Belarusian People's Assembly and"; in part four, the words "acts of the Republic of Belarus" and "approval in office or dismissal" shall be replaced respectively by the words "acts" and "an employee, confirmation in office of an employee or dismissal of an employee". 107. In Article 113: the first part after the words

"Republic of

Belarus," shall be supplemented with the words

"All-Belarusian People's Assembly,";

after the first part, supplement the article with the following content: "The

initiative of the All-Belarusian People's Assembly to hold a republican referendum is expressed in the form of a proposal, which is adopted by a majority of votes from the entire composition of the All-Belarusian People's Assembly, and submitted to the President of the Republic of Belarus.". 108. In Article 114: from part

two the words

"(draft decision)" and "(draft decision)" shall be deleted; in the first sentence of part four: the words "name and patronymic"

shall be replaced by the words "own name and patronymic (if any)"; supplement the sentence with the

words "(number of the identification card of a citizen of the Republic of Belarus)"; from part five the words "(draft

decision)" and "(draft decision)" shall be excluded; from the sixth part the words

"(draft decision)", "Republic of Belarus" and "(draft decision)" shall be deleted; in part seven: the words "(draft

decision)" shall

be deleted; the words "Prosecutor's

Office of the Republic of Belarus" and "legislation of the Republic

Belarus" shall be replaced by the words "Prosecutor's Office" and "legislation", respectively.

109. In Article

1141: in part four, the word "fourth" shall be replaced by the word

"third"; in part six, the words "print for publication" shall be replaced by the words "printed mass media for publication, and also places on its official website on the global computer network Internet"; in the third sentence of part nine: the words "name and

patronymic" shall be replaced by the

words "proper name and patronymic (if any)"; supplement the sentence with the words "(number

and date of issue of the identification card of a citizen of the Republic of Belarus)"; in part eleven the word "members" shall be

replaced by the words "and other payments

in accordance with the legislation of the members";

in part twelve, the words "print for publication" shall be replaced by the words "printed mass media for publication, and also places on its official website on the global computer network Internet"; in part fourteen the words "sixteenth and seventeenth" shall

be replaced by the words

nineteenth and twentieth. 110.

In Article 115: in

part two: the

word "(draft law)" shall be deleted; the

words "name and patronymic" shall be replaced by the words "proper name and patronymic (if any)";

in part four: the words

"name and patronymic" shall be replaced by the words "proper name and patronymic (if any)"; after the words "Republic of Belarus" add

the words "(number of the identification card of a citizen of the Republic of Belarus)".

111. In Article 116: in

part two: the words

"sixteenth and eighteenth" shall be replaced by the words "nineteenth and twenty-first"; the word "(bill)" shall be deleted; from the fifth part, the words

"further verification of signatures in signature lists by

the district, city executive committee, local administration is terminated, and" shall be deleted;

from the paragraph of the second part of the ninth the words "Republic of Belarus" shall be excluded; in part eleven: in paragraph seven

the word "selective" shall be replaced by the word "this"; from the eighth paragraph the words

"Republic of Belarus" shall be excluded. 112. In Article 117: the first part after the word

"suggestions" shall be

supplemented with the words "All-Belarusian People's Assembly,"; after the first part, supplement the article with parts of the following content: "Before

the appointment of a republican referendum, the issue submitted to a referendum, at the proposal of

the President of the Republic of Belarus, is subject to verification by the Constitutional Court of the Republic of Belarus for compliance with the Constitution of the Republic of Belarus. The case on the constitutionality of the issue submitted to the republican referendum is considered in the Constitutional Court of the Republic of Belarus within ten days of such a proposal.

