

Decision of the Cabinet of Ministers of the Republic of Azerbaijan

22 June 2014

No.194, Baku, 13 June, 2014

“On Amendments to some decisions of the Cabinet of Ministers of the Republic of Azerbaijan in connection with the execution of the Order No.326 of the President of the Republic of Azerbaijan” about establishment of the Ministry of Communications and High Technologies of the Republic of Azerbaijan dated 07.03.2014

In order to provide the execution of 2.2.2 sub-item of Order No.326 of the President of the Republic of Azerbaijan “About establishment of the Ministry of Communications and High Technologies of the Republic of Azerbaijan” dated 07.03.2014, the Cabinet of Ministers of the Republic of Azerbaijan decides:

1. To substitute the words “Ministry of Communications” in the 1st part, the third and fourth paragraphs of the 2nd part, the 3rd and 4th parts of decision No.85 of the Cabinet of Ministers of the Republic of Azerbaijan “About State Postal Payment Marks of the Republic of Azerbaijan” dated 14.02.1992 with the words “Ministry of Communications and High Technologies” in the certain cases of noun.
2. To make following amendments in the decision No.239 of the Cabinet of Ministers of the Republic of Azerbaijan “About Azerbaijan State System on prevention of extraordinary situation and activity in such situations” dated 30.04.1992:
 - 2.1. To substitute the words “Information Technologies” in the “functions on prevention of extraordinary situation of public bodies of the Republic of Azerbaijan and activity in such situations” - Annex No.1 confirmed by that decision with the words “High Technologies”;
 - 2.2. To substitute the words “Sh.H. Musayev – Minister of Communications of the Republic of Azerbaijan” in the “structure of extraordinary commission of the Cabinet of Ministers of the Republic of Azerbaijan” confirmed by that decision with the words “A.M. Abbasov - Minister of Communications and High Technologies of the Republic of Azerbaijan”.
3. To make following amendments in the decision No.140 of the Cabinet of Ministers of the Republic of Azerbaijan “About confirmation of additional rules and regulations in order to enforce the protection of state border of the Republic of Azerbaijan” dated 09.03.1993:
 - 3.1. To substitute the words “Information Technologies” in the 6th paragraph of 4.9 article of “Rules on sanitary protection of the territory of the Republic of Azerbaijan” - Annex No.3 confirmed by that decision with the words “High Technologies”;
 - 3.2. To substitute the the words “Information Technologies” in the 2nd paragraph of 10th part of “Rules of application of forces of ant-aircraft forces and combat techniques of

defense force against aircrafts and flying machines violating the state border” - Annex No.5 confirmed by that decision with the words “High Technologies”.

4. To substitute the words “Information Technologies” in the article 2.10 of the “Regulation about resettlement in the extraordinary situations in universal and war times in the Republic of Azerbaijan” confirmed by the decision 438 of the Cabinet of Ministers of the Republic of Azerbaijan dated 06.08.1993 with the words “High Technologies”.
5. To make following amendments in the decision No.265 of the Cabinet of Ministers of the Republic of Azerbaijan “About permission for official uniform and wearing shoulder strap by employees of the Ministry of Communications of the Republic of Azerbaijan” dated 08.07.1994.
 - 5.1. The name of the decision should be given in the following edition:
“About official uniform, description of badges of marks and the rule of their use by special communications service employees of the entity performing defense function of communication facilities, which are under subordinate of Ministry of Communications and Information Technologies of the Republic of Azerbaijan”;
 - 5.2. The 1st part should be given in the following edition and the 2nd part should be annulated:

“1. To task to Ministry of Communications and High Technologies of the Republic of Azerbaijan to confirm the official uniform and description of badges of marks and the rule of their use by special communications service employees of the entity performing defense function of communication facilities that are under subordinate of the Ministry of Communications and Information Technologies of the Republic of Azerbaijan”.
6. To substitute the words “Information Technologies” in the 8th paragraph of “Program on preparation and confirmation of information for working out payment balance of the Republic of Azerbaijan” – annex to the decision No.25 of the Cabinet of Ministers of the Republic of Azerbaijan “About working out report payment balance of the Republic of Azerbaijan” dated 08.02.1995 with the words “High Technologies”.
7. To substitute the words “Minister of Communications and Information Technologies of the Republic of Azerbaijan” in the 3rd paragraph of “Regulation about State Commission on Radio Frequencies in the Republic of Azerbaijan” confirmed by the decision No.136 of Cabinet of Ministers of the Republic of Azerbaijan dated 03.10.1996 with the words “Minister of Communications and High Technologies of the Republic of Azerbaijan”.
8. To substitute the words “Information Technologies” in the 1st part of decision No.74 of the Cabinet of Ministers of the Republic of Azerbaijan (Legislation Collection of the Republic of Azerbaijan, 1998, No.4, article 282; 2004, No.9, article 750; 2009, No. article 757) “About limits of electricity, heat, natural gas, water and communication services used by consumers financed by the state budget” dated 13.04.1998 with the words “High Technologies”.

