DECREE OF THE PRESIDENT OF THE REPUBLIC OF UZBEKISTAN

ON THE IMPLEMENTATION OF THE UPDATED PROCEDURE FOR CONSIDERATION OF ISSUES OF CITIZENSHIP OF THE REPUBLIC OF UZBEKISTAN

In accordance with the Law of the Republic of Uzbekistan "On citizenship of the Republic of Uzbekistan" in the new edition, as well as in order to ensure reliable protection of the constitutional rights of citizens of the Republic of Uzbekistan, the widespread introduction of advanced information and communication technologies in the consideration of citizenship issues, creation of additional conditions for the active involvement of compatriots in the socio-economic and political reforms carried out in the country, I hereby decree:

1. To approve the Regulations on the procedure for considering issues of citizenship of the Republic of Uzbekistan in accordance with Appendix No. 1, which provides for:

updated procedure for receiving and considering documents on issues of citizenship of the Republic Uzbekistan and adoption of decisions on them;

issues of accepting a person into citizenship of the Republic of Uzbekistan in a general, simplified (for compatriots) and exclusive (at the initiative of the President of the Republic of Uzbekistan) procedure;

procedures for recognizing citizenship of the Republic of Uzbekistan in relation to a stateless person;

procedure and time limits for consideration of documents on citizenship of the Republic of Uzbekistan through the interdepartmental database "E-Fuqaro";

grounds for rejection of petitions and applications on issues of citizenship of the Republic of Uzbekistan.

- 2. To approve the Regulations on the Commission on Citizenship Issues under the President of the Republic of Uzbekistan in accordance with Appendix No. 2*, providing for the procedure for organizing the activities of the Commission on Citizenship Issues under the President of the Republic of Uzbekistan (hereinafter referred to as the Commission), including issues of the Commission's activities, as well as the rights and tasks of the Commission.
 - * Appendix No. 2 is not provided.
- 3. To impose personal responsibility on the Minister of the Internal Affairs P.R. Bobozhonov and Minister of Foreign Affairs A.Kh. Kamilov for exercising control over:

determining the necessary measures to organize the implementation of this Decree, strict observance of the requirements of the Regulations approved in accordance with the appendix;

establishing interaction in the consideration of documents on citizenship of the Republic of Uzbekistan, timely entry into the interdepartmental database "E-Fuqaro" and submission to the Commission of the documents received in the prescribed manner.

- 4. To SMA "Davlat belgisi" under the Central Bank, upon the request of the Ministry of Internal Affairs and the Ministry of Foreign Affairs, to ensure the production of forms of guarantee letters on the granting of citizenship of the Republic of Uzbekistan.
- 5. To recognize as invalid some decrees of the President of the Republic of Uzbekistan in accordance with Appendix No. 3.
- 6. To the Ministry of Internal Affairs, the Ministry of Finance and the Ministry of Foreign Affairs, together with the interested ministries and departments, within three months, to submit proposals on amendments and additions to the legislation arising from this Decree.
- 7. To impose personal responsibility on the Deputy Adviser to the President of the Republic of Uzbekistan D.B. Kadirov for organizing the effective implementation of this Decree.

To entrust control over the implementation of this Decree, as well as the coordination of the activities of the departments responsible for its implementation, to the Prime Minister of the Republic of Uzbekistan A.N. Aripov and Adviser to the President of the Republic of Uzbekistan R.R. Inoyatov.

President of the Republic of Uzbekistan Sh. MIRZIYOEV

Tashkent city, March 10, 2021, No. DP-6185

ANNEX No. 1

to the Decree of the President of the Republic of Uzbekistan dated March 10, 2021 No. UP-6185

REGULATIONS

on the Procedure for Considering Issues of Citizenship of the Republic of Uzbekistan

I. General Provisions

- 1. This Regulation shall determine the procedure for receiving and considering petitions, applications and documents attached to them on issues of citizenship of the Republic of Uzbekistan, as well as adoption of decisions on them.
- 2. Petitions and applications on issues of citizenship of the Republic of Uzbekistan shall be submitted:
- a) by a person residing in the territory of the Republic of Uzbekistan to the internal affairs body at the place of permanent residence;
- b) by a person residing outside the territory of the Republic of Uzbekistan to consular offices of the Republic of Uzbekistan, as well as consular departments of diplomatic missions of the Republic of Uzbekistan (hereinafter referred to as consular offices).

A petition for admission to the citizenship of the Republic of Uzbekistan in a simplified manner can be submitted to the internal affairs body at the place of registration of a person's temporary stay in the Republic of Uzbekistan.

Accepted petitions or applications on citizenship issues of the Republic of Uzbekistan shall be registered in the interdepartmental database on citizenship issues of the Republic of Uzbekistan "E-Fuqaro" (hereinafter referred to as IDB "E-Fuqaro"). At the request of the applicant, within three working days, a certificate shall be issued indicating the date of acceptance and registration of his petition or application.

- 3. For consideration of applications or petitions for admission to citizenship of the Republic of Uzbekistan, restoration of citizenship of the Republic of Uzbekistan, renunciation of citizenship of the Republic of Uzbekistan and issuance of certificates of non-citizenship of the Republic of Uzbekistan, a state fee shall be charged in accordance with the Law of the Republic of Uzbekistan "On state duty" or fees in the amount established in the tariff of Consular fees of the Republic of Uzbekistan, approved by the decree of the President of the Republic of Uzbekistan dated December 24, 2013 No. PP-2095.
- 4. Materials on admission to citizenship of the Republic of Uzbekistan, restoration of citizenship of the Republic of Uzbekistan, renunciation of the citizenship of the Republic of Uzbekistan, loss of citizenship of the Republic of Uzbekistan and issuance of certificates of non-citizenship of the Republic of Uzbekistan shall be kept in two copies. One copy of the materials shall be kept in internal affairs body or consular office received it (hereinafter referred to as the authorized body), and the second copy shall be sent to the Commission on Citizenship Issues under the President of the Republic of Uzbekistan (hereinafter referred to as the Commission).
- 5. The petition, application and questionnaire shall be filled in manually or by technical means. When filling them out, the use of shortenings or abbreviations shall not be allowed.

In the questionnaire, the answers should be fully covered, the text of the documents should be clear and without corrections.

6. A person who applied for citizenship of the Republic of Uzbekistan shall be obliged to submit a document proving his identity and citizenship.

In the event of a change in the biographical data of a person (date of birth or last name, first name or patronymic), documents confirming this shall be submitted.

7. When the citizenship of the parents or one of them changes, at their request, the citizenship of a child between the ages of fourteen and eighteen may be changed only with his written consent.

The authenticity of the child's signature shall be certified in accordance with the requirements of the Law of the Republic of Uzbekistan "On Notaries" or the signature and seal of the responsible officer of the consular office.

If the applicant, who applied for admission to the citizenship of the Republic of Uzbekistan, restoration of citizenship of the Republic of Uzbekistan and renunciation of the citizenship of the Republic of Uzbekistan, indicated his child in the application, the responsible officer of the authorized body (hereinafter referred to as the responsible officer) shall acquaint him with the requirements of Articles 32 — 36 of the Law of the Republic of Uzbekistan "On Citizenship of the Republic of Uzbekistan".

8. Birth certificate, passport of a citizen of the Republic of Uzbekistan (hereinafter referred to as a passport), identification ID card of a citizen of the Republic of Uzbekistan (hereinafter - ID-card), residence permit in the Republic of Uzbekistan for a stateless person (hereinafter - residence permit), identification ID card of a stateless person (hereinafter referred to as the ID card of a stateless person), marriage certificate or divorce certificate shall be submitted by the applicant along with copies.

The responsible officer shall verify the copies of these documents with the originals and certify them with the seal of the authorized body, the originals of the documents shall be returned to the applicant.

9. Documents submitted by the applicant not in the state language of the Republic of Uzbekistan shall be translated by the applicant into the state language. The correctness of the translation or the authenticity of the translator's signature shall be certified on the basis of the Law of the Republic of Uzbekistan "On Notaries".

Unless other rules are established by an international agreement of the Republic of Uzbekistan, documents issued by foreign competent organizations shall be recognized as valid in the Republic of Uzbekistan after legalization or affixing an apostille to them.

10. A petition or application drawn up in accordance with the established procedure and the attached documents shall be considered accepted for consideration from the moment of submission by the applicant.

If there are valid reasons (illness, absence of a consular office), a notarized petition or application can be submitted through trusted persons.

11. Documents not drawn up in accordance with the established procedure, attached to the petition or application, submission by the applicant of false information, invalid and forged documents shall be grounds for refusal to accept the petition and application.

When it is established that the applicant has submitted forged documents, the materials shall be sent to the appropriate law enforcement agency for a decision in accordance with the legislation.

II. Admission to the Citizenship of the Republic of Uzbekistan in General Procedure

- 12. A foreign citizen or stateless person permanently residing in the Republic of Uzbekistan, who has reached the age of eighteen and has legal dispositive capacity, may apply for admission to the citizenship of the Republic of Uzbekistan in a general manner, if he (she):
 - a) renounced the citizenship of a foreign state;
- b) permanently resides in the territory of the Republic of Uzbekistan for five years continuously from the date of receipt of a residence permit or ID-card of a stateless person and until the day of filing an application for admission to the citizenship of the Republic of Uzbekistan. This condition shall not apply to a stateless person who is married to a citizen of the Republic of Uzbekistan and, after marriage, continuously resides with his spouse on the territory of the Republic of Uzbekistan for three years.

- c) has a legitimate source of existence;
- d) undertakes to comply with the Constitution of the Republic of Uzbekistan;
- e) speaks the state language at the level necessary for communication.
- 13. Together with the application for admission to the citizenship of the Republic of Uzbekistan in a general manner in the form in accordance with Appendix No. 1 to these Regulations, the following documents shall be submitted:

a questionnaire in the form in accordance with Appendix No. 2 to these Regulations; residence permit or ID-card for a stateless person;

marriage certificate or divorce certificate (if available);

if the applicant indicated his child in the application, the birth certificate and residence permit of this child (if available), in this respect the notarized consent of the child aged fourteen to eighteen shall be taken;

a document confirming the legal sources of the existence (certificate of income of a physical person, tax declaration of income of a physical person issued by the tax authoroties, certificate from the place of work indicating the monthly salary, certificate of the appointment of a pension, certificate of alimony payment, certificate of the availability of funds, placed by a person in credit institutions, indicating the account, a certificate of income of the person who is dependent on the applicant, as well as other documents confirming legal income);

document confirming the payment of the state fee.