and allowed term from the day making

If the Constitutional Court of the Republic of Belarus issues a conclusion on the constitutionality of the issue submitted to the republican referendum, the President of the Republic of Belarus shall call a republican referendum. The decision of the President of the Republic of Belarus to call a referendum is formalized by decree. The conclusion of the Constitutional Court of the Republic of Belarus on the unconstitutionality of the issue submitted to the republican referendum

entails the inadmissibility of calling a referendum on this issue.";

in part three the word "draft law" shall be replaced by the words "draft amendments and additions to the Constitution of the Republic of Belarus"; part five shall be amended as follows: "The Decree

of the President of the Republic of Belarus on calling a referendum,

the text of the draft amendments and additions to the Constitution of the Republic of Belarus or a draft other decision submitted to a referendum shall be published in the print media, made public in other media, posted in the global computer network Internet in the manner established by the President of the Republic of Belarus."; in part six:

words "legislation The Republic of Belarus" replace word

"legislation";

after the first sentence, supplement the part with the following sentence: "The President of the Republic of Belarus rejects the proposal to hold a referendum if the Constitutional Court of the Republic of Belarus has given a conclusion on the unconstitutionality of the issue submitted to the republican referendum.".

113. In Article 118:

from part one the words "(draft decision)" shall be deleted; from the second part the word "(law)" shall be excluded; the third part shall be stated as follows: "When a

draft amendments and additions to the Constitution of the Republic of Belarus are submitted to a referendum, the Central Commission may decide to publish in print media, post on its official website in the global computer network Internet the texts of the draft amendments and additions to the Constitution of the Republic of Belarus submitted to a referendum and the current Constitution of the Republic of Belarus, which is proposed to be amended or supplemented. These texts must be placed in the premises of each polling station for general familiarization.";

in part four, the word "or" shall be replaced by the words "and (or)";

omit the sixth part. 114. In

Article 119: from

the fifth paragraph of part one, the words "(draft decision)" shall be deleted; in

part two: the

word "end" shall be replaced by the word "day";

the words "and to the bodies that formed the commission, for information" shall be

deleted; exclude the third

part. 115. In Article

120: from the fifth paragraph of part one, the words "(draft decision)" shall be

deleted; in part two:

the word "end" shall be replaced by the word "day";

the words "and to the bodies that formed the regional, Minsk city referendum commissions, for information" shall be deleted; exclude the third part.

116. In Article 121: from the

fifth paragraph of

part one, the words "(draft decision)" shall be deleted; in part two the words

"citizens having the right to participate in a referendum"

replace with the words "to vote";

exclude the third part; the

second sentence of part four shall be amended as follows: "The minutes are signed by the Chairman, Vice-Chairman, secretary and members of the Central Commission."; from the fifth part the words "Republic of Belarus"

shall be excluded; in part six:

in the first sentence: the

word "press" shall be replaced by the words "printed mass media"; supplement the sentence with the words "and also posted on the official website of the Central Commission in the global computer network Internet"; from the second sentence the words

"(draft decision)" shall be deleted. 117. In Article 122, the words

"Prosecutor of the Republic of Belarus" shall be replaced by the word "prosecutor".

118. In the third part of Article 124:

the words "publication" and "accepted" shall be replaced by the words "acceptance (publication)" and "accepted

(published)" respectively; supplement the part with the words "unless otherwise determined by referendum". 119.

In the sixth part of Article 126: the words

"Republic of Belarus" shall be deleted; after the word "term", add the part with the words "by the head of the groups."

120. In Article 127:

from the first part of the word "Republic of Belarus" to exclude;

from part three the words "(draft decision)" shall be deleted;

part five shall be stated as follows: "The decision of

the local Council of Deputies on calling a referendum is published in the print media, made public in other media 55

information is posted on the official website of the relevant local executive and administrative body in the global computer network Internet. 121. In the sixth part of Article 1281 the word "fourth"

shall be replaced by the word "third". 122. In Article 129 the words "laws of the Republic of Belarus" shall be replaced by the words "decisions of the All-Belarusian People's Assembly, laws". 123. In the fifth part of

