

Reasons for the Introduction of Amendments to the Constitution

Tillaboeva Muazzam Baxtiyorovna
Independent Researcher

ABSTRACT: the article provides information on what amendments have been made to the constitution from the date of adoption of the Constitution of the Republic of Uzbekistan to the present day, additions have been made and the reasons for them.

KEYWORD: article, chapter, Chapter, decision, Law, busy, session.

As we all know, the Constitution of the Republic of Uzbekistan was adopted on December 8, 1992 at the eleventh session of the Supreme Council of the Republic of Uzbekistan. The Constitution consists of 6 chapters, 26 chapters and 128 articles. In place of information, it should be noted that from the date of adoption of the Constitution to the present day it has been amended and supplemented 14 times. The 6th chapter of the book is about the same, that is, about the procedure for making amendments to the Constitution. 127-as well as 128 - articles explained in the same order.

The introduction of a change to the Constitution does not happen on its own. During the democratic changes taking place in our country, the issue of making changes to the Constitution is being put on the agenda. Increasingly, the demands of the times are increasing. The Constitution adopted 30 years ago was adopted on the basis of the requirements of that period, the situation of Uzbekistan at that time. As a result of the years passed, the need of people increased and it was necessary to adjust many laws to the modern demand, the need of citizens. In addition, the policy is changing from year to year. We can also see the message heard today that tomorrow has completely changed. Of course not all things are perfect. The Constitution is no exception. The saying in it is that mistakes and shortcomings arise as a result of the passage of time, and among politicians are considered and such shortcomings are eliminated.

Consider 14 amendments and additions to the Constitution of the Republic of Uzbekistan. Below we briefly consider when a change was made to the Constitution:

- As a result of the law adopted on December 27, 1993, in the first part of Article 77 of the Constitution, the words "one hundred and fifty deputies" in the law "the Oliy Majlis of the Republic of Uzbekistan consists of one hundred and fifty deputies elected in accordance with the legislative power" were replaced with the words" deputies;
- According to the results of the referendum in janvar 2002, in accordance with the law, the main additions and amendments were made to sections XVIII, XIX, XX, XXIII of the Constitution;
- In April 11, 2007, amendments were made to Article 89, paragraph 15 of Article 93, part two of Article 102;

- The first part of Article 77 was changed on the basis of the decree of December 25, 2008;
- 2011 year on 18 April 78, 80, 93, 96, 98-various additions and corrections have been made to the substances;
- In accordance with the law of 12 December 2011, the second part of Article 90 was amended;
- As a result of the law adopted on 16 April 2014 32, 78, 93, 98, 103, 117-substances modified;
- On the basis of the law adopted on April 6, 2017, the Constitution of the Republic of Azerbaijan 80, 81, 83, 93, 107, 110 and amendments and additions to articles 111;
- On the basis of the law on May 31, 2017, articles 80, 93, 108 and 109 have been amended;

As a result of the law adopted on August 29, 2017, articles 99 and 102 were amended ;

- On the basis of the law adopted on October 15, 2018, in the first part of Article 105, the words “chairman (oqsoqol)for a period of two and a half years and his advisers "were replaced with the words" chairman (oqsoqol) ;
- As a result of amendments to articles 80 and 93 of the law adopted on February 18, 2019, the National Security Service began to be referred to as the State Security Service;
- Articles 79, 93 and 98 were amended in accordance with the law adopted on March 5, 2019;
- In connection with the improvement of legislative acts on the ballot box in accordance with the law adopted on September 4, 2019, additional and amendments to articles 96 and 117 have been introduced.

If we pay attention to the above additions and changes, we can see that 2017 is the year in which the most changes occur in relation to the remaining years. Everyone knows that at the end of 2015 Shavkat Mirmonovich Mirziyoyev was elected president of the Republic of Uzbekistan. As a result of this, Shavkat Mirziyoyev also reviewed the Constitution from the beginning of his career. 128-moddada it was noted that within six months after the introduction of the relevant proposal to the Oliy Majlis, taking into account a broad and comprehensive discussion on amendments and amendments to the Constitution, the law should be adopted, and in 2017, many additions and amendments were added to it. From the above information it is understood that the substance that has undergone the most transformation is Article 93. Article 93 is an article about the president of the Republic of Uzbekistan consisting of 25 parts. So it turns out that the most modified article is about the president of the Republic of Uzbekistan.

Even today, the reform of laws continues. Taking into account the new decisions and decrees, which are coming out every year, the Constitution is also envisaged to make additional amendments. The amendment of the Constitution specifies in articles 127 and 128 how the inclusion will be carried out in order. Today, taking into account the implementation of various organizational and structural changes in the law and judicial system, opinions and comments on the introduction of amendments and additions to Article 107 of the Constitution of the Republic of Uzbekistan are being considered. The Constitution has been perfected from year to year. Because every time a new law is adopted, all laws are studied. Errors and omissions in them of the same course are also noticeable and corrections are made. If the Oliy Majlis of the Republic of Uzbekistan rejects the proposal for amendments , the proposal may be re-submitted for discussion after one year. This is also stipulated in Article 128 of the Constitution . The day of adoption of the Constitution in our country is declared a day of celebration and rest.

In what order will the Constitution be amended? 127-moddada as noted, amendments to the Constitution of the Republic of Uzbekistan shall be introduced by law or by referendum of the Republic of Uzbekistan adopted by a majority of at least two-thirds of the total number of legislative Deputies of the Oliy Majlis of

the Republic of Uzbekistan and members of the Senate. If the inclusion of how much is done in the term have considered in Article 128 above. After the amendment to the law, all media outlets will be informed about it, and from that moment on this law comes into force. If there is a violation made without finding a message from this, jinoi will not be released from responsibility.

Well, since the Constitution is considered the most important symbol of the state, it is not always possible to change it in any situation. Taking into account the requirements and proposals and studying them, amendments to the Constitution of the Republic of Uzbekistan can be made based on the relevant decisions. Changing and correcting the Constitution is a modern requirement.

Reference:

1. O'zbekiston Respublikasi Konstitutsiyasi
2. O'zbekiston milliy ensiklopediyasi. 2000.
3. O'zbekiston Respublikasining Konstitutsiyasi - ta'lim va taraqqiyotning kafolati. F.: 2021
4. Respublika ilmiy – amaliy konferensiya materiallari to'plami. F. : FVYT. 2022.