A document confirming proficiency in the state language at the level necessary for communication shall be taken by the authorized body from the system of interdepartmental data exchange.

14. The procedure for determining the level of proficiency in the state language shall be determined by the Cabinet of Ministers of the Republic of Uzbekistan.

In relation to the following persons, the condition of proficiency in the state language at the level necessary for communication shall not be applied:

persons who have received education in the territory of the Republic of Uzbekistan at a level not lower than general secondary education (a confirming document shall be submitted);

persons who have reached the age of 60;

incapacitated persons (a court decision on the incapacity or limitation of the legal capacity of the given person, which has entered into legal force, shall be represented by a trustee);

persons with disabilities of group I (a certificate confirming the disability shall be provided).

15. The responsible employee who accepted the application, within three working days, shall examine the completeness and correctness of the attached documents and sign a questionnaire indicating his position.

All documents submitted in the manner specified in clause 13 of these Regulations shall be sequentially attached to the material, an internal inventory of documents is drawn up, certified by the signature of the employee who prepares it.

The cover of the material shall contain the surname, name, patronymic, date of birth of the applicant, serial number and other information (date of admission, storage period).

16. The information specified in the questionnaire shall be entered into the E-Fuqaro IDB within three working days, and the materials shall be sent to the Ministry of Internal Affairs of the Republic of Karakalpakstan, the main departments of internal affairs of the city of Tashkent and the Tashkent region, and the departments of internal affairs of regions.

The responsible officer of the Ministry of Internal Affairs of the Republic of Karakalpakstan, the Main Departments of Internal Affairs of the city of Tashkent and the Tashkent region, the Departments of Internal Affairs of the regions, within ten working days, shall verify the correctness of entering the information into the E-Fuqaro IDB, form a request for verification in relation to the person and send it to the interested parties. ministries and departments.

Materials shall be sent to the Ministry of Internal Affairs of the Republic of Uzbekistan (hereinafter - the Ministry of Internal Affairs).

Interested ministries and departments, upon the received request for verification, within a month, shall consider the presence or absence of materials that prevent the admission to citizenship of the Republic of Uzbekistan, and express their position by entering data into the E-Fuqaro IDB.

The responsible officer of the Ministry of Internal Affairs shall print out the checklist in accordance with the fulfilled requirement, which has been verified by the E-Fuqaro IDB.

Based on the materials and the checklist, a conclusion shall be prepared within a month, approved by the Minister of Internal Affairs of the Republic of Uzbekistan or one of his deputies.

The conclusion shall contain the information provided by the applicant, and information about him and his close relatives based on the results of the verification (based on the information on the checklist).

The checklist and the conclusion shall be attached to the received material and, together with the generalized information certificate, shall be sent for consideration to the Commission.

The information certificate must display the following information about the person:

date and place of birth, nationality, education, marital status, children, place of residence; close relatives and their citizenship;

period of study in general secondary and higher educational institutions;

date of arrival and registration at the place of permanent residence in the Republic of Uzbekistan;

labor activity;

date of retirement and disability group (if available);

if the person renounced citizenship or lost the citizenship of the Republic of Uzbekistan, the date and number of the corresponding Decree of the President of the Republic of Uzbekistan;

information on the refusal to satisfy a previously submitted application for admission to citizenship (if considered);

date of criminal prosecution and / or conviction of a person on the territory of the Republic of Uzbekistan (if such facts took place), articles of the Criminal Code, type and term/amount of the imposed punishment.

III. Admission to the Citizenship of the Republic of Uzbekistan in a Simplified Procedure

- 17. A compatriot who has reached the age of eighteen, has legal capacity and is considered a foreign citizen or stateless person, may apply for adoption into the citizenship of the Republic of Uzbekistan in a simplified manner, if he:
- a) has at least one relative in a straight ascending line, living on the territory of the Republic of Uzbekistan and being a citizen of the Republic of Uzbekistan;
 - b) has a legitimate source of existence;
 - c) undertakes to comply with the Constitution of the Republic of Uzbekistan;
 - d) speaks the state language at the level necessary for communication.
- 18. Along with the application for admission to the citizenship of the Republic of Uzbekistan in a simplified manner in the form in accordance with Appendix No. 1 to these Regulations, the following documents shall be submitted:

a questionnaire in the form in accordance with Appendix No. 3 to these Regulations; birth certificate;

passport of a citizen of a foreign state or travel document of a stateless person, or a residence permit (ID card for a stateless person);

marriage certificate or divorce certificate (if any);

if a child is indicated in the application, his birth certificate and passport of a citizen of a foreign state or residence permit, or an ID card for a stateless person (if any), and the written consent of a child between the ages of fourteen and eighteen shall be taken;

passport (ID-card) of a relative in a straight ascending line living in the territory of the Republic of Uzbekistan and who is a citizen of the Republic of Uzbekistan;

a document confirming a legal source of existence;

a document of the competent authority of the state of which he is a citizen, confirming the presence or absence of a criminal record;

document confirming the payment of the state fee (consular fee).

The document confirming the knowledge of the state language at the level necessary for communication shall be taken by the authorized body from the system of interdepartmental data exchange, except for the cases specified in paragraph 14 of this Regulation.

19. The condition of subparagraph "a" of paragraph 17 and the requirement to submit the document specified in paragraph seven of paragraph 18 of these Regulations may not apply to a compatriot and (or) his family members who have significant achievements in the field of science and scientific activity, technology, culture and sports, as well as if he or his family members own a profession or qualification of interest to the Republic of Uzbekistan.

In such cases, a petition by the interested ministries or departments of the Republic of Uzbekistan shall be submitted.

The application shall specify in detail the achievements in the field of science and scientific activity, technology, culture and sports, as well as the person's possession of a profession or qualification of interest to the Republic of Uzbekistan.

The heads of the interested ministries or departments of the Republic of Uzbekistan of republican significance shall be responsible for submitting applications for the admission of persons into the citizenship of the Republic of Uzbekistan in a simplified manner.

- 20. In the event that the internal affairs body accepts the issued material for admission to the citizenship of the Republic of Uzbekistan in a simplified manner, it shall be considered in the manner prescribed in clauses 15 and 16 of these Regulations.
- 21. After the consular office accepts the formalized material for admission to citizenship of the Republic of Uzbekistan in a simplified manner, the responsible officer shall examine the completeness and correctness of the documents and shall sign a questionnaire indicating his position.

At the same time, the information specified in the questionnaire, within three working days, shall be entered by the responsible officer of the consular institution into the information system "Interactive Consular Services" (hereinafter referred to as the Consular Information System) and shall be sent to the Ministry of Foreign Affairs of the Republic of Uzbekistan (hereinafter referred to as the Ministry of Foreign Affairs).

All documents submitted in accordance with the procedure provided for in paragraph 18 of these Regulations shall be sequentially attached to the material, then an internal inventory of documents shall be drawn up, certified by the signature of the employee who prepares it.

The cover of the material shall contain the surname, name, patronymic and date of birth of the applicant, serial number and other information (date of admission, storage period).

One copy of the material shall be sent to the Ministry of Foreign Affairs in accordance with the diplomatic mail schedule.

The responsible officer of the Ministry of Foreign Affairs, within ten working days, based on the information received through the Consular Information System, shall form a request for verification of the person in the E-Fuqaro IDB and shall send it to the interested ministries and departments.

Interested ministries and departments, upon the received request for verification, within a month, shall consider the presence or absence of materials that prevent the admission to citizenship of the Republic of Uzbekistan, and shall express their position by entering data into the E-Fuqaro IDB.

The responsible officer of the Ministry of Foreign Affairs shall print out the checklist in accordance with the fulfilled requirement, which has been verified by the IDB "E-Fuqaro".

On the basis of the material and the checklist, a conclusion shall be prepared within a month, approved by the Minister of Foreign Affairs of the Republic of Uzbekistan or one of his deputies.

The conclusion shall contains the information provided by the applicant, and information about him and his close relatives based on the results of the inspection (based on the information on the checklist).

The checklist and the conclusion shall be attached to the received material and shall be sent for consideration to the Commission together with a generalized information certificate.

The information certificate must display the following information about the person:

date and place of birth, nationality, education, marital status, presence of children, place of residence;

close relatives and their citizenship;

period of study in general secondary and higher educational institutions;

labor activity;

date of retirement and disability group (if any);

if the person renounced citizenship or lost the citizenship of the Republic of Uzbekistan, the date and number of the corresponding Decree of the President of the Republic of Uzbekistan;

information on the refusal to satisfy a previously submitted application for admission to citizenship (if it was considered);

date of criminal prosecution and / or conviction of a person on the territory of the Republic of Uzbekistan (if such facts took place), articles of the Criminal Code, type and term / amount of the imposed punishment.

22. The Commission shall accept and consider the formalized material on admission to the citizenship of the Republic of Uzbekistan in a simplified manner and shall submit a proposal to the President of the Republic of Uzbekistan for adoption of an appropriate decision.

In case of obtaining the consent of the President of the Republic of Uzbekistan on the basis of the corresponding letter submitted by the Commission, the authorized body within three working days shall draw up a letter of guarantee for the granting of citizenship of the Republic of Uzbekistan (hereinafter - the letter of guarantee) to the applicant and the members of his family specified in the application (hereinafter - the letter of guarantee) in accordance with Appendix No. 8 to this Regulations and within ten working days shall takes steps to notify the applicant. In this case, a letter of guarantee shall be issued to each family member specified in the application.

The letter of guarantee shall be deemed a document of strict accountability; it has an accounting series, number and degree of security.

Forms of the letter of guarantee shall be produced by order of the Ministry of Internal Affairs and the Ministry of Foreign Affairs at the State Manufacturing Association "Davlat belgisi".

The letter of guarantee shall be submitted by the authorized body to the applicant or his legal representative, or shall be sent by mail.

The letter of guarantee shall be valid for one year. Based on the decision of the Commission, the validity of the letter of guarantee may be extended for one more year. For this, the applicant, no later than one month before the expiration of the letter of guarantee, shall apply to the authorized body. The application shall indicate the reason for extending the validity of the letter of guarantee. The application shall be submitted to the IDB "E-Fuqaro" and sent to the Commission.

The Commission shall consider this issue, following which it makes a protocol decision on consent or refusal to extend the validity period of the letter of guarantee.

Admission to the citizenship of the Republic of Uzbekistan shall be carried out after the applicant submits a document confirming the renunciation of the citizenship of a foreign state.