Article 131, the words "name, patronymic" shall be replaced by the words "own name, patronymic (if any)". 124. In Article 132: in parts eight and

twelfth, the words

"name, patronymic" shall be replaced by the words "proper name, patronymic (if any)";

part thirteen shall be amended as follows: "The minutes

are signed by the chairman and the secretary of the meeting and with the lists of participants in the meeting and the composition of the initiative group attached to it, no later than within five days, submitted to:

the Central Commission - when initiating the issue of recalling a deputy of the House of Representatives;

regional, Minsk city election commission - upon initiation

the issue of recalling a deputy of the regional, Minsk City Council of Deputies;

city (in cities of regional subordination) election commission -

when initiating the issue of recalling a deputy of the City Council of Deputies;

district election commission - when initiating the issue of recalling a deputy of a district, city (in cities of district subordination), settlement, rural Council of Deputies. 125. From the eighth part

of Article 133, the words "Republic of Belarus" shall be excluded. 126. Part four of Article 134 after the words "at the same time" shall be supplemented with the words "leader of the initiative group."

127. In part three of Article 135, the words "name, patronymic of a deputy, date of birth, position (occupation), place of work and place of residence" shall be replaced by the words "proper name, patronymic (if any) of a deputy, date of birth, position of an employee (profession of a worker, occupation), place of work and place of residence (city; urban-type settlement or rural settlement with an indication of the district). 128. In the second part

of Article 136: the words "name

and patronymic" shall be replaced by the words "own name and patronymic (if any)"; after the

words "Republic of Belarus" add the words "(number of the identification card of a citizen of the Republic of Belarus)".

129. In Article

137: in part three, the words "sixteenth and eighteenth" shall be replaced by the words "nineteenth and twenty-first"; part

seven shall be stated as follows: "The protocol on

the results of the collection of signatures no later than three days transferred

to: the Central Commission - when initiating the issue of recalling a deputy of the Chamber representatives:

regional, Minsk city election commission - upon initiation

the issue of recalling a deputy of the regional, Minsk City Council of Deputies;

city (in cities of regional subordination) election commission - with

initiation of the issue of recalling a deputy of the City Council of Deputies;

district election commission - when initiating the issue of recalling a deputy of a district, city (in cities of district subordination), settlement, rural Council of Deputies. 130. In Article 138: in part five:

the words

"settlement,

rural territorial" shall be deleted;

after the words "at the same time -" add the words "head of the initiative group" in the part; in part six: after the

word

"information," add the words "placed on the official

website of the Central Commission in the global computer network Internet,";

the word "publications" shall be replaced by the words "in the mass media, posted on the official website of the relevant local executive and administrative body in the global computer network Internet";

from the seventh part of the word "Republic of Belarus" to exclude. 131. In

Article 139: in part one, the words "name, patronymic of a deputy, date of birth, position (occupation), place of work and place of residence" shall be replaced by the words "proper name, patronymic (if any) of a deputy, date of birth, position of an employee (worker's profession, occupation), place of work and place of residence (city; urban-type settlement or rural settlement with indication of the

district)"; from part two the word "district," to exclude. 132. In

Article 141: in part four, the words "district, territorial" shall be replaced by the words "territorial electoral": Part five shall

be amended as follows: "The protocol of the

regional, Minsk City Electoral Commission, after establishing the results of voting on the recall of a deputy of the House of Representatives, is sent to the Central Commission.";

Part six after the word "territorial" shall be supplemented with the word "electoral"; part seven after the word "territorial" shall be supplemented with the word "electoral"; Part eight shall be amended as follows: "The

Central Commission, the territorial election commission may recognize the results of voting on the recall of a deputy as invalid if in the course of voting, or when counting votes, or when determining the results of voting, violations of the requirements of this Code were committed that affected the voting results. A complaint about such a violation is submitted by a deputy, the head of the initiative group, respectively, to the Central Commission, the territorial election commission no later than on the third day after voting.";

after part eight, the article shall be supplemented with the following part:

"The decision of the Central Commission, the territorial election commission on recognizing the voting results as invalid within three days from the date of the decision may be appealed by the deputy, the head of the initiative group, respectively, to the Supreme Court of the Republic of Belarus, regional, Minsk city, district, city Court."; in part nine: the word "district," to exclude; after the words

"territorial",

"territorial" and "territorial" add

part, respectively, with the words "selective", "selective" and "selective";

Part eleven after the word "territorial" shall be supplemented with the word "electoral". 133. In Article

143: in part one:

the words "laws

of the Republic of Belarus" shall be replaced by the words "decisions of the All-Belarusian national assembly, laws";

supplement the part with the words ", except for the case provided for by part two of this article"; after the first part,

supplement the article with the following part: "A member of the Council of the Republic who is exercising his

powers for life.

