

DECISION

of the Central Election Commission of the Republic of Azerbaijan on the approval of “Instruction on the rules for receiving and publicizing annual financial reports of political parties upon their consideration”

Pursuant to Articles 21.2 and 21.6 of the Law “On political parties” of the Republic of Azerbaijan, annual financial reports and audit reports shall be submitted to the Central Election Commission of the Republic of Azerbaijan (CEC) annually not later than April 1 and posted on the official website of the Commission.

The amendments made to the legislation have led to the formation of new legal relationship with political parties in this field. Since a new act has been necessary to enforce with the aim of receiving, considering and publicizing annual financial reports of political parties to regulate this relationship efficiently, “Instruction on the rules for receiving and publicizing annual financial reports of political parties upon their consideration” shall be approved and CEC shall implement relevant activities within its competence in a manner and within the period defined by law in order to put into effect and officially publish the act.

Assuming the above-mentioned as a basis, Central Election Commission of the Republic of Azerbaijan (CEC) **decides** according to the Articles 78.2 and 78.3 of the Constitutional Law of the Republic of Azerbaijan “On normative legal acts” and Articles 19.4, 19.14, 28.2 and 28.4 of the Election Code of the Republic of Azerbaijan:

1. The “Instruction on the rules for receiving and publicizing annual financial reports of political parties upon their consideration” shall be approved (attached).
2. Within its competence, CEC shall ensure taking relevant activities implied by legislation for the official publication and enforcement of the Instruction implied in the item # 1 of the Decision.

CEC Chairman

Mazahir Panahov

CEC Secretary

Arifa Mukhtarova

CEC Secretary

Mikayil Rahimov