The applicant shall submit to the authorized body a document on renunciation (loss) of the citizenship of a foreign state, this document shall be sent to the Commission. In the absence of a consular office of the Republic of Uzbekistan in the applicant's state of residence, this document can be sent, respectively, to the Ministry of Internal Affairs or the Ministry of Foreign Affairs through a legal representative or by mail.

In case of refusal of the President of the Republic of Uzbekistan to grant citizenship in a simplified manner on the basis of a corresponding letter submitted by the Commission, the authorized body shall take measures to notify the applicant within three working days.

IV. Adoption of Citizenship of the Republic of Uzbekistan on an Exceptional Basis

23. The President of the Republic of Uzbekistan may grant citizenship of the Republic of Uzbekistan to foreign citizens and stateless persons in the manner specified in Article 21 of the Law of the Republic of Uzbekistan "On Citizenship of the Republic of Uzbekistan".

In such cases, on the basis of the Commission's request, the authorized body shall accept an application addressed to the President of the Republic of Uzbekistan, filled out by a person being accepted for citizenship, in the form in accordance with Appendix No. 1 to this Regulation, a copy of a passport of a citizen of a foreign state or a travel document of a stateless person, or a residence permit (ID-cards for stateless persons) and shall send them to the Commission.

V. Restoration of Citizenship of the Republic of Uzbekistan

24. A foreign citizen or stateless person who has reached the age of eighteen and has legal capacity may be restored to citizenship of the Republic of Uzbekistan in the manner specified in Article 22 of the Law of the Republic of Uzbekistan "On Citizenship of the Republic of Uzbekistan".

In the application for restoration of citizenship of the Republic of Uzbekistan, the reasons for the termination of citizenship of the Republic of Uzbekistan shall be indicated.

If it is established that the applicant has lost the citizenship of the Republic of Uzbekistan or was previously restored to the citizenship of the Republic of Uzbekistan in the cases provided for in paragraphs "a" and "d" of the first part of Article 25 of the Law of the Republic of Uzbekistan "On Citizenship of the Republic of Uzbekistan", his application for restoration in citizenship of the Republic of Uzbekistan and the documents attached to it shall be returned without consideration.

25. Material on restoration of citizenship of the Republic of Uzbekistan shall be considered in the manner specified in clauses 12 — 16 of these Regulations.

VI. Recognition of Citizenship of the Republic of Uzbekistan in Relation to a Stateless Person

26. In accordance with part one of Article 6 of the Law of the Republic of Uzbekistan "On Citizenship of the Republic of Uzbekistan", a stateless person shall be recognized as a citizen of the Republic of Uzbekistan:

who entered the territory of the Republic of Uzbekistan and registered at the place of permanent residence before January 1, 1995, who have been living continuously in the Republic of Uzbekistan before applying;

has not accepted the citizenship of a foreign state;

who lived in the Republic of Uzbekistan on the basis of a residence permit until April 1, 2020 and expressed a desire to become a citizen of the Republic of Uzbekistan.

The absence of at least one of the above conditions shall be the basis for refusal to recognize the citizenship of the Republic of Uzbekistan.

Recognition of citizenship of the Republic of Uzbekistan shall not apply to persons who were citizens of the Republic of Uzbekistan, whose citizenship of the Republic of Uzbekistan was terminated in accordance with the Decree of the President of the Republic of Uzbekistan.

27. Along with the application for recognition of the citizenship of the Republic of Uzbekistan in the established form in accordance with Appendix No. 4 to this Regulation, the following documents shall be submitted:

a questionnaire in the form according to Appendix No. 5 to this Regulation;

residence permit (ID-card of a stateless person);

marriage certificate or divorce certificate (if any);

certificate of change of surname, name and patronymic of the applicant (if any);

document confirming the payment of the state fee.

The responsible officer shall examine the legality of these documents, shall copy the originals, certify them with a seal and return the originals to the applicant.

The fact of registration at the place of permanent residence can be confirmed by the presence of a mark of permanent registration in the passport of the former Union, registration cards, house or business book stored in a personal file opened in relation to a stateless person.

The responsible officer who has accepted the documents, within ten working days in the material opened in relation to a stateless person, shall take copies of the documents that serve as the basis for determining the status of a stateless person and confirming his registration at the place of permanent residence, shall certify them with the official seal and his signature.

If, according to the available information, it is not possible to establish the fact of registration of a person at the place of permanent residence in the Republic of Uzbekistan before January 1, 1995, the documents shall be returned to the person and the right to establish this fact in court shall be explained.

The application for recognition of the citizenship of the Republic of Uzbekistan and the documents attached to it shall be attached to the material, on the basis of the collected documents, entry into the territory of the Republic of Uzbekistan and registration at the place of permanent residence of a stateless person shall be checked, based on the results of the check, a certificate shall be prepared, certified by the head of the regional internal affairs body (cities).

The material shall be sent to the Ministry of Internal Affairs of the Republic of Karakalpakstan, the main departments of internal affairs of the city of Tashkent and the Tashkent region, and the departments of internal affairs of the regions. At the same time, on the basis of the documents collected by the responsible officer, an application for recognition of the citizenship of the Republic of Uzbekistan shall be formed in the database.

The submitted documents shall be studied within a month, in case of confirmation of the circumstances provided for in Article 6 of the Law of the Republic of Uzbekistan "On Citizenship of the Republic of Uzbekistan", a conclusion shall be prepared, approved by the Minister of Internal Affairs of the Republic of Karakalpakstan, heads of the main departments of internal affairs of the city of Tashkent and Tashkent region, heads of departments of internal affairs of the regions.

One copy of the conclusion shall be attached to the collected material and sent to the Ministry of Internal Affairs for approval. In conclusion, records should be made in accordance with the application for the recognition of citizenship of the Republic of Uzbekistan, formed in the interdepartmental database.

The Ministry of Internal Affairs, within a period of not more than one month, shall examine the received materials, check the validity of the conclusion and, through the Ministry of Internal Affairs of the Republic of Karakalpakstan, the main departments of internal affairs of the city of Tashkent and the Tashkent region, the departments of internal affairs of regions, shall send a letter with the results of the consideration to the appropriate territorial body of internal affairs.

The internal affairs body shall notify the applicant about this within three working days and take measures to issue an ID-card.

28. In accordance with part two of Article 6 of the Law of the Republic of Uzbekistan "On Citizenship of the Republic of Uzbekistan", a stateless person shall be recognized as a citizen of the Republic of Uzbekistan:

whose parents (single father or single mother) are recognized as citizens of the Republic of Uzbekistan;

who entered the territory of the Republic of Uzbekistan with their parents before January 1, 1995, and continuously resides in the Republic of Uzbekistan before submitting an application;

who has not adopted the citizenship of a foreign state;

who lived in the Republic of Uzbekistan on the basis of a residence permit until April 1, 2020 and expressed a desire to become a citizen of the Republic of Uzbekistan.

If a child who entered the Republic of Uzbekistan with his parents (single father or single mother) is not registered at the place of permanent residence, then the place of permanent registration of his father or mother shall be the place of his permanent registration.

Acceptance of documents and consideration of material on the recognition of citizenship of the Republic of Uzbekistan in relation to the person provided for in this paragraph shall be carried out in the presence of appropriate conclusions on the recognition of his parents (single father or single mother) as citizens of the Republic of Uzbekistan in accordance with paragraph 27 of this Regulation.

29. Also, applications of the following persons for the recognition of citizenship of the Republic of Uzbekistan can be considered in accordance with part two of Article 6 of the Law of the Republic of Uzbekistan "On Citizenship of the Republic of Uzbekistan":

- a) if one of their parents, in accordance with paragraphs "a", "b" and "c" of part one of Article 5 of the Law is a citizen of the Republic of Uzbekistan, and the second is recognized as a citizen of the Republic of Uzbekistan;
- b) if one of their parents entered the territory of the Republic of Uzbekistan and was admitted to citizenship on the basis of the Decree of the President of the Republic of Uzbekistan before January 1, 1995, and the other was recognized as a citizen of the Republic of Uzbekistan;
- c) if their parents (single father or single mother) entered the territory of the Republic of Uzbekistan and were accepted into citizenship on the basis of the Decree of the President of the Republic of Uzbekistan before January 1, 1995;
- d) if one of their parents, in accordance with paragraphs "a", "b" and "c" of the first part of Article 5 of the Law, is a citizen of the Republic of Uzbekistan, and the second entered the territory of the Republic of Uzbekistan, was registered at the place of permanent residence and died before 1 January 1995;
- e) if one of their parents entered the territory of the Republic of Uzbekistan, was registered at the place of permanent residence and died before January 1, 1995, and the second, on the basis of the Decree of the President of the Republic of Uzbekistan, was adopted into the citizenship of the Republic of Uzbekistan, entered the Republic of Uzbekistan and was registered by place of permanent residence before January 1, 1995;
- f) if one of their parents entered the territory of the Republic of Uzbekistan, was registered at the place of permanent residence and died before January 1, 1995, and the other was recognized as a citizen of the Republic of Uzbekistan;
- g) if both parents, either a single father or a single mother, entered the territory of the Republic of Uzbekistan, were registered at the place of permanent residence and died before January 1, 1995.

Acceptance of documents and consideration of material on the recognition of the citizenship of the Republic of Uzbekistan of these persons shall be carried out in the manner specified in paragraph 27 of this Regulation.

Persons who do not have sufficient grounds for recognizing the citizenship of the Republic of Uzbekistan, at their own request, can apply for acceptance into the citizenship of the Republic of Uzbekistan in the general manner.

VII. Renunciation of Citizenship of the Republic of Uzbekistan

30. A citizen of the Republic of Uzbekistan who has reached the age of eighteen and has legal capacity may renounce the citizenship of the Republic of Uzbekistan at his own request in the manner specified in Article 24 of the Law of the Republic of Uzbekistan "On Citizenship of the Republic of Uzbekistan".

When renouncing the citizenship of the Republic of Uzbekistan, together with an application in the form in accordance with Appendix No. 6 to these Regulations, the following documents shall be submitted:

a questionnaire in the form in accordance with Appendix No. 7 to these Regulations; passport (ID-card);

marriage certificate or divorce certificate (if any);

if the application specifies a child, his birth certificate and (if available) a passport (ID-card), if the father or mother of the child retains the citizenship of the Republic of Uzbekistan, his consent, certified by a notary, shall be required;

written consent of a child between the ages of fourteen and eighteen years on his renunciation of the citizenship of the Republic of Uzbekistan;

document confirming the payment of the state fee (consular fee).