9. To substitute the words “Information Technologies” in the article 4.13, in the 3rd and 4th paragraphs of item 5.1, in the 1st paragraph of item 5.3, 5th and 27th paragraphs of item 5.4, 1st, 5th (in both cases), 6th, 7th and 9th paragraphs of item 6.1, 2nd paragraph of item 8.1.7, the 1st paragraph of 9th part, 2nd paragraph of 10th part of “Rules for certification of telecommunication devices and equipment in the Republic of Azerbaijan” confirmed by the decision No.175 (Legislation Collection of the Republic of Azerbaijan, 1998, N8, article 558; 2004, N3, article 193, N9, article 750; 2005, N7, article 665, N10, article 978, N12, article 12, article 1226; 2006, N9, article 822, N12, article 1163; 2007, N1, article 49, N10, article 1013; 2009, N1, article 32) of the Cabinet of Ministers of the Republic of Azerbaijan and in the “Certification scheme and organizational structure of communications devices” dated 21.08.1998 with the words “High Technologies”.
10. To substitute the words “Information Technologies” in the item 3.44 of “Rules on defense zones and security actions in the gas supply” confirmed by the decision (Legislation Collection of the Republic of Azerbaijan, 1999, N6, article 381, 2002, N11, article 675, 2004, N9, article 750, N12, article 1077; 2006, N9, article 822; 2007, N2, article 185; 2008, N5, articles 430, 432; 2009, N9, articles 738, 757, N10, article 857; 2014, N1, article 57) No.103 of the Cabinet of Ministers of the Republic of Azerbaijan dated 21.06.1999 with the words “High Technologies”.
11. To substitute the words “Information Technologies” in the 2nd part, 2nd paragraph of 3 part, 1st paragraph of 4 part, 1st paragraph of 5th part and 6th part of “Rule for permission to spread foreign printed publications, which are placed behind the border of the Republic of Azerbaijan” confirmed by the decision No.64 of Cabinet of Ministers of the Republic of Azerbaijan (Legislation Collection of the Republic of Azerbaijan, 2000, N4 (II book), article 310; 2009, N3, article 195) dated 11.04.2000 substitute with the words “High Technologies” and the words “Minister of Communications and Information Technologies of the Republic of Azerbaijan” in the 4th paragraph of 5th part of that decision with the words “Minister of Communications and High Technologies of the Republic of Azerbaijan”.
12. To substitute the words “Information Technologies” in the 5th paragraph of 5th part of “Rule on payment of concessions to unsettled refugees and IDPs regarding reimbursement of benefits” confirmed by the decision No.15 of the Cabinet of Ministers of the Republic of Azerbaijan (Legislation Collection of the Republic of Azerbaijan, 2002, N1, article 93; 2003, N 6, article 348; 2004, N 9, article 750; 2005, N 4, article 376; 2006, N9, article 812; 2009, N9, article 757) dated 22.01.2002 with the words “High Technologies”.
13. To substitute the words “Information Technologies” in the 8th part of the decision No.76 of the Cabinet of Ministers of the Republic of Azerbaijan (Legislation Collection of the Republic of Azerbaijan, 2002, N5, article 313; 2004, N9, article 750; 2008, N2, article 130; 2011, N2, article 157, N5, article 449; 2012, N2, article 179) “About Financing the unemployment benefits” dated 04.05.2002 with the words “High Technologies”.
14. To substitute the words “Information Technologies” in the items 1.2, 1.5 and 1.65th of “Rules on working out and application of serious report forms in accordance with the work specifications of entities and organizations, as well as physical entities engaged in entrepreneurial activities” confirmed by the decision No.118 of the Cabinet of Ministers of the Republic of Azerbaijan (Legislation Collection of the Republic of Azerbaijan, 2004, №

8, maddə 662; 2005, № 2, maddə 134; 2006, № 3, maddə 299; 2009, N2, article 157; N10, article 853; 2012, N3, article 252) dated 27.08.2004 with the words “High Technologies”.

