1. On election day, before the voting commences, the chairman of the polling station commission, in the presence of the other members of the commission and the persons defined in part three Article 6 of this Law, shall inspect and seal the ballot boxes and after that a verification document signed by the members of the commission and the first person to appear to vote shall be dropped into the ballot boxes; the document should certify the time it was dropped into the ballot box.

2. Ballots shall be issued by the polling station commission, in accordance with the list of voters for the respective polling station when a voter produces a passport or other document to establish his identity. Upon the issuance of a ballot, the ballot should be stamped with a seal or signed by the member of the polling station commission who issued the ballot. A voter shall confirm the issuance of the ballot by placing his signature on the voters list.

ARTICLE 39. Ballots
1. The ballot shall contain the name of the body which is being elected.
2. Surname, name, patronymic, date of birth, party affiliation, and position (occupation) of each registered candidate for deputy should be inscribed on the ballot in alphabetical order.
3. Ballots should be printed in a state language or in languages which the population of the electoral region speak.
4. Ballots should not contain names of those candidates who were removed from balloting. In a case where a candidate was removed from balloting in the elections, the constituency election commission shall accept the decision about reprinting the ballot, if the name of the candidate off the ballot.
5. Ballots in the territory of the electoral region must be of the same size, material, color, and content and should correspond to the form constituted by the Central Election Commission.

ARTICLE 40. Voting Procedures
1. Every voter shall vote personally. Voting for another individual is not permitted.
2. An election ballot shall be completed by the voter in a cabin or room for secret voting. The presence of any other persons while the voter completes the ballot is prohibited. A voter who cannot complete the ballot himself has the right to invite another person of his choice into the cabin or room for secret voting, except members of the election commission, candidates for deputy for the respective electoral constituency, or their authorized persons.
3. A voter can choose only one candidate or he can not leave any of them. The names of those candidates against whom he votes off the ballot.
4. In a case where a voter by the personally come to the polling station due to health or serious reasons, the polling station commission, on the voter’s request, shall authorize no less than three members of the commission to organize a polling station for those voters at their place of residence. An extract from the list of voters in accordance with the form of the list shall be given by the Chairman of the polling station commission to the responsible members of the commission together with the necessary number of ballots. A voter who votes at his place of residence shall confirm the receipt of the ballot indicating so on the extract of the voter’s list and votes according to the procedure established in this Law. A special mark shall be made on the list of voters at the place of residence of the voter. The extract from the list of voters shall be attached to the list of voters.

ARTICLE 41. Pre-term Elections
If the voter changes his place of residence during the period between the submission of the lists of voters for publication and election day, he can vote before the appointed time.

CHAPTER X. CALCULATING THE VOTES AND ANNOUNCEMENT OF ELECTION RESULTS (VOTING)