If the husband (wife), parents and dependents of the applicant and who are citizens of the Republic of Uzbekistan permanently reside in the Republic of Uzbekistan, the applicant shall be obliged to submit notarized statements of these persons that they have no property claims against the applicant.

In the presence of appropriate circumstances, instead of the consent of the parents, spouse (spouses), the authorized body may request from the applicant or the relevant body:

a death certificate, if these persons have died;

a court decision that has entered into legal force, by which these persons were deprived of parental rights, or recognized as incapacitated, partially incapacitated, missing or declared dead;

documents confirming the applicant's status as a single father or single mother.

The responsible employee who has accepted the application, within three working days, shall examine the completeness and correctness of the attached documents and sign a questionnaire indicating his position.

All documents submitted in accordance with this clause of these Regulations shall be sequentially attached to the material, an inventory of documents shall be drawn up, certified by the signature of the employee who prepares it.

The cover of the material shall contain the surname, name, patronymic and date of birth of the applicant, serial number and other information (date of admission, storage period).

The information specified in the questionnaire shall be entered into the E-Fuqaro IDB within three working days, and the materials shall be sent to the Ministry of Internal Affairs of the Republic of Karakalpakstan, the main departments of internal affairs of the city of Tashkent and the Tashkent region, and the departments of internal affairs of the regions.

The responsible officer of the Ministry of Internal Affairs of the Republic of Karakalpakstan, the main departments of internal affairs of the city of Tashkent and the Tashkent region, the departments of internal affairs of the regions, within ten working days, shall check the correctness of entering the data into the E-Fuqaro IDB, form a request for verification in relation to the person and send it to the interested parties. ministries and departments. The material shall be sent to the Ministry of the Internal Affairs.

Interested ministries and departments, upon the received request for verification, within a month, shall consider the presence or absence of materials that prevent the renunciation of the citizenship of the Republic of Uzbekistan, and express their position by entering data into the E-Fuqaro IDB.

The responsible officer of the Ministry of Internal Affairs shall print out the checklist in accordance with the fulfilled requirement, which has been verified by the E-Fuqaro IDB.

On the basis of the material and the checklist, a conclusion shall be prepared within a month, approved by the Minister of Internal Affairs of the Republic of Uzbekistan or one of his deputies.

The conclusion shall contain the information provided by the applicant, and information about him and his close relatives based on the results of the inspection (based on the information on the checklist).

The checklist and the conclusion shall be attached to the received material and sent for consideration to the Commission together with a generalized information certificate.

The information certificate must display the following information about the person:

date and place of birth, nationality, education, marital status, presence of children, place of residence;

date of criminal prosecution and / or conviction of a person on the territory of the Republic of Uzbekistan (if such facts took place), articles of the Criminal Code, type and term / amount of the imposed punishment;

absence or presence of unfulfilled obligations of a person to the state or his property obligations related to the interests of citizens or state bodies and other organizations;

that the person is or is not on the wanted list.

31. After the consular institution accepts the issued material on renouncing the citizenship of the Republic of Uzbekistan, the responsible officer, within three working days, shall examine the completeness and correctness of the attached documents and shall sign a questionnaire indicating his position.

The accepted application shall be registered. At the request of the applicant, within three working days, a certificate shall be issued indicating the date of acceptance and registration of his application.

All documents submitted in the manner specified in clause 30 of these Regulations shall be sequentially attached to the material, and an internal inventory of documents shall be drawn up, certified by the signature of the employee who prepares the material.

The cover of the material shall contain the surname, name, patronymic and date of birth of the applicant, serial number and other information (date of admission, storage period).

At the same time, the information specified in the questionnaire shall be entered by the responsible officer of the consular institution into the Consular Information System within three working days and shall be sent to the Ministry of Foreign Affairs.

One copy of the material shall be sent to the Ministry of Foreign Affairs in accordance with the diplomatic mail schedule.

The responsible officer of the Ministry of Foreign Affairs, within ten working days, based on the information received through the Consular Information System, shall form a request for verification of the person in the E-Fuqaro IDB and send it to the interested ministries and departments.

Interested ministries and departments, upon the received request for verification, within a month, shall consider the presence or absence of materials that prevent the renunciation of the citizenship of the Republic of Uzbekistan, and shall express their position by entering data into the E-Fuqaro IDB.

The responsible officer of the Ministry of Foreign Affairs shall print out the checklist in accordance with the fulfilled requirement, which has been verified by the IDB "E-Fuqaro".

On the basis of the material and the checklist, a conclusion shall be prepared within a month, approved by the Minister of Foreign Affairs of the Republic of Uzbekistan or one of his deputies.

The conclusion shall contain the information provided by the applicant, and information about him and his close relatives based on the results of the inspection (based on the information on the checklist).

The checklist and the conclusion shall be attached to the received material and, together with the generalized information certificate, shall be sent for consideration to the Commission.

The information certificate must display the following information about the person:

date and place of birth, nationality, education, marital status, presence of children, place of residence:

date of criminal prosecution and / or conviction of a person on the territory of the Republic of Uzbekistan (if such facts took place), articles of the Criminal Code, type and term / amount of the imposed punishment;

absence or presence of unfulfilled obligations of a person to the state or his property obligations related to the interests of citizens or state bodies and other organizations;

that the person is or is not on the wanted list.

VIII. Grounds and Procedure for Registration of Loss of Citizenship of the Republic of Uzbekistan

- 32. Citizenship of the Republic of Uzbekistan shall be deemed lost:
- a) as a result of a person entering military service, serving in the security agencies, law enforcement agencies, government and administration bodies of a foreign state;
- b) if a person permanently residing abroad has not entered the permanent consular register without good reason for seven years;
- c) if the admission to the citizenship of the Republic of Uzbekistan was carried out as a result of the submission of deliberately false information or forged documents;
- d) if a person has caused significant harm to the interests of society and the state by engaging in activities for the benefit of a foreign state or by committing crimes against peace and security;
 - e) if the person voluntarily acquired the citizenship of a foreign state;

- f) if the person has acquired the citizenship of a foreign state by birth or by the citizenship of a parent a citizen of a foreign state at a minor age and has not issued a renunciation of the citizenship of a foreign state upon reaching the age of twenty-one.
- 33. Consular institutions to identify information about persons who entered the military service, to serve in the security organs, law enforcement agencies, public authorities and administrations of a foreign state shall:

check, within their competence, the information of interested ministries and departments of the Republic of Uzbekistan on the admission of a citizen of the Republic of Uzbekistan for the civil service of a foreign state;

study incoming requests from individuals and legal entities, as well as requests from foreign states.

In case of confirmation of the facts provided for in this paragraph, the collected material within three working days shall be entered by the responsible officer of the consular post into the Consular Information System and sent to the Ministry of Foreign Affairs. Materials shall be sent to the Ministry of Foreign Affairs in accordance with the diplomatic mail schedule.

The responsible officer of the Ministry of Foreign Affairs, on the basis of the information received through the Consular Information System, within ten working days shall form a request for verification of the person in the E-Fuqaro IDB and send it to the interested ministries and departments.

Interested ministries and departments, upon the received request for verification, within a month, shall consider the presence or absence of materials preventing the loss of citizenship of the Republic of Uzbekistan, and shall express their position by entering data into the E-Fuqaro IDB.

The responsible officer of the Ministry of Foreign Affairs shall print out the checklist in accordance with the fulfilled requirement, which has been verified by the IDB "E-Fuqaro".

On the basis of the materials and the checklist, a conclusion shall be prepared within a month, approved by the Minister of Foreign Affairs of the Republic of Uzbekistan or one of his deputies.

The checklist and the conclusion shall be attached to the received material and, together with the generalized information certificate, shall be sent for consideration to the Commission.

The information certificate must display the following information about the person:

date and place of birth, nationality, education, marital status, presence of children and place of residence;

information on admission to military service, to service in the security organs, law enforcement agencies, government and administrative bodies of a foreign state;

date of criminal prosecution and / or conviction of a person on the territory of the Republic of Uzbekistan (if such facts took place), articles of the Criminal Code, type and term / amount of the imposed punishment;

absence or presence of unfulfilled obligations of a person to the state or his property obligations related to the interests of citizens or state bodies and other organizations;

that the person is or is not on the wanted list.

34. Consular offices to identify persons permanently residing abroad and not registered on permanent consular records without good reason for seven years shall:

check the information received by the consular office through the Ministry of Foreign Affairs:

study the applications of individuals and legal entities, as well as requests from foreign states;

keep records of citizens held in places of deprivation of liberty in the countries of their consular districts;

at quarterly requests of the Ministry of Internal Affairs, they check the lists of permanent consular registration of citizens of the Republic of Uzbekistan who have left for permanent residence in foreign countries.

The Ministry of Foreign Affairs, within the framework of its powers, shall take measures to identify the reasons for not registering a citizen of the Republic of Uzbekistan on permanent consular registration for seven years.

If the reason for non-registration of a citizen of the Republic of Uzbekistan on permanent consular registration shall be revealed, the consular office shall initiate the procedure for the loss of citizenship of the Republic of Uzbekistan.

A citizen of the Republic of Uzbekistan who permanently resides abroad and has not entered permanent consular registration without good reason for seven years shall have the right to apply to the consular office with an application for permanent consular registration.

The consular institution shall establish the identity of the applicant, verify it with the list of persons who have lost the citizenship of the Republic of Uzbekistan, and study the reasons why the citizen of the Republic of Uzbekistan did not timely register with the consular register. At the same time, the requirements of Article 25 of the Law of the Republic of Uzbekistan "On Citizenship of the Republic of Uzbekistan" shall be explained to the applicant and he shall be warned about the loss of citizenship of the Republic of Uzbekistan.

If there are valid reasons, the consular institution may decide to accept documents for registration of a citizen of the Republic of Uzbekistan on permanent consular registration. Good reasons shall be the absence of the possibility of movement for a long time due to illness, the absence of a consular office in the host country and other reasons beyond the control of the citizen. Information about the registration of a citizen of the Republic of Uzbekistan on permanent consular registration shall be sent to the Ministry of Foreign Affairs.

On the basis of permits for traveling abroad for permanent residence for persons not accepted for consular registration, a material shall be drawn up on the loss of citizenship of the Republic of Uzbekistan.