134. Part two of Article 149 shall be amended as follows: "The mass

media specified in part one of Article 46 of this Code are obliged to provide equal opportunities for speaking for or against the recall of a member of the Council of the Republic to deputies of local Councils of Deputies of the base level of the region, deputies of the Minsk City Council deputies, as well as to the member of the Council of the Republic, in respect of whom the question of recall has been initiated. 135. In the third part of Article 150, the words "oldest deputy" should be replaced

the words "chairman of the regional, Minsk City Council of Deputies." 136. Part ten of

Article 151 shall be amended as follows: "The first copies of the decision of

the meeting of deputies of local Councils of Deputies of the base level of the region, deputies of the Minsk City Council of Deputies on the approval of the results of voting on the recall of a member of the Council of the Republic, the minutes of the counting commission together with the list of deputies who took part in meeting, within two days after the meeting of the deputies are transferred to the Central

commission."

137. In Article 152:

in part one, the words "after 10 days" and "inform about it" shall be replaced by the words "within ten days" and "send him" respectively; part two after the words "term" and

"Council of the Republic" shall be supplemented accordingly

the words "from the date of the decision" and "recognized as withdrawn,".

138. In Article 155:

the second paragraph after the words "printed" and "distribution" shall be supplemented accordingly the words ", audio, audiovisual" and ", promulgation";

Paragraphs three and four shall be amended as follows: "pre-election

campaigning (pre-election campaigning) is an activity carried out during the period of an election campaign and aimed at inducing or inducing voters to vote or not to vote for a candidate, candidates or to vote against all candidates; referendum campaigning - activities carried out during the period of a referendum campaign, with

the aim of encouraging or encouraging citizens to support a proposal to hold a referendum, to accept a question put to a referendum, or to refuse to support a proposal to hold a referendum, to accept a question put to a referendum;";

the fifth paragraph after the words "of the Republic of Belarus," shall be supplemented with the words "delegates All-Belarusian People's Assembly,"; the

seventh paragraph shall be supplemented with the words ", to public office"; in the eighth paragraph:

after the word "campaign -" add the paragraph with the words "activities to prepare and conduct of elections carried out in";

the words "official publication of the results" shall be replaced by the words "publication of results"; after

the eighth paragraph, the article shall be supplemented with a paragraph as follows: "a

referendum campaign is an activity for the preparation and holding of a referendum, carried out in the period from the date of registration of the initiative group for holding a referendum or from the day a decision is made to call a referendum until the day of publication by the commission organizing the preparation and holding of a referendum, the results of the referendum, or until the day the decision to reject the referendum is made;";

Paragraph nine after the word "commissions -" shall be supplemented with the words "commissions for the election of the President of the

Republic of Belarus,"; the

tenth paragraph shall be deleted; the twelfth paragraph shall be supplemented with the following sentence: ". A person nominated in accordance with the procedure established by this Code as a candidate for the delegates of the All-Belarusian People's Assembly is also recognized as a candidate";

Paragraph thirteen shall be amended as follows: "an

observer is a representative of a political party, other public association, labor collective, citizens who monitors the preparation and conduct of elections, a referendum, recall of a deputy in accordance with the procedure established by this Code;";

from the fourteenth paragraph the words ", a member of the Council of the Republic" shall be deleted; after the fifteenth paragraph, the article shall be supplemented with the following paragraphs: "the location of the citizen is the place of the actual location of the citizen at the place of residence or place of stay, which is located within the boundaries of the polling station where he is registered;

