

JAMOAT BIRLASHMASI USTAVINI
RO'YHATGA OLINGANLIGI TO'G'RISIDA

ГУВОННОМА

“16” май 2001 yil.

№ 198

Birlashmaning nomi: Тошкент шаҳар
“ISTIQBOLLI AVLOD”
ёшлар ахборот маърифат маркази

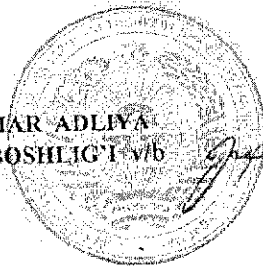
Birlashmaning turi: шаҳарга оид
(viloyatga oid, tumanga, shaharga oid)

Birlashmaning rahbar organi: Мувофиқлаштирувчи кенгаш
(to'liq nomi, manzili)
Тошкент шаҳар, Чиланзор-5 мавзе, Муқимий кўчаси, 54-ўй

Faoliyatining asosiy maqsadi: уйғун ривожланган ёш
авлодни тарбиялашда, уларга чуқур билим, касб эгал-
лашларида ҳар томонлама ёрдам бериш, ёшларда маъна-
вийат, ватанпарварлик, меҳнатсеварлик, мустақиллик-
нинг содиқ давомчилари бўлиб қолишлари каби юксак
туйғуларни шакллантиришга қаратилган хайрия, ижти-
мой, маданий, маърифий дастур ҳамда лойиҳаларни
ташқил қилиш, амалга ошириш ва ҳоказолардан
иборат.

TOSHKENT SHAHAR ADLIYA
BOSHQARMASI BOSHIG'I v.b

N.D.Zokirov



СВИДЕТЕЛЬСТВО

О РЕГИСТРАЦИИ УСТАВА
ОБЩЕСТВЕННОГО ОБЪЕДИНЕНИЯ

“16” мая 2001 г.

№ 198

Название объединения: Ташкентский городской
информационно-просветительский центр молодежи
“ИСТИКБОЛЛИ АВЛОД”

Вид объединения: городское
(областное, районное, городское)

Руководящий орган объединения: Координационный совет
(полное наименование адрес)
г.Ташкент, Чиланзар 5 квартал, ул. Муқими, дом 54

Основные цели деятельности: организация и осу-
ществление благотворительных, социальных, культур-
ных, образовательных и иных общественно полезных
программ, проектов, направленных на оказание всесто-
ронней помощи в дело воспитания гармонично
развитого молодого поколения, овладения молодежью
глубоких знаний, обретения ими профессий, формиро-
вания в них чувства высокой духовности, патриотизма,
трудолюбия, её становления последовательными про-
должителями дела независимости и т.д.

И.О. НАЧАЛЬНИКА УПРАВЛЕНИЯ
ЮСТИЦИИ Г.ТАШКЕНТА

Н.Д. Зокиров



«APPROVED»

General Meeting of Founders
Tashkent
1 March 2001

Protocol № 1

«REGISTERED»

Justice Department

« 16 » May _____ 2001

№ _____

**STATUTE OF THE TASHKENT
PUBLIC INFORMATIONAL
AND
ENLIGHTENING CENTER
OF THE YOUTH
“ISTIQBOLLI AVLOD”**

Tashkent

1. GENERAL PROVISIONS

1.1. The Tashkent Public Informational and Educational Center for the Youth "Istiqbolli Avlod" (hereinafter referred to as "Center") is founded in accordance with the Constitution of the Republic of Uzbekistan, laws on non-governmental and non-profitable organizations and legislative instruments of the Republic of Uzbekistan.

1.2. The Center is a non-political organization and does not pursue the goals of propaganda of political parties and movements and religious organizations.

1.3. Name of the Center:

In Uzbek - Тошкент шаҳар «Istiqbolli avlod» ешпар ахборот-маърифат маркази;
In Russian - Ташкентский Городской Информационно-Просветительский Центр Молодежи «Истикболли Авлод».

1.4. The Center is a non-governmental and non-profitable organization that does not have membership and is established by citizens on the basis of voluntary property contributions. The organization pursues charity, social, cultural, educational and other socially useful goals. The property donated to the Center by its founders is considered as the property of the Center. The founders are not responsible for the obligations of the Center and Center is not responsible for the obligations of its founders.

1.5. The Center acquires the rights of a legal entity after the state registration of its statute. The Center has its own stamp, settlement and currency and other bank accounts, as well as its own emblems, registered in accordance with the laws.

The Center operates as an individual entity in strict compliance with the current legislation.

1.6. The Center utilizes the property for the purposes determined by the statute. The Center has the right to handle business activities for achieving socially useful goals. In this regard, the Center founds business entities and has the right to contribute to their activities.

1.7. The Center individually determines its policy and strategy of economic, technical and social development.

1.8. The Center has the right to acquire property and private non-property rights and lay before the court both as a plaintiff and defendant.

1.9. Based on ownership rights, the Center is responsible for managing, utilizing and disposing of its property in accordance with the Statute.

1.10. The Center is entitled to establish its own representations that will act on behalf of the Center in conformity with the Provisions approved by the Council of the Center.