Based on the collected documents, within three working days, the responsible officer of the consular institution shall enter the relevant information into the Consular Information System and send it to the Ministry of Foreign Affairs. Materials shall be sent to the Ministry of Foreign Affairs in accordance with the diplomatic mail schedule.

The responsible officer of the Ministry of Foreign Affairs, within ten working days, based on the information received through the Consular Information System, shall form a request for verification of the person in the E-Fuqaro IDB and send it to the interested ministries and departments.

Interested ministries and departments, upon the received request for verification, within a month, shall consider the presence or absence of materials preventing the loss of citizenship of the Republic of Uzbekistan, and express their position by entering data into the E-Fuqaro IDB.

The responsible officer of the Ministry of Foreign Affairs shall print out the checklist in accordance with the fulfilled requirement, which has been verified by the IDB "E-Fuqaro".

On the basis of the material and the checklist, a conclusion shall be prepared within a month, approved by the Minister of Foreign Affairs of the Republic of Uzbekistan or one of his deputies.

The checklist and the conclusion shall be attached to the received material and sent for consideration to the Commission together with a generalized information certificate.

The information certificate must display the following information about the person:

date and place of birth, nationality, education, marital status, presence of children and place of residence;

date of departure for permanent residence from the Republic of Uzbekistan;

date of criminal prosecution and / or conviction of a person on the territory of the Republic of Uzbekistan (if such facts took place), articles of the Criminal Code, type and term / amount of the imposed punishment;

absence or presence of unfulfilled obligations of a person to the state or his property obligations related to the interests of citizens or state bodies and other organizations;

that the person is or is not on the wanted list.

35. In case of revealing the fact of acquiring the citizenship of the Republic of Uzbekistan due to the provision of deliberately false information or forged documents, the Ministry of Internal Affairs or the Ministry of Foreign Affairs shall send materials to the prosecutor's office.

The fact of acceptance of the citizenship of the Republic of Uzbekistan as a result of the provision of deliberately false information or forged documents shall be established by a court

decision that has entered into legal force. The court shall send a copy of decision to the Ministry of the Internal Affairs or the Ministry of Foreign Affairs.

Based on the court decision, the responsible officer of the Ministry of Internal Affairs or the Ministry of Foreign Affairs, within three working days, shall form a request for verification and send it to the interested ministries and departments through the E-Fuqaro IDB.

Interested ministries and departments, upon the received request for verification, within a month, shall consider the presence or absence of materials preventing the loss of citizenship of the Republic of Uzbekistan, and express their position by entering data into the E-Fuqaro IDB.

The responsible officer of the Ministry of Internal Affairs or the Ministry of Foreign Affairs shall print out the checklist in accordance with the fulfilled requirement, which has been verified by the E-Fuqaro IDB.

On the basis of the material and the checklist, an opinion shall be prepared within a month, approved by the Minister of Internal Affairs or the Minister of Foreign Affairs of the Republic of Uzbekistan or one of their deputies.

The checklist and the conclusion shall be attached to the received material and sent for consideration to the Commission together with a generalized information certificate.

The information certificate must display the following information about the person:

date and place of birth, nationality, education, marital status, presence of children and place of residence;

a summary of the crime set forth in a court decision that has entered into legal force on the fact that a person acquired citizenship of the Republic of Uzbekistan due to the provision of deliberately false information or forged documents;

date of criminal prosecution and / or conviction of a person on the territory of the Republic of Uzbekistan (if such facts took place), articles of the Criminal Code, type and term / amount of the imposed punishment;

absence or presence of unfulfilled obligations of a person to the state or his property obligations related to the interests of citizens or state bodies and other organizations;

that the person is or is not on the wanted list.

36. The fact of causing significant harm to the interests of society and the state by a citizen of the Republic of Uzbekistan who was engaged in activities in favor of a foreign state or committed a crime against peace and security shall be established by a court verdict that has entered into legal force. The sentencing court shall send a copy of it to the Ministry of the Internal Affairs.

Based on the verdict of the court, the responsible officer of the Ministry of Internal Affairs within three working days shall form a request for verification and submits it to the IDB "E-Fuqaro".

The interested ministries and departments, upon the received request for verification, within a month, shall consider the presence or absence of materials preventing the loss of citizenship of the Republic of Uzbekistan, and express their position by entering data into the E-Fuqaro IDB.

The responsible officer of the Ministry of Internal Affairs shall prints out the checklist in accordance with the fulfilled requirement, which has been verified by the E-Fuqaro IDB.

On the basis of the material and the checklist, a conclusion shall be prepared within a month, approved by the Minister of Internal Affairs of the Republic of Uzbekistan or one of his deputies.

The checklist and the conclusion shall be attached to the received material and sent for consideration to the Commission together with a generalized information certificate.

The information certificate must display the following information about the person:

date and place of birth, nationality, education, marital status, presence of children and place of residence;

a summary of the crime set forth in the court verdict that has entered into legal force on the fact of conducting activities in favor of a foreign state or committing a crime against peace and security by a citizen of the Republic of Uzbekistan who has caused significant harm to the interests of society and the state;

date of criminal prosecution and / or conviction of a person on the territory of the Republic of Uzbekistan (if such facts took place), articles of the Criminal Code, type and term / amount of the imposed punishment;

absence or presence of unfulfilled obligations of a person to the state or his property obligations related to the interests of citizens or state bodies and other organizations;

that the person is or is not on the wanted list.

37. To determine the citizens of the Republic of Uzbekistan living abroad and voluntarily accepted foreign state citizenship, the authorized bodies shall:

check the information of interested ministries and departments of the Republic of Uzbekistan on the adoption by citizens of the Republic of Uzbekistan of citizenship of a foreign state;

study applications of individuals and legal entities, as well as requests from foreign countries.

When a citizen of the Republic of Uzbekistan who has voluntarily adopted the citizenship of a foreign state shall be identified, the requirements of Article 25 of the Law of the Republic of Uzbekistan "On Citizenship of the Republic of Uzbekistan" shall be explained to him, and he shall be warned about the loss of citizenship of the Republic of Uzbekistan.

On the basis of the passport of a citizen of a foreign state, the authorized body shall draw up the material on the loss of citizenship of the Republic of Uzbekistan, on the basis of the collected documents, information about this person shall be entered into the Consular Information System or MBD "E-Fuqaro" within three working days.

The material accepted by the internal affairs body shall be sent to the Ministry of Internal Affairs of the Republic of Karakalpakstan, the Main Departments of Internal Affairs of the city of Tashkent and the Tashkent region, the internal affairs departments of the regions, and the material accepted by the consular office shall be sent to the Ministry of Foreign Affairs in accordance with the diplomatic mail schedule.

The responsible officer of the Ministry of Internal Affairs of the Republic of Karakalpakstan, the main departments of internal affairs of the city of Tashkent and the Tashkent region, the departments of internal affairs of the regions, within ten working days, shall check the correctness of entering the information into the E-Fuqaro IDB, shall form a request for verification in relation to the person, and the material shall be sent to the Ministry of the Internal Affairs.

The responsible officer of the Ministry of Foreign Affairs, within ten working days, based on the information received through the Consular Information System, shall form a request for verification of the person in the E-Fuqaro IDB and send it to the interested ministries and departments.

The interested ministries and departments, upon the received request for verification, within a month, shall consider the presence or absence of materials preventing the loss of citizenship of the Republic of Uzbekistan, and express their position by entering data into the E-Fuqaro IDB.

The responsible officer of the Ministry of Internal Affairs or the Ministry of Foreign Affairs shall print out the checklist in accordance with the fulfilled requirement, which has been verified by the E-Fuqaro IDB.

Based on the material and the checklist, a conclusion shall be prepared within a month, approved by the Minister of Internal Affairs or the Minister of Foreign Affairs of the Republic of Uzbekistan or one of their deputies.

The checklist and the conclusion shall be attached to the received material and sent for consideration to the Commission together with a generalized information certificate.

The information certificate must display the following information about the person:

date and place of birth, nationality, education, marital status, presence of children and place of residence;

when and the citizenship of which foreign state (states) acquired;

date of criminal prosecution and / or conviction of a person on the territory of the Republic of Uzbekistan (if such facts took place), articles of the Criminal Code, type and term / amount of the imposed punishment;

the absence or presence of unfulfilled obligations of a person to the state or his property obligations related to the interests of citizens or state bodies and other organizations;

that the person is or is not on the wanted list.

38. A citizen of the Republic of Uzbekistan who has received the citizenship of a foreign state by birth or on the basis of the citizenship of a father or mother who are citizens of a foreign state, as a minor, before reaching the age of twenty-one, shall receive from the authorized body an ID-card (biometric passport of a citizen of the Republic of Uzbekistan for departure abroad) after clarification to him or his legal representative of the requirements of Article 25 of the Law of the Republic of Uzbekistan "On Citizenship of the Republic of Uzbekistan", receipt of a warning receipt and entering into the complex of automated information systems "Passport-Visa" or the Consular Information System of information about this person's foreign state citizenship and other data.

The authorized body for identifying citizens specified in the first paragraph of this clause, who have not issued a renunciation of the citizenship of a foreign state upon reaching the age of twenty-one, shall check the information of interested ministries and departments, and also examine the appeals of individuals and legal entities.

If a person fails to provide information on the termination of citizenship of a foreign state upon reaching the age of twenty-one, the complex of automated information systems "Passport-Visa" or the Consular Information System automatically shall inform about the loss of citizenship of the Republic of Uzbekistan. In accordance with this information, on the basis of a certified copy of the warning receipt provided for in paragraph two of this clause, in relation to a person permanently residing in the Republic of Uzbekistan, the territorial body of internal affairs, and in relation to a person residing abroad, the consular office shall draw up the material on the loss of citizenship of the Republic of Uzbekistan. In this case, the relevant information about this person shall be entered into the "E-Fuqaro" IDB.

The internal affairs body shall send the material to the Ministry of Internal Affairs of the Republic of Karakalpakstan, the main departments of internal affairs of the city of Tashkent and the Tashkent region, the departments of internal affairs of the regions, and the consular office to the Ministry of Foreign Affairs in accordance with the diplomatic mail schedule.

The responsible officer of the Ministry of Internal Affairs of the Republic of Karakalpakstan, the main departments of internal affairs of the city of Tashkent and the Tashkent region, the departments of internal affairs of the regions, within ten working days, shall check the correctness of entering the information into the E-Fuqaro IDB and form a request for verification in relation to the person, and the material shall be sent to the Ministry of the Interior.