ARTICLE 42. The Tabulation of Votes at the Polling Divisions
1. After the completion of the elections, the polling station commission on the basis of the shall calculate the general number of voters who participated in the elections and who received ballots.
2. The tabulation of the votes at the polling station is conducted by the polling station commission separately for each candidate for deputy.
3. During the tabulation of votes the polling station commission should follow the following procedure:
   1) after voting is finished, the election commission cancels, counts, and packs in sealed envelopes the used ballots. The name and number of the polling station and the type and quantity of unused ballots shall be indicated on the packet. The packet shall be signed by the Chairman, Deputy Chairman, and Secretary of the commission and shall be sealed.
   2) The election commission shall determine according to main and additional voter lists, the general number of voters at the polling station and the number of voters who participated in the election (received a ballot).
   3) The Chairman of the election commission in the presence of the members of the commission shall check the integrity of the ballot boxes and open them.
   4) The commission shall determine the general number of ballots and the number of void ballots. Ballots which are identified as well as those which have more than one Candidate remaining on them, or which do not have the stamp or signature of a member of the election commission who issued it, are deemed void. Any doubts as to the authenticity of a ballot shall be resolved by a vote of the commission. Void ballots shall be packed into separate envelopes which are sealed in such a manner that it would be impossible to remove any ballot from the envelope or add any ballot into it without damaging the seal. The name, number, of the polling station, and the
Of the inputted ballots shall be indicated on the envelop  
5) the commission separately calculates the number of votes for every candidate. After that, ballots shall be plased into  
individual envelops for every candidate and sealed as stipulated in paragraph 4 part three of this Article.  
The commission shall review at its session the results of the tabulation of the votes which are entered into the minutes of  
the session  
The minutes shall include:  
- the name and number of the polling station;  
- the total number of voters included in the lists of voters of the electoral constituency;  
- the number of voters who received ballots;  
- the number of voters who participated in the election;  
- the number of votes “for” and the number of votes “against” each candidate;  
- the number of void ballots.  
The number of copies of the minutes shall be three;  
- every copy of the minutes shall be signed by the Chairman, Deputy chairman, Secretary and members of the commission.  
The first copy of the minutes and all annexes shall be sent to the appropriate constituency election commission  
according to established procedure, the second and the third copies shall be kept in the polling station commission.  
One of these shall be immediately posted up in the polling station premises for general information  

ARTICLE 43. The Announcement of Election Results by Regional District  
1. On the basis of the reports from the polling station commissions the constituency election commission determines the  
general number of voters in the electoral region; the number of voters who received ballots; the number of voters who  
participated in the elections; the number of votes “for” and the number of votes who “against” each candidate for deputy; the  
number of void ballots; and, a report shall be made based upon these figures.  
2. The number of copies of the report should exceed by two the total number of candidates for deputy. Each copy of the report  
shall be signed by the Chairman and Secretary of the commission. The first copy of the report shall be immediately sent to  
the Central Election Commission, the second copy shall be kept in the constituency election commission and one copy shall  
be sent to each candidate for deputy who was nominated in the region  
3. Every copy shall be considered not to be conducted if less than 50% of the voters on the voting list of the given region  
participates in the election, and if all of the candidates for deputy, registered in the electoral region, withdraw their  
candidacy.  
4. A candidate for deputy shall be deemed elected if the candidate receives more than half of the votes of the voters who  
participated in the voting, but not less than 25% of the total number of votes put on the lists of voters of the given region  
When the number of votes are equal, the repeat voting shall be conducted.  
The constituency election commission can announce elections void if during the course of the elections or the tabulation of  
votes violations of this Law have taken place which essentially changed the results of the voting.  
An appeal to announce the elections void may if submitted to the constituency election commission by the subjects of the  
election process as well as by Procurator Offices of Ukraine before the election results in a given region are announced  
6. Election results of the constituency shall be published in the press by the constituency election commission within the terms  
set up by the Central Election Commission. The announcement shall include:  
- the general number of voters in the constituency;  
- the number of voters who received their ballots (took part in the elections) and their percent to the general number of  
voters in the constituency;  
- the number of voters who voted;  
- the number of votes “for”, and the number of votes “against” each candidate for deputy;  
- the number of void ballots;  
- the surname, name, patronymic, date of birth, profession, position (occupation), place of work and residence.  
affiliation of each elected deputy, as well as who nominated the candidate for deputy.  
If the elections were consider not to be conducted, or void, this information, as well as the causes for that, shall be also  
mentioned in the announcement.  

The con 44. Registration of Deputy and Publication of the Results of the Elections  
1. The Central Election Commission, later than on the tenth day after the elections have been determined,  
shall register the deputies and shall publish in the newspaper “Voice of Ukraine” and shall announce through television and  
radio the results of the elections.  
2. In the announcement of the general results of the elections in Ukraine and the list of elected Peoples’ Deputies of Ukraine,  
the Central Election Commission shall publish in the press in alphabetical order, including: the surname, name, patronymic,  
professional position (occupation), party membership, place of work, the residence of each elected deputy, and the constituency  
where he was elected.