1.11. The Center covers its obligations by the property that legally can be subject to claims and penalties.

1.12. The Center is not responsible for its obligations to the government. The government is not liable for the Center obligations.

1.13. The Center is functioning in Tashkent.

1.14. Legal address: Tashkent, Chilanzarskiy rayon, District 5, 54 Mukimi St.

2. OBJECTIVES AND ACTIVITIES OF THE CENTER

2.1. The main purposes and challenges of the Center are development and implementation of charity, social, cultural, educational and other socially useful programmes and projects focused on provision of comprehensive support in cultivating the youth, promoting their education and professional growth, raising their morality and patriotism and diligence, as well as encouraging their participation in social protection activities and establishing the conditions for the youth so that they could enjoy their constitutional rights as well as the rights for obtaining skills, knowledge and labor.

2.2. To achieve the goals stated by the Statute, the Center handles the following activities:

- Implementation of social programmes, focused on science, education and health services;
- Organization and conduction of charity exhibitions, festivals, concerts, entertainment programmes and shows, lotteries, etc. in accordance with the laws of the Republic of Uzbekistan;
- Organization of contests and concerts on different sorts of knowledge;
- Establishment of sport centers and implementation of sport and health programmes as well as liaison with sport clubs;
- Organization of international congresses and workshops;
- Advertisement and publishing;
- Search for and support of young gifted persons;
- Strengthening of cultural relationships with neighboring countries and countries farther afield;
- Design and implementation of the Programme for Protection of Mothers and Children;
- Development of international programmes (grants) and participation in such programmes;
- Facilitation in educating Uzbek citizens abroad;
- Cooperation with foreign partners and sharing of experience on advanced approaches to upbringing, education, health protection and social assistance towards the youth with all organizations of the Republic of Uzbekistan and abroad within the framework of UNCF and UNESCO;
- Assistance in raising the awareness of young people representing different social layers about their role in social, economical and political life of society, as well as their rights and capacities;
- Design and implementation of environment projects;
- Search for and utilization of funds provided gratis by local and international organizations, firms and individuals for implementation of programmes and projects of the Center.

The other activities of the Center are handled pursuant to the relevant goals and challenges of the Center in accordance with the current laws of the Republic of Uzbekistan.

2.3. To achieve its goals and objectives, the Center can use the following rights:

- Purchase, rent or obtain from legal entities for free of charge usage facilities and land, equipment and other property, including those facilities which are not dedicated for business or technical purposes;
- Sell, lease, provide for free of charge temporary usage or lend any real estate and personal property to entities, institutions and individuals;
- Receive as agreed any loans, credits in banks and from other organizations and foreign entities;
- Give credits to other entities;
- Establish branches, divisions and subsidiary companies;
- Affiliate with public associations, unions and organizations;
- Establish business structures for achieving its goals.

2.4. The Center is obliged to:

Comply with the legislation;
 Provide access to the information on disposing of its property and funds;
 Provide access to its activities for the body that registered the Center;
 Submit statistic and fiscal reports.

The Center has another obligations, as stated by the current Laws.

3. RIGHTS AND DUTIES OF THE MEMBERS OF THE CENTER

3.1. Individuals and organizations are able to participate in the activities of the Center by voluntary contributions, donation of their property, etc.

3.2. The persons and organizations supporting the Center as well as the founders of the Center have the right to:

Elect and be elected to the board of directors of the Center;

Participate in all activities of the Center;

Receive financial, consulting, professional, mediatorial, scientific and technical assistance on the terms established by the Board and agreements, provided that it does not contradict the goals and objectives of the Center;

Establish and develop via the Center bilateral and multilateral ties;

Defend their interests within the framework of the rights of the Center and its legal and economical capacities;

Terminate at any time their participation in the activities of the Center.

3.3. Individuals and organizations, supporting the Center, are obliged to:

Strictly comply with the Statute of the Center when implementing the programmes and projects of the Center;

Avoid disclosure of confidential information on the activities of the Center;

Forgo activities that can cause damage to the Center.

4. ADMINISTRATIVE STRUCTURE OF THE CENTER

4.1. Administrative organs of the Center are as follows:

- Coordinating Council (hereinafter referred to as "Council");
- Board;
- Director.
- Revision Commission.

4.2. Council

4.2.1. Council is a supreme administrative organ of the Center. The Council is formed by at least 3 founders. Further, the Council is formed by co-opting new members into the Council.

The Council is convoked at least once a year. Special sittings of the Council are arranged by the initiative of the Board and Revision Commission.

4.2.2. Council is to:

- Execute control over the activities of the Center;
- Introduce changes and amendments to the Statute of the Center;
- Elect the Chairman of the Council, Board, Director and Deputy Directors, and Revision Commission;
- Determine the main activities of the Center;
- Make decisions on termination or reorganization of the Center in accordance with the laws, establishment of representative offices and participation in the activity of business entities;
- Consider other issues related to the work of the Center;
- Determine the remuneration for members of the Board;
- Verify reports of the Board, Director and Revision Commission of the Center;
- Establish other structures of the Center, if necessary.