The responsible officer of the Ministry of Foreign Affairs, within ten working days, based on the information received through the Consular Information System, shall form a request for verification of the person in the E-Fugaro IDB and send it to the interested ministries and departments.

The interested ministries and departments, upon the received request for verification, within a month, shall consider the presence or absence of materials preventing the loss of citizenship of the Republic of Uzbekistan, and express their position by entering data into the E-Fuqaro IDB.

The responsible officer of the Ministry of Internal Affairs or the Ministry of Foreign Affairs shall print out the checklist in accordance with the fulfilled requirement, which has been verified by the E-Fuqaro MDB.

Based on the material and the checklist, a conclusion shall be prepared within a month, approved by the Minister of Internal Affairs or the Minister of Foreign Affairs of the Republic of Uzbekistan or one of their deputies.

The checklist and the conclusion shall be attached to the received material and sent for consideration to the Commission together with a generalized information certificate.

The information certificate must display the following information about the person:

date and place of birth, nationality, education, marital status, presence of children and place of residence;

when and the citizenship of which foreign state (which foreign states) acquired;

date of criminal prosecution and / or conviction of a person on the territory of the Republic of Uzbekistan (if such facts took place), articles of the Criminal Code, type and term / amount of the imposed punishment;

the absence or presence of unfulfilled obligations of a person to the state or his property obligations related to the interests of citizens or state bodies and other organizations;

that the person is or is not on the wanted list.

39. Registration and maintenance of material on the loss of citizenship of the Republic of Uzbekistan, the correctness of entering information into the E-Fuqaro IDB or the Consular Information System shall be assigned to the person in charge who initially accepted the documents.

The conclusion on the material on the loss of citizenship of the Republic of Uzbekistan shall indicate the information provided by the applicant, information about him and the grounds for the loss of citizenship of the Republic of Uzbekistan following the results of the check (based on the information on the checklist).

The conclusion must separately indicate the following information:

presence of unfulfilled obligations of the person to the state or his property obligations related to the essential interests of citizens or state and public organizations;

bringing a person to criminal responsibility as an accused;

finding a person on the wanted list;

the presence of a court verdict against a person that has entered into legal force and is subject to execution;

finding a person in places of deprivation of liberty outside the Republic of Uzbekistan;

inconsistency of the loss of citizenship of the Republic of Uzbekistan by a person with the interests of state security of the Republic of Uzbekistan.

If there are several grounds for the loss of citizenship of the Republic of Uzbekistan in accordance with Article 25 of the Law of the Republic of Uzbekistan "On Citizenship of the Republic of Uzbekistan", all of them shall be indicated in the conclusion.

IX. Determination of Belonging to the Citizenship of the Republic of Uzbekistan

40. In accordance with article 43 of the Law of the Republic of Uzbekistan "On citizenship of the Republic of Uzbekistan", the determination of belonging to the citizenship of the Republic of Uzbekistan shall be carried out at the request of a person.

The authorized body shall determine the belonging of a person to the citizenship of the Republic of Uzbekistan also in other cases that have raised doubts.

The authorized body shall determine the belonging of a person to the citizenship of the Republic of Uzbekistan also in other cases that have raised doubts.

Along with the application for determination of belonging to the citizenship of the Republic of Uzbekistan, the following documents shall be submitted:

autobiography;

identity document;

certificate of marriage or divorce (if any);

certificate of change of surname, name and patronymic (if any).

If the applicant does not have documents confirming his belonging to the citizenship of the Republic of Uzbekistan, as well as doubts about his belonging to the citizenship of the Republic of Uzbekistan, the authorized body on the above issue shall conduct a verification in relation to this person.

To resolve the issue of a person's belonging to the citizenship of the Republic of Uzbekistan, the authorized body may study archival documents, materials, databases containing information about the person, as well as receive significant information about other facts and circumstances by sending requests.

The authorized body that checks the citizenship of the Republic of Uzbekistan shall have the right to send, in accordance with the established procedure, to the competent authorities of foreign states requests for the provision of the necessary information and respond to their requests, as well as to carry out other cooperation on this issue.

Based on the results of the check, confirming the applicant's belonging to the citizenship of the Republic of Uzbekistan, he shall be issued an ID-card, a biometric passport of a citizen of the Republic of Uzbekistan for traveling abroad or another document confirming the existence of citizenship of the Republic of Uzbekistan.

In case of establishing the fact of obtaining a passport (ID-card) without observing the requirements specified in Articles 5, 6, 13-16 and 32-36 of the Law of the Republic of Uzbekistan "On Citizenship of the Republic of Uzbekistan", based on the report of the responsible officer, work shall be carried out to verify the legality of the grounds issuing a passport (ID-card).

Based on the results of the audit, a conclusion shall be prepared on the legality of obtaining citizenship of the Republic of Uzbekistan, belonging or not belonging to the citizenship of the Republic of Uzbekistan, approved by the Minister of Internal Affairs of the Republic of Karakalpakstan, heads of the main departments of internal affairs of the city of Tashkent and Tashkent region, heads of departments of internal affairs of the regions.

In the conclusion made on the material on the determination of belonging to the citizenship of the Republic of Uzbekistan, the information provided by the applicant and revealed by the results of the inspection about him, his belonging or not belonging to the citizenship of the Republic of Uzbekistan, as well as the grounds for obtaining citizenship by him, shall be indicated.

In case of establishing the facts of issuing a passport (ID-card) in violation of the requirements of the Law of the Republic of Uzbekistan "On Citizenship of the Republic of Uzbekistan" or its non-belonging to the citizenship of the Republic of Uzbekistan on the basis of the conclusion of the internal affairs body, the valid passport (ID-card) shall be withdrawn and the collected material shall be sent to the prosecutors' authorities.

If a person does not agree with the conclusion of the internal affairs bodies, he shall have the right to apply to the court to resolve the issue of his belonging or not belonging to the citizenship of the Republic of Uzbekistan.

X. The Procedure for Consideration of Materials related to the Issuance of Certificates of Non-citizenship of the Republic of Uzbekistan

41. Persons specified in Articles 5 and 6 of the Law of the Republic of Uzbekistan "On Citizenship of the Republic of Uzbekistan", who have not received citizenship of the Republic of Uzbekistan in the prescribed manner, as well as persons who are not citizens of the Republic of Uzbekistan on the grounds of obtaining citizenship of the Republic of Uzbekistan, may be issued certificates of non-citizenship of the Republic of Uzbekistan in the manner specified in Article 44 of the Law of the Republic of Uzbekistan "On Citizenship of the Republic of Uzbekistan".

A questionnaire for issuing a certificate of non-citizenship of the Republic of Uzbekistan in the form in accordance with Appendix No. 9 to this Regulation shall be submitted to the internal affairs body at the place of permanent residence, and by a person permanently residing abroad - to the consular office.

The application for registration of a certificate of non-citizenship of the Republic of Uzbekistan shall be accompanied by:

birth certificate;

identity document;

document confirming the payment of the state fee (consular fee).

The authorized body that accepted the documents, within three working days, shall enter the information contained in the questionnaire into the E-Fuqaro IDB or the Consular Information System and generate an electronic request.

The consular office shall send a request to the Ministry of Foreign Affairs through the Consular Information System.

The responsible officer of the Ministry of Foreign Affairs, within three working days through the "E-Fuqaro" IDB, shall send a request to the Ministry of Internal Affairs, received through the Consular Information System.

The relevant internal affairs body, within a month, shall examine the request, check the presence or absence of registration of the applicant at the place of permanent residence at the last

address of residence in the Republic of Uzbekistan, in case of termination of registration - the date of termination of registration, the presence of circumstances giving the right to obtain citizenship of the Republic of Uzbekistan by birth, and the presence or absence of compromising data. The results of the check shall be entered into the "E-Fuqaro" IDB.

Based on the results of consideration by the internal affairs body, a certificate shall be issued in the form in accordance with Appendix No. 10 to these Regulations or a reasoned letter of refusal.

Based on the results of consideration by the internal affairs body, a certificate shall be issued in the form in accordance with Appendix No. 10 to these Regulations or a reasoned letter of refusal.

The consular officer in charge shall print and issue to the applicant a certificate or letter with a reasoned refusal received through the Consular Information System.

The certificate issued to the applicant shall be drawn up on the stamped letterhead of the authorized body, signed by the head of the body indicating the position and certified with the official stamp.

The total period for consideration by the internal affairs bodies of a request for issuing a certificate of belonging to the citizenship of the Republic of Uzbekistan shall be one month from the date of submission of the request to the E-Fuqaro IDB.

The authorized body, within three working days, starting from the moment of entering the results of the check into the E-Fuqaro MDB or the Consular Information System, shall be obliged to take measures to notify the applicant of these results.

XI. Execution of Decisions on Issues of Citizenship of the Republic of Uzbekistan

42. Execution of decisions on issues of citizenship of the Republic of Uzbekistan shall be carried out by the relevant authorized body that adopted the application.

The applicant shall be notified of the decision taken within ten working days.

In case of detection of a change in the applicant's residence address, the authorized body within three working days shall send the decision to the appropriate territorial body for execution.

43. Decisions on the issues of citizenship of the Republic of Uzbekistan shall be submitted to the E-Fuqaro IDB.

A person who has reached the age of sixteen, accepted into the citizenship of the Republic of Uzbekistan, shall be issued by an authorized body an ID card, a biometric passport of a citizen of the Republic of Uzbekistan for traveling abroad, or another document confirming the existence of citizenship of the Republic of Uzbekistan shall be issued.

Along with the information about the person who has received the citizenship of the Republic of Uzbekistan, the E-Fuqaro IDB shall contain information about his child who has been accepted into the citizenship of the Republic of Uzbekistan, who has not reached the age of sixteen, as well as the adopted child in accordance with the procedure provided for in Article 16 of the Law of the Republic of Uzbekistan "On citizenship of the Republic of Uzbekistan".

A person whose citizenship of the Republic of Uzbekistan has been terminated shall be issued a certificate of termination of citizenship of the Republic of Uzbekistan. Such a certificate shall be drawn up on the official letterhead of the authorized body, signed by the head of the body indicating the position and certified by the official seal.

Passport (ID-card) and (or) biometric passport of a citizen of the Republic of Uzbekistan for traveling abroad, issued for a person whose citizenship has been terminated, shall be withdrawn by the authorized body and sent for destruction to the data collection point that issued this passport (ID-card) or biometric passport of a citizen of the Republic of Uzbekistan for traveling abroad.