informing voters, referendum participants - activities for the preparation and dissemination of information on the course of an election campaign, a referendum campaign, voting on the recall of a deputy, a member of the Council of the Republic, on the formation and activities of commissions, on constituencies, polling stations, on the procedure for compiling and changing the list voters, referendum participants, voting procedure, voting procedure, voting results, elections, referendum, recall, as well as information about the candidate (candidates), his (their) program, the issue submitted to the referendum, which does not contain signs of pre-election campaigning, campaigning by referendum; information materials - printed, audio, audiovisual and other materials of commissions, local

representative, executive and administrative bodies, mass media containing information on the course of an election campaign, a referendum campaign, voting on the recall of a deputy, a member of the Council of the Republic; official information of commissions, mass media about the candidate (candidates) and his (their) program, the issue submitted to the referendum, which does not create preferences for any candidate and does not contain signs of election campaigning, campaigning for a referendum;"; after the sixteenth paragraph, the article shall be supplemented with a paragraph as follows: "a representative of the mass media is a journalist of the mass media or a person who has

a document certifying his authority as a representative of a legal entity entrusted with the functions of the editorial office of the mass media, as well as a journalist of a foreign mass media, if available a document confirming the accreditation of a journalist of a foreign mass media in the Republic of Belarus;";

Paragraphs seventeenth and eighteenth after the words "electoral count" shall be supplemented with the words "a person nominated as a candidate for the President of the Republic of

Belarus, for

deputies,". 139. In article 1551: from the first part of the word "Republic of Belarus" to exclude; in part two, the word "deputies" shall be replaced by the words "election commissions"; part three shall be stated as follows: "Minutes

of the meetings and documents to them: of the regional and Minsk city commissions for the election of the President of the Republic of Belarus, regional and Minsk city election commissions, district election commissions, regional and Minsk city commissions for the referendum are stored in the regional, Minsk city executive committees for 10 years, and then as part of the funds of these bodies are transferred for storage to the state archives; district,

city (in cities of regional subordination), district in cities commissions for the election of the President of the Republic of Belarus are stored in the relevant district, city executive committees, local administrations for 5 years, and then, as part of the funds of these bodies, are transferred for storage to state archives; district, city, settlement, rural election commissions, district,

city, settlement, rural, district referendum commissions in cities are stored

in the relevant district, city, settlement, rural executive committees, local administrations for 5 years, and then as part of the funds of these bodies are transferred for storage to the state archives:

precinct election commissions for the election of the President of the Republic of Belarus, precinct election commissions, precinct commissions for a referendum, for voting on the recall of a deputy are stored in the bodies that formed the commissions for 5 years, and then, as part of the funds of these bodies, are transferred for storage to the state archives.; in part seven:

paragraph two

after the word "funds" shall be supplemented with the words "persons nominated as candidates for the President of the Republic of

Belarus"; in the

third paragraph: after the word "funds", add the paragraph with the words "persons nominated by cato deputies,";

the number "4" is replaced by the

number "5"; in the ninth part, the number "4" shall

be replaced by the number "5"; after part nine, supplement the article with

the following parts: "Minutes of meetings and decisions of the regional Councils of Deputies on the election of delegates to the All-Belarusian People's Assembly from local Councils of Deputies, as well as documents to them are stored in the relevant regional Councils of Deputies for 10 years, and then as part of the funds of these organs are transferred for storage in the state

archives. Minutes of meetings and decisions of the highest bodies of civil society entities on the election of delegates to the All-Belarusian People's Assembly from civil society, as well as documents to them, are stored in the relevant organizations that conducted the election of such delegates. from part ten the words

"Republic of Belarus" shall be excluded. Article 2. Until the

formation of the All-Belarusian People's Assembly, the election and dismissal of the Chairman and members of the Central Election Commission are carried out in the manner prescribed by Article 145 of the Constitution of the Republic of Belarus. **Article 3.** The Council of Ministers of the

Republic of Belarus within three months to adopt measures necessary to implement the provisions of this Law.

Article 4. This Law shall enter into force in the following order:

paragraph four of paragraph 60 of Article 1 - in the manner established by part two of Article 143 of the Constitution of the Republic of

Belarus; other provisions - ten days after the official publication of this Law.

President of the Republic of Belarus

A. Lukashenko