15. To substitute the words “Information Technologies” in the column of “Main loan orders” of “Administrative classification of budget expenses” – annex N4 confirmed by the decision No.128 of the Cabinet of Ministers of the Republic of Azerbaijan dated 05.05.2014) (Legislation Collection of the Republic of Azerbaijan, 2004, N10, article 866; 2006, N3, article 303, N5, articles 463, 468, N8, article 731, N9, article 822, N11, article 994; 2007, N1, article 50, N10, article 1021, N12, articles 1343, 1352; 2008, N2, article 130, N4, article 308, N10, article 936; 2009, N1, articles 22, 32, N2, articles 144, 150, N9, articles 736, 753; 2010, N4, article 369, N11, article 1047; 2011, N1, article 66, N4, article 365; 2012, N9, article 934; 2013, N8, article 1000, N10, article 1202; 2014, N1, articles 59, 69, N2, article 201; ref. #149 dated 06.10.2004 of the Cabinet of Ministers of the Republic of Azerbaijan with the words “High Technologies”.
16. To substitute the words “Information Technologies” in the 8th part of “Rules of storage, open, sale and destruction of postal dispatches” confirmed by the decision #191 of the Cabinet of Ministers of the Republic of Azerbaijan (Legislation Collection of the Republic of Azerbaijan, 2004, N12, article 1072; 2009, N2, article 142) dated 09.12.2004 with the words “High Technologies”.
17. To substitute the words “Information Technologies” in the preamble of the decision No.102 of the Cabinet of Ministers of the Republic of Azerbaijan dated 09.06.2005 “About profits and expences of large state taxpayers” (Legislation Collection of the Republic of Azerbaijan, 2005, N6, article 538; 2009, N9, article 757; 2010, N4, article 371; 2012, N2, article 190; 2014, N1, articles 57, 69, N2, article 201) with the words “High Technologies”.
18. To substitute the words “Information Technologies” in the 1st paragraph of 19th part of the decision No.116 of the Cabinet of Ministers of the Republic of Azerbaijan “About measures regarding denomination of nominal value and scale of prices of banknotes in the Republic of Azerbaijan” (Legislation Collection of the Republic of Azerbaijan, 2005, N6, article 552; 2008, N5, article 432; 2014, N2, article 201) dated 22.06.2005 with the words “High Technologies”.
19. To make following amendments in the decision No.131 of the Cabinet of Ministers of the Republic of Azerbaijan “About confirmation of terms required during sales and usage of communications devices by the communications agencies (operators)” (Legislation Collection of the Republic of Azerbaijan, 2005, N7, article 665; N12, article 1226) dated 07.07.2005:
 - 19.1. To substitute the words “Information Technologies” in the 4th part with the words “High Technologies”.
 - 19.2. The words “Information Technologies” in the 1st paragraph of “terms required during sales and usage of communications devices by communications agencies (operators)” substitute with the words “High Technologies” and the words “Information Technologies” in the annex to those terms – “Information necessary to consider it in the

data base on subscribers and in the contracts signed between physical and legal entities served by communications agencies” substitute with the words “High Technologies”.

20. The words “Information Technologies” in the 7th, 8th and 9th parts of “Rules of compensation for damages regarding universal postal communication services” confirmed by the decision No.225 of the Cabinet of Ministers of the Republic of Azerbaijan (Legislation Collection of the Republic of Azerbaijan, 2005, N12, article 1225; 2008, N10, article 932; 2009, N2, article 142) dated 14.12.2005 substitute with the words “High Technologies”.
21. The words “Information Technologies” in the 3rd and 4th columns of 4th category, 3rd and 4th (in both cases) columns of 5th category, 3rd and 4th columns of 9th category of “List of executive bodies implementing the control of use for ordering dual-use goods, the control before and after the issuance of special permit, export control giving special permit on categories and departments of goods (the results of work, services, mental functions) in the list determined by the legislation of the results of works, services, mental functions, as well as goods confirming to its nomenclature and which are under export control” confirmed by the decision No.230 of the Cabinet of Ministers of the Republic of Azerbaijan (Legislation Collection of the Republic of Azerbaijan, 2005, N12, article 1230; 2006, N9, article 822, N11, article 1000; 2007, N4, article 387, N10, article 1021, N12, article 1337; 2009, N2, article 144; 2010, N6, article 558; 2012, N9, article 925; 2014, N1, article 69) dated 15.12.2005 substitute with the words “High Technologies”.
22. The words “Information Technologies” in the item 1.3 of “Rules of prevention of radio interference created by all type of radio transmitters and other radio frequency equipment” confirmed by the decision No.238 of the Cabinet of Ministers of the Republic of Azerbaijan (Legislation Collection of the Republic of Azerbaijan, 2005, N12, article 1237) dated 23.12.2005 substitute with the words “High Technologies”.
23. To make following amendments in the “Rules on building, exploitation and reconstruction of telecommunication devices in the border territories of the Republic of Azerbaijan, as well as border rivers, in the Azerbaijani part of Caspian Sea (Lake)” confirmed by decision No.3 of the Cabinet of Ministers of the Republic of Azerbaijan (Legislation Collection of the Republic of Azerbaijan, 2006, N1, article 36; N5, article 472) dated 06.01.2006:
 - 23.1. To substitute the words “Ministry of Communications and Information Technologies” (thereafter MCIT) in the item 1.7 with the words “Ministry of Communications and High Technologies” (thereafter MCHT).
 - 23.2. To substitute abbreviation “MCIT” in the certain cases of noun on the text with the abbreviation “MCHT” in certain cases of noun.