A person permanently residing in the Republic of Uzbekistan, whose citizenship of the Republic of Uzbekistan has been terminated, shall be issued by the internal affairs body an ID card of a stateless person or an identification ID card of a citizen of a foreign state.

XII. Documents Confirming the Citizenship of the Republic of Uzbekistan

- 44. Documents confirming the citizenship of the Republic of Uzbekistan shall be:
- a) passport (ID-card), including a biometric passport of a citizen of the Republic of Uzbekistan for traveling abroad;

- b) diplomatic passport of the Republic of Uzbekistan.
- 45. Documents confirming the citizenship of the Republic of Uzbekistan of a child under the age of sixteen shall be:

birth certificate or certificate (regardless of the place of birth of the child) - upon presentation of a passport (ID-card) or other document confirming that one of the parents has citizenship of the Republic of Uzbekistan;

a birth certificate or a certificate (in the case of a child being born in the Republic of Uzbekistan) - upon presentation of a residence permit (ID card of a stateless person) of parents (single father or single mother) who are stateless persons.

XIII. Final Provisions

- 46. The authorized body that draws up applications for the admission, restoration and renunciation of the citizenship of the Republic of Uzbekistan, in addition to the documents specified in this Regulation, also shall have the right to demand from the applicant other documents related to the case.
- 47. The period for consideration of materials in each of the authorized bodies should not exceed one month, the total period should not exceed one year from the date the requirements on citizenship of the Republic of Uzbekistan are submitted to the E-Fuqaro IBD or the Consular Information System.

The total period for consideration of the submitted materials on the recognition of citizenship of the Republic of Uzbekistan should not exceed three months.

- 48. The Ministry of Internal Affairs and the Ministry of Foreign Affairs shall take measures to ensure the execution of decrees of the President of the Republic of Uzbekistan on admission to citizenship of the Republic of Uzbekistan, renunciation of citizenship of the Republic of Uzbekistan, restoration of citizenship of the Republic of Uzbekistan and loss of citizenship of the Republic of Uzbekistan within a month.
- 49. Copies of materials on admission to citizenship of the Republic of Uzbekistan, restoration of citizenship of the Republic of Uzbekistan, renunciation of citizenship of the Republic of Uzbekistan, determination of belonging to citizenship of the Republic of Uzbekistan and issuance of certificates of non-citizenship of the Republic of Uzbekistan shall be stored in authorized bodies for ten years.

Materials on the recognition of citizenship of the Republic of Uzbekistan shall be stored in the territorial bodies of internal affairs and the Ministry of Internal Affairs for ten years.

50. The information entered into the "E-Fuqaro" IDB, their volume and content, the form and procedure for entering shall be determined within the competence of the ministries and departments concerned.

In the "E-Fugaro" IDB:

information shall be stored and statistical records shall be kept of persons who applied with an application, in respect of whom a decision was made on issues of citizenship on the territory of the Republic of Uzbekistan or abroad;

a general record shall be kept of persons born and died in the Republic of Uzbekistan, accepted into the citizenship of the Republic of Uzbekistan and whose citizenship of the Republic of Uzbekistan has been terminated;

Conclusions on admission to citizenship of the Republic of Uzbekistan, restoration of citizenship of the Republic of Uzbekistan, renunciation and loss of citizenship of the Republic of Uzbekistan, recognition and verification of belonging to the citizenship of the Republic of Uzbekistan shall be stored;

the decrees of the President of the Republic of Uzbekistan on admission to citizenship of the Republic of Uzbekistan, restoration of citizenship of the Republic of Uzbekistan, renunciation of citizenship of the Republic of Uzbekistan shall be stored;

the formed requirements on citizenship issues and information about the expressed position on them of the relevant ministries and departments shall be stored.

The information entered in the "E-Fugaro" IDB shall be stored permanently.

- 51. Citizens can appeal against illegal actions of officials who have violated the procedure for considering and executing decisions on issues of citizenship of the Republic of Uzbekistan, to higher officials or to a court.
- 52. The Ministry of Internal Affairs and the Ministry of Foreign Affairs shall inform the Commission twice a year on the execution of decrees of the President of the Republic of Uzbekistan on citizenship issues.
- 53. Persons guilty of violating the requirements of this Regulation shall be liable in the manner prescribed by legislation.

ANNEX No. 1

to the Regulation on the procedure for considering issues of citizenship of the Republic of Uzbekistan

TO PRESIDENT OF THE REPUBLIC OF UZBEKISTAN

(Surname, name, patronymic of the President of the Republic of Uzbekistan)

from

(indicate citizenship or lack of citizenship, last name, first name, patronymic of the applicant)

residing at the address (address of residence of the applicant)

PETITION

Dear (name and patronymic of the President of the Republic of Uzbekistan)!

I ask you to accept me into the citizenship of the Republic of Uzbekistan.

I, as an equal citizen of the Republic of Uzbekistan, express my desire to contribute to its development.

I undertake to observe the Constitution and laws of the Republic of Uzbekistan, I promise to respect the national traditions and rituals of the Uzbek people.

"	"		
-	_		
20			
	_		
		(signature)	Surname, name, patronymic

APPENDIX No. 2

to the Regulations on the procedure for considering issues of citizenship of the Republic of Uzbekistan

Place for a phot

QUESTIONNAIRE

Please accept me into the citizenship of the Republic of Uzbekistan in the general manner. I inform the following about myself:

ı	1 8	8 1
QUESTIONS	ANSWERS	
1. Surname, name, patronymic		
2. All previously assigned surnames, names,		
patronymics and the reason for their change		
3. Date and place of birth		

19. If you also		he citizensh	ip of your		ears old) with you, indicate them. ate and place of birth
19. If you also	ask to accept to t	he citizensh	ip of your		
		he citizensh	ip of your	minor children (under 18 ye	ears old) with you, indicate them.
arrival depa					
I arrival I dena	arrivai departure				
			00000 01 1	-Signation at the place of p	ormanent residence of place of temporary sta
Month and yea				•	ermanent residence or place of temporary stay
	_	_		Republic of Uzbekistan:	
* If a person ha	as registered a ma	arriage seve	ral times.	each of them shall be indica	ted.
number of the issued	d document *				
marriage, as well as	the series and	the spouse			
institution that reg	gistered the	oatronymic o		birth	1
Date of marriage or		urname, nan	ne,	Date and place of	Citizenship
17. Marriage informa	ation:		`		,
			(I have no other close relative	/es)
	patrony	mic birth	1		
citizenship	name	´ I .		position	_
Degree of relationsh		<u> </u>		Place of work,	Place of residence
16. Close relatives (p	arents, siblings	spouse, child	dren):		
		and agencie	S		
		ies, state cor			
	com	panies, as w			
	nation institut	ions, organi	zations,		
The month and y		me of positi		,	Work address
15. Labor activity (st	ate Educational s	chools and 1	military se	rvice):	
what reason	, , ,,	,			
Republic of Uzbekist					
14. Were you brough	t to criminal liab	lity in the			
Uzbekistan	i in the republic	01			
13. Purpose of arriva	l in the Republic	of	 		
and date of registration	on at the place of	Permanent			
12. Date of moving to			-		
what reason	d 15 *** *	· · · · · · · · · · · · · · · · · · ·			
Republic of Uzbekist	an, if yes, when,	where, for			
11. Were you prosect					
military rank, inform					
10. When and where					
which authority and v					
9. Series and number	of the residence	permit. by			
lost	u dasis it was acc	epied and			
Republic of Uzbekist where, when, on wha					
8. Did you previously					
7. Marital status					
6. Academic degree,	academic rank				
C A 1 . 1					
5. Education and spec	cialty by education	on			
-	cialty by education	on			

20. Home address and telephone number21. List the documents attached to the application			
'"20 g. (date of completion)			(signature)
	patronymic of the person in parge		
	-		
of the			
employee who accepte	ed the documents)		
' " 20			
date of receipt of documents)			
APPEN to the Regulations on the procedure for considering		ublic of Uzbek	xistan
			Place
			for a photo
			lor a prioto
O	UESTIONNAIRE		
		C14	-1641 6-11i
Please accept me into the citizenship of the Republic of Uzbo	ekistan in a simpimed manner. I in		
QUESTIONS			ANSWERS
1. Surname, name, patronymic	141		
2. All previously assigned surnames, names, patronymics and	d the reason for their change		
3. Date and place of birth			
4. Nationality			
5. Education and specialty by education			
6. Academic degree, academic rank			
7. Marital status			
8. Series and number of the residence permit, by which author	•		
Did you previously have citizenship of the Republic of Uz where, when, on what basis it was accepted and lost	bekistan or another state, indicate		
10. When and where did you do military service, military rar	alt information from your		
military ID	nk, information from your		
11. Were you prosecuted before arriving in the Republic of U	Tzhekistan if yes when where		
for what reason	Szockistan, ir yes, when, where,		
12. Date of moving to the Republic of Uzbekistan and date of	of registration at the place of		
permanent residence	ar regionation at the place of		
13. Purpose of arrival in the Republic of Uzbekistan			
14. Were you brought to criminal responsibility in the Repub	olic of Uzbekistan, if yes, when,		
where, for what reason			
15. Labor activity (state training schools and military service	e):		
The month and year	Name of positions, institutions, org	ganizations,	Work address
Start Resignation CO	ompanies, as well as ministries, stat and agencies	te committees	

Degree of re	elationship and citizenship	Surname, name, patronymic	Date and place of birth	Place of work, position	Place of residence
	(I ha	ve no other close relatives)	·	
17. Marriage informat	ion:				
	or dissolution of marriage, the instit e, as well as the series and number of document *		me, patronymic o e spouse	f Date and place of birth	Citizenship
* If a person has regis	tered a marriage several times, each	of them shall be indicated	d.	<u> </u>	
	all addresses of residence in the Re				
N	Month and year	Registration address			esidence or place of
arrival,	departure		temporary s	tay of	
	QUESTIONS			AN	ISWERS
19. Home address and					
	s attached to the application				
" "	20 g.		•		
(date of con				_	(signature)
			first name, patron person in charge	ymic of	
	20	who accepted	the documents)		
""	20				
(date of receipt of doc	ruments)				
to the Regulation	APPEN n on the procedure for considering	NDIX No. 4 ng issues of citizenship	of the Republic	of Uzbekis	tan
To t	he Minister of Internal Affairs of the Karakalpakstan (last name, first name, patrony)	1			
(las	from a stateless person at name, first name, patronymic of th	ae applicant)			
APPLIC	residing at the address (address of residence of the apple CATION	licant)			
I ask you to consider t citizen of the Republic	the documents on the issue of recognic of Uzbekistan.	nizing me as a			
-	of the Republic of Uzbekistan, expre	ess my desire to			
	the Constitution and laws of the R to respect the national traditions an	-			
-		 			

