

RUSSIA LAW ON PRESIDENTIAL ELECTIONS

Articles 58(6)

No donations shall be made to electoral funds of candidates from:

- 1) foreign states and foreign legal entities;
- 2) foreign nationals;
- 3) stateless persons;
- 4) citizens of the Russian Federation under 18 years of age on voting day;
- 5) Russian legal entities with foreign participation if the foreign stake in their authorized capital exceeds 30 per cent thereof as of the day of official publication of the decision to call the election of the President of the Russian Federation (for open joint-stock companies – as of the date of the list of shareholders for the previous year);
- 6) international organizations and international public movements;
- 7) bodies of state power and bodies of local self-government;
- 8) state and municipal institutions and organizations;
- 9) legal entities with a state and/or municipal stake in their authorized capital exceeding 30 per cent thereof as of the day of official publication of the decision to call the election of the President of the Russian Federation;
- 10) organizations established by state and/or municipal bodies as well as organizations established by legal entities mentioned in Sub-Clauses 5 and 9 of this clause;
- 11) military units, military institutions and organizations and law enforcement bodies;
- 12) charity organizations and religious associations as well as organizations established by them;
- 13) anonymous donors. "Anonymous donor" means a person who has not indicated any of the following data in the payment order for remittance of the donation: the surname, first name and patronymic; address of the place of residence - or a person who has indicated wrong data; a legal entity which has not indicated any of the following data in the payment order for remittance of the donation: the tax payer's identification number; the bank details - or a legal entity which has indicated wrong data;
- 14) legal entities registered less than a year before voting day.