4.3. Board

4.3.1. The Board manages the Center during the periods between the sittings of the Council.

4.3.2. The Council selects the Board for a 3- year term by at least 3 members of the Council by a majority.

4.3.3. The Board sits each three months at least. In case of equality of voices, the Chairman of the Board, i.e. the Director of the Center, has the casting vote.

4.3.4. Board is to:

- Ensure the fulfillment of the Council decisions;
- Make decisions on establishment and strengthening ties with international and overseas organizations;

Approve target programmes and identify financial sources;
Prepare and consider materials and issues to be discussed by the Council.

4.4. Director

4.4.1. The Council selects the Director, i.e. Chairman of the Board, for a 3-year term.

4.4.2. Director is to:

Regulate the work of the Board;
Dispose property and funds of the Center and act on behalf of the Center without a Power of Attorney;
Sign contracts and agreements and handle other legitimate activity;
Ensure fulfillment of decisions made by the Council and Board.

4.4.3. In case of his absence, his functions are performed by his deputies.

4.5. Revision Commission

4.5.1. The Council elects the Revision Commission for a 3-year term by at least 3 members of the Center but not from the Board of the Center.

4.5.2. The Chairman of the Revision Commission is elected among the members of this Commission.

4.5.3. The Chairman of the Revision Commission can participate in the work of the Board.

4.5.4. The Revision Commission regulates the activities of the Center, spending of Center funds and fulfillment of the provisions of the Statute and decisions of the management of the Center.

4.5.5. Revisions are undertaken in accordance with the plan of actions of the Revision Commission, i.e. once a year as a minimum. The Revision Commission is provided with all the accounting books, financial reports and other documents as well as explanation notes from the Center employees, if necessary.

4.5.6. The Revision Commission reports to the Council of the Center. A report in writing must be submitted not later than in a month after the completion of the revision.

4.5.7. To comply with the duties, the Revision Commission has the right to call for a special sitting of the Council.

4.5.8. Financial and business activities of the Center can also be audited by tax and fiscal state authorities within their jurisdiction, as stated by the Laws, and by auditing organs.

5. LABOUR RELATIONS

5.1. The Center can individually, but on the basis of the existing laws of the Republic of Uzbekistan, solve the questions, related to employment and dismissal of the Center employees, as stated by the Internal Labour Regulation.

- 5.2. Within its jurisdiction and in compliance with the labour legislation, the Center is entitled to individually identify the form and procedure of payments to its personnel, work hours, days-off, etc.
- 5.3. Labour relations between the Center and employees are regulated by the contracts.
- 5.4. All the disputes concerning to labour relationships are resolved in accordance with the labour legislation of the Republic of Uzbekistan, unless these questions are covered by the Statute, agreements and internal documents of the Center.

6. PROPERTY AND SOURCES OF FUNDS

- 6.1. Property and sources of funds are formed by:

Contributions of the Founders of the Center;

Gains from festivals, charity exhibitions and fairs, concerts, show programmes, lotteries and others;

Voluntary donations of individuals, entities, organizations and institutions;

Income from business activity to be used for achieving the goals stated by the Statute;

Other sources which are not in breach of the existing legislation.

- 6.2. Ownership of the Center is the property formed by the Center, acquired or donated by individuals, entities, organizations or institutions, including funds, shares and other securities and intellectual property rights.
- 6.3. Contributions and donations of Founders and other legal entities and individuals can be received in a monetary form or as payments in kind, i.e. equipment, premises, property, "know how" and other intellectual ownership and the rights to use the aforementioned property. In this case, it is required to assess the contribution in a monetary equivalent to be indicated in the Foundation agreement or Agreement signed by an individual or legal entity and the Center.
- 6.4. The Center owns all the property and income from business activities which can not be subject to repartition between the Founders of the Center. The Center possesses, uses and disposes its property purposefully in accordance with the goals and objectives stated by the Statute.
- 6.5. Founders of the Centers are not the owners of the property of the Center, including the part of the property that was formed by their contributions and donations.
- 6.6. The Center publishes annual reports on disposal of its property.

7. CHANGES AND SUPPLIMENTS TO THE STATUTE

- 7.1. The Council is entitled to make changes and offer supplements to the Statute, if it is suggested by the Board or requested by a majority of the members of the Center.

7.2. Changes and supplements to be introduced to the Statute are subject to state registration as requested by the current legislations and in accordance with the relevant procedures.

8. TERMINATION

8.1. The activities of the Center are terminated by liquidation or reorganization (merging, affiliation, division). The Center must affiliate or merge with another Center only. As a result of division, two or more centers are established. Other forms of reorganization of the Center are not allowed.

8.2. Reorganization of the Center should be authorized by the Council of the Center or based on other grounds in accordance with the existing legislation. The Council of the Center votes for the reorganization of the Center by a 2/3 majority from all the members of the Council of the Center.

8.3. Liquidation of the Center is authorized by the Council of the Center or based on other grounds in accordance with the existing legislation. The Council of the Center votes for the liquidation of the Center by a 3/4 majority from all the members of the Council of the Center.

8.4. The Council of the Center calls for a liquidation commission to accomplish all business and other operations and lay all the necessary documentation to the