24. To make following amendments in the “Rules on allocation of funds necessary to operator, provider for providing universal telecommunication services and compensation of means spent for this purpose” confirmed by decision No.18 of the Cabinet of Ministers of the Republic of Azerbaijan (Legislation Collection of the Republic of Azerbaijan, 2006, N1, article 49) dated 18.01.2006:
 - 24.1. To substitute the words “Ministry of Communications and Information Technologies” (thereafter MCIT) in the item 1.2 with the words “Ministry of Communications and High Technologies” (thereafter MCHT).
 - 24.2. To substitute abbreviation “MCIT” in certain cases of noun on the text with the abbreviation “MCHT” in certain cases of noun.
25. To substitute the words “Information Technologies” in the 3rd part of “Rules of payment by the government for damages made to the organizations regarding allocation of buildings, service lines, plots of land, communications, transport and other means according to the mobilization plan” confirmed by decision No.25 of the Cabinet of Ministers of the Republic of Azerbaijan (Legislation Collection of the Republic of Azerbaijan, 2006, N1, article 54; 2009, N10, article 846; 2012, N12, article 1358; 2014, N2, article 201) dated 27.01.2006 with the words “High Technologies”.
26. To make following amendments in the decision No.27 of the Cabinet of Ministers of the Republic of Azerbaijan “About confirmation of some normative acts regarding e-signature and e-document in the Republic of Azerbaijan” (Legislation Collection of the Republic of Azerbaijan, 2006, N1, article 56; 2008, N1, article 39) dated 28.01.2006:
 - 26.1. To substitute the words “Ministry of Communications and Information Technologies” (thereafter MCIT) in the item 1.2 of the “Rules on registration and accreditation of the center (certificate services center) granting certificate for e-signature and rendering services on their usage” with the words the Ministry of Communications and High Technologies (thereafter MCHT), abbreviation MCIT in the certain cases of noun on the text with the abbreviation MCHT in certain cases of noun and in the annex to the Rules - the words “Information Technologies” with the words “High Technologies”;
 - 26.2. To substitute the words “to the Ministry of Communications and Information Technologies (thereafter MCIT)” in the item 11.3 of the Rules on rendering certificate services, issuance of certificate and registration confirmed by that decision with the words “to the Ministry of Communications and High Technologies” (thereafter MCHT) and abbreviation MCIT in the item 11.4 with the abbreviation MCHT.
27. To make following amendments in the decision No.91 of the Cabinet of Ministers of the Republic of Azerbaijan “About confirmation of rules on administration of GOV.AZ domain” (Legislation Collection of the Republic of Azerbaijan, 2006, N3, article 310; 2013, N2, article 190) dated 31.03.2006:

- 27.1. To substitute the words “Information Technologies” in the preamble with the words “High Technologies”;
- 27.2. To substitute the words “Information Technologies” in the item 2.3 of “Rules on administration of GOV.AZ domain” confirmed by that decision with the words “High Technologies”;
28. To substitute the words “Information Technologies” in the preamble of the decision No.142 of the Cabinet of Ministers of the Republic of Azerbaijan “About confirmation of rules on application of Medical Examination Card system” (Legislation Collection of the Republic of Azerbaijan, 2006, N6, article 570) dated 12.06.2006 with the words “High Technologies”.
29. To substitute the words “Ministry of Communications and Information Technologies” (hereinafter MCIT) in the item 1.4 of “Rules on determination of allocation, registration, use and payment of radio frequencies” confirmed by the decision No.22 of the Cabinet of Ministers of the Republic of Azerbaijan (Legislation Collection of the Republic of Azerbaijan, 2007, N2, article 182; 2009, N2, article 144; 2014, N2, article 216) dated 01.02.2007 with the words “Ministry of Communications and High Technologies” (hereinafter MCHT) and the words “Information Technologies” in the item 1.7 with the words “High Technologies”.
30. To substitute the words “Information Technologies” in the item 11.1 of the “Rules about organization and regulation of activity of biometric information services on the fields” confirmed by the decision No.50 of the Cabinet of Ministers of the Republic of Azerbaijan (Legislation Collection of the Republic of Azerbaijan, 2009, N4, article 268) dated 01.04.2009 with the words “High Technologies”.
31. To substitute the words “Information Technologies” in the items 2.5 and 3.7 of part 2. Main directions of implementation of Action Program” of “Action Program on reforms in the secondary educational system of the Republic of Azerbaijan during 2010-2013” confirmed by the decision No.6 of the Cabinet of Ministers of the Republic of Azerbaijan (Legislation Collection of the Republic of Azerbaijan, 2010, N1, article 52; 2014, N2, article 201) dated 13.01.2010 substitute with the words “High Technologies”.
32. To substitute the words “Information Technologies” in the part 8 of the “Regulations about rules of register of state information backups” confirmed by the decision No.89 of the Cabinet of Ministers of the Republic of Azerbaijan (Legislation Collection of the Republic of Azerbaijan, 2010, N5, article 468; 2013, N8, article 1004) dated 17.05.2010 with the words “High Technologies” and annex N3 to that Regulations - the words “Information Technologies” in “Extract from the registration of state information backups” with the words “High Technologies”.

33. To substitute the words “Information Technologies” in the item 1.3 of the “Rules about registration of information systems of individual data and annulment of state registration” confirmed by the decision No.149 of the Cabinet of Ministers of the Republic of Azerbaijan (Legislation Collection of the Republic of Azerbaijan, 2010, N8, article 758) dated 17.08.2010 with the words “High Technologies”.
34. To substitute the words “Information Technologies” in the 2nd part of the decision No.161 of the Cabinet of Ministers of the Republic of Azerbaijan “About confirmation of requirements on individual information security” (Legislation Collection of the Republic of Azerbaijan, 2010, N9, article 827) dated 06.09.2010 with the words “High Technologies”.
35. To substitute the words “Information Technologies” in the item 1.4 of the “Regulations of Azercosmos OJSC” confirmed by the decision No.240 of the Cabinet of Ministers of the Republic of Azerbaijan (Legislation Collection of the Republic of Azerbaijan, 2010, N12, article 1121; 2012, N9, article 918) dated 23.12.2010 with the words “High Technologies” and the words “Information Technologies” in the item 8.2 with the words “High Technologies”.
36. To substitute the words “Information Technologies” in the column of “Executive bodies” of sub-item 4.4.4 of the part 4. “Action Plan on implementation of Program” of the “Program on avoiding social problems creating condition for human trafficking” confirmed by the decision No.81 of the Cabinet of Ministers of the Republic of Azerbaijan (Legislation Collection of the Republic of Azerbaijan, 2011, N5, article 453) dated 20.05.2011 with the words “High Technologies”.
37. To substitute the words “Information Technologies” in the column of “Name of agency” of 6th part of the schedule “Limited number of cars in central executive bodies for staff of public agencies, state services and their local departments, central executive body and judicial bodies of the Republic of Azerbaijan (excluding military institutions, national security, law enforcement and judicial authorities, region (city) courts), local departments of central executive bodies, their subordinate entities” – annex N2 – confirmed by the decision No.120 of the Cabinet of Ministers of the Republic of Azerbaijan (Legislation Collection of the Republic of Azerbaijan, 2011, N7, article 747; 2012, N8, articles 827, 830; 2013, N3, article 347, N7, article 886, N8, article 1017, N10, article 1218; 2014, N1, articles 51, 69, N2, article 201; decisions No.95 dated 03.04.2014, No.145 dated 13.05.2014 and No.170 dated 30.05.2014 of Cabinet of Ministers of the Republic of Azerbaijan) dated 18.07.2011 with the words “High Technologies”.
38. To make following amendments in the decision No.191 of Cabinet of Ministers of the Republic of Azerbaijan “About confirmation of list of types of e-services” and “Rules of e-services rendered by central executive bodies on certain fields” (Legislation Collection of the Republic of Azerbaijan, 2011, N11, article 1072, N12, article 1247; 2012, N1, article 40, N3, article 256, N10, article 1016, N11, article 1207; 2013, N6, articles 745, 757, N7, article 868, N8, articles 1005, 1018, N11, article 1466, N12, article 1639; 2014, N1 article 69, N2,