20__

Surname, name, patronymic

APPENDIX 5

to the Regulations on the procedure for considering issues of citizenship of the Republic of Uzbekistan

Place
for a photo

	QUES'	TIONNAIRE			
Please recognize me as a citize	en of the Republic of Uzbekistan.	I inform about myself	the following	ng:	
	QUESTIONS	-			ANSWERS
1. Surname, name, patronymic	;				
	names, names, patronymics and th	ne reason for their chan	ge		
3. Date and place of birth					
4. Nationality					
5. Education and specialty by	education				
6. Academic degree, academic	rank				
7. Marital status					
8. Series and number of the res	sidence permit, by which authorit	y and when it was issue	ed		
9. Did you previously have cit	izenship of the Republic of Uzbel	kistan or another state,	indicate		
where, when, on what basis it					
10. When and where did you d	lo military service, military rank,	information from your	military		
	re arriving in the Republic of Uzb	ekistan if ves when v	vhere for		
what reason	te annumg in the respusite of 525	enistan, ir jes, wiien, v	, iieie, ioi		
12. Date of registration at the	place of permanent residence in the	ne Republic of Uzbekis	tan <i>(if</i>		
moved together with parents, i					
residence)					
13. Purpose of arrival in the R					
14. Have you been brought to when, where, for what reason	criminal responsibility in the Rep	ublic glare Uzbekistan,	, if yes,		
	ining in educational institutions a	nd military service):			
	and year	Name of position, ins	titution, org	ganization.	the work address
Admission	Resignation	enterprise, as well			
	g	committee or	r departmei	nt	
	blings, spouse (husband), children):	1		_
The degree of kir	nship and citizenship	name,	Date an		
		surname	place of birth	ofwork	
			oi birti	n position	Ш

(I do not have other close relatives)

17 Marriage details:

Date of marriage or divorce, the institution that registered the marriage, as well as the series and number of the issued document * patronymic of the sp		Citizenship
* If a person has registered a marriage several times, each of them shall be indicated.		
18. Information about all addresses of residence in the Republic of Uzbekistan:		
Month and year Registration addresses at the pla	ce of permanorary stay of	ent residence or place o
arrival, departure tempo	naly stay of	
AUDSPIANS		ANGUIDOG
QUESTIONS	<u> </u>	ANSWERS
19. Home address and telephone number 20. List the documents attached to the application		
"" 20 g.		
gg. (date of completion)		(signature)
		(***&***********
(last name, first patronymic of the charge		
who accepted the docum	ents)	
" " 20)	
(date of receipt of documents)		
APPENDIX 6	1.1' CTT 1	1.1.
to the Regulations on the procedure for considering issues of citizenship of the Repu	blic of Uzbe	ekistan
APPENDIX 7 to the Regulations on the procedure for considering issues of citizenship of the Repu	blic of Uzbe	kistan
		Place for a photo
QUESTIONNAIRE		<u> </u>
Please allow me to renounce the citizenship of the Republic of Uzbekistan. I inform about mysel	f the followin	o:
QUESTIONS	T tile Tollo Will	ANSWERS
1. Surname, name, patronymic		111/0//1210
2. All previously assigned surnames, first names, patronymics and the reason for their change		
3. Date and place of birth		
4. Nationality		
5. Education and specialty by education		
6. Academic degree, academic rank		
7. Marital status		
8. Have you previously had citizenship of the Republic of Uzbekistan or another state, indicate		
where, when, on what basis it was accepted and lost		
9. Have you been prosecuted before coming to the Republic of Uzbekistan, if yes, when, where for whatever reason		
10. The presence of unfulfilled obligations to the state or property obligations related to the		
interests of citizens or state bodies and other organizations		
11. Labor activity (indicate training in educational institutions and military service):		

Start	Month and year Resignation	Name of position, institution, orga enterprises, as well as ministries, state and agencies					Work address
12 Close family mer	nbers (parents, brothers and sisters, sp	ouse childr	en):				
	relationship and citizenship	Surnar	ne, name, onymic	Date and pof	olace	Place of work, position	Country and place residence
	*	e no other c	lose relatives)				
13. Marriage informa		anad tha	Cumama na			Data and	Citiganghin
	e or divorce, the institution that registes the series and number of the issued of		Surname, na of the	me, patrony e spouse	ymic	place of birth	Citizenship
* If a person has regi	stered a marriage several times, each	of them shal	l be indicated.				
-	t all addresses of residence in the Rep						
	Month and year	Registr	ation addresse	-			residence or place of
arrival,	departure			temp	orary	stay	
15 Lask together wi	th me, to allow my following minor c	hildren (und	er 18 years of	age) to ren	ounce	the citizer	ship of the Republic
Uzbekistan:	th file, to allow my following millor e	illiaren (una	ci 16 years or	age) to rem	Junce	the chizer	iship of the Republic
No.	Surname, nai			Date of b	irth	Place of	Note
	patronymic	<u> </u>				birth	
	QUESTIONS					A	NSWERS
	military rank (information on the exe cordance with the current legislation of						
,	ons for renouncing citizenship of the R	Republic of U	Jzbekistan				
18. Home address an		•					
	nd number, when and by whom issued	l .					
	ts attached to the application						
"" (date of comple	20 g. etion)						(signature)
	(last name, first name	, patronymic	of the person	in charge			
	who ac	cepted the d	ocuments)				
""	20						
(date of receipt of do	cuments)						

ANNEX No. 8

to the Regulations on the procedure for considering issues of citizenship of the Republic of Uzbekistan

Letter of guarantee on the granting of citizenship of the Republic of Uzbekistan

The holder of this letter of guarantee on the grant of citizenship of the Republic of Uzbekistan, who has submitted a document on the termination of citizenship

(name of a foreign state), within the specified period, shall be accepted into the citizenship of the Popullie.

of a foreign state), within the specified period, shall be accepted into the citizenship of the Republic of Uzbekistan in the manner prescribed by part 7 of article 20 of the Law of the Republic of Uzbekistan "On citizenship of the Republic of Uzbekistan".

Surname, surname at birth, first name, patronymic (if any):

Date of birth:	Place
	of birth:

Place of residence:

Citizenship of the Republic of Uzbekistan shall be provided upon submission of a document on termination of citizenship ______ (name of a foreign state).

This letter of guarantee is valid until "___ " _____ 20___.

A letter of guarantee is issued on the condition that the current and legal conditions, especially the personal attitude towards the Republic of Uzbekistan of the person who submitted the application, will not change until the citizenship of the Republic of Uzbekistan is granted.

The name		Surname,
of the		name,
region	(signature,	patronymic
and the	seal)	of the
position of		head
the head of		
the		
authorized		
body		

""		
20		
to the Reg	gulations on th	ne procedure

APPENDIX 9

for considering issues of citizenship of the Republic of Uzbekistan

Place
for a
photo
•

		QUESTIONNAIRE		
Please give	me a certificate of 1	non-acceptance or non-citizenship of the Republic of Uzbekistan. Sin	multaneously v	with me, the following
		ent on me express a desire not to be a citizen of the Republic of Uzb		
No.	Last name, first	Date and place of birth	Degree of	Children aged
	name, patronymic		relationship	14 to 18 years
				confirm their cons
				by
				signing
* Note: if it	t is impossible to con	nfirm personally, their notarized written consent must be attached.		
		I provide the following information about myself:		
1. Surname	e, name, patronymic			
2 D	1 1 (1 1	(if changed - indicate)		
2. Date and	l place of birth			
3. Nationali	itv			
	on (profession, specia	alty)		
5. Marital s				
6. Have you	u been brought to cr	iminal liability, if yes, when, for what and by whom		
7. Where ar	nd when did you do	military service		
				
8. Attitude	to military service n	ow		
	<u>-</u>			
9. The last	address of residence	in the Republic of Uzbekistan		
4 1 .	0.1.1	1 . 1		
on the basis	s of what document	departed, a series of		
	where he was issued			
10. Citizen	ship of which foreig	n states you want to take		

11. The reason for non-acceptance of citizenship of the Republic of Uzbekistan

12. Close relatives living in the Republic of Uzbekistan

(degree of relationship, full name, date and place of birth,
citizenship, occupation, address of residence)
13. Close relatives living outside the Republic of Uzbekistan
(degree of relationship, full name, date and place of birth
citizenship, occupation, address of residence)
14. Last place of work in the Republic of Uzbekistan
home address, phone number
Passport number, when and by whom issued
" " 20
(date of filling) signature
(name, surname, patronymic of responsible
employee who accepted the documents)
"_" 20
APPENDIX № 10 to the Regulations on the procedure for consideration of issues of the citizenship of the Republic of Uzbekistan
REFERENCE
(surname, name, patronymic)
(year and place of birth) In accordance with your application from "" 20 and on the basis of the Law of the Republic of Uzbek Citizenship of the Republic of Uzbekistan" dated March 13, 2020 № ZRU-610, you have not been and are not currently a citizen of of Uzbekistan.
Name of the region and the authorized body
(signature, seal)
"" 20
ANNEX No. 3
to the Decree of the President of the Republic of Uzbekistan dated March 10, 2021 No. UP-6185

LIST OF some decrees of the President of the Republic of Uzbekistan recognized as invalid

- 1. Decree of the President of the Republic of Uzbekistan dated November 20, 1992 No. UP-500 "On approval of Regulations on the Procedure for Considering Issues Related to Citizenship of the Republic of Uzbekistan".
- 2. Paragraph three of clause 2 of the Decree of the President of the Republic of Uzbekistan dated February 26, 1999 No. UP-2240 "On improving the passport system of the Republic of Uzbekistan" and Appendix No. 3 to it.
- 3. Decree of the President of the Republic of Uzbekistan dated March 25, 2005 No. UP-3587 "On amendments and additions to some decrees of the President of the Republic of Uzbekistan".
- 4. Decree of the President of the Republic of Uzbekistan dated February 17, 2016 No. UP-4779 "On Amending the Regulation on the Procedure for Considering Issues Related to Citizenship of the Republic of Uzbekistan".

(National database of legislation, 11.03.2021, No. 06/21/6185/0197)