articles 191, 201, 207, N3, articles 307, 317; decisions No.105 dated 16.04.2014 and No.131 dated 05.05.2014 of Cabinet of Ministers of the Republic of Azerbaijan) dated 24.11.2011:

- 38.1. To substitute the words “Information Technologies” in the 4th part with the words “High Technologies”;
 - 38.2. To substitute the words “Information Technologies” in the item 11.4 of “Rules of e-services certain fields rendered by central executive bodies” - annex N1 - confirmed by that decision with the words “High Technologies”;
 - 38.3. To substitute the words “Information Technologies” in the 15th part of “List of types of e-services” - annex N2 - confirmed by that decision with the words “High Technologies”.
39. To substitute the words “Information Technologies” in the item 2.1 of the “Rules about registration of mobile devices” confirmed by the decision No.212 of the Cabinet of Ministers of the Republic of Azerbaijan (Legislation Collection of the Republic of Azerbaijan, 2011, N12, article 1257; decision No.99 dated 08.04.2014 of Cabinet of Ministers of the Republic of Azerbaijan) dated 28.12.2011 with the words “High Technologies”.
40. To make following amendments in the decision No.5 of the Cabinet of Ministers of the Republic of Azerbaijan “About confirmation of rules of organization of exploitation of automated interagency data-retrieval system “Access and registration” and “Access to information resources of public agencies within automated interagency data-retrieval system “Access and registration” (Legislation Collection of the Republic of Azerbaijan, 2012, N1, article 29; 2013, N8, articles 999, 1033; decision No.132 dated 05.05.2014 of Cabinet of Ministers of the Republic of Azerbaijan) dated 12.01.2012:
- 40.1. To substitute the words “Information Technologies” in the 1st and 2nd sentences of 5.4.2.1, 5.5.2 and 7.7.1 sub-items of “Rules of organization of exploitation of automated interagency data-retrieval system “Access and registration” confirmed by that decision with the words “High Technologies”;
 - 40.2. To substitute the words “Information Technologies” in the column “State authority” of the 9th part of “Access to information resources of public agencies within automated interagency data-retrieval system “Access and registration” - annex N2 - confirmed by that decision with the words “High Technologies”.
41. To substitute the words “Information Technologies” in the 1.5, 2.1-2.3, 2.6-2.9, 3.1-3.3, 3.6, 4.1 4.2, 4.5, 5.1 and 5.2 items of the “Special rules for use of communications in the extraordinary case” confirmed by the decision No.37 of the Cabinet of Ministers of the Republic of Azerbaijan (Legislation Collection of the Republic of Azerbaijan, 2012, N2, article 181) dated 15.02.2012 with the words “High Technologies”.

42. To substitute the words “Information Technologies” in the item 1.4 of the “Rules of placement of projects of normative acts worked out by the Cabinet of Ministers of the Republic of Azerbaijan and central executive bodies on the “E-government” portal” confirmed by the decision No.142 of the Cabinet of Ministers of the Republic of Azerbaijan (Legislation Collection of the Republic of Azerbaijan, 2012, N6, article 640) dated 25.06.2012 with the words “High Technologies”.

43. To substitute the words “Information Technologies” in the 7th-11th parts of schedule of the “Circle of information systems of other public agencies to be integrated with the Address Register Information System” confirmed by the decision No.318 of the Cabinet of Ministers of the Republic of Azerbaijan (Legislation Collection of the Republic of Azerbaijan, 2012, N12, article 1382; 2014, N1, article 71, N2, article 201) dated 24.12.2012 with the words “High Technologies”.

44. To substitute the words “Information Technologies” in the item 4.2 of the “Rules of use of air space of the Republic of Azerbaijan” confirmed by the decision No.3 of the Cabinet of Ministers of the Republic of Azerbaijan dated 15.01.2013 with the words “High Technologies”.

Abid Sharifov
Deputy Prime Minister of the
Republic of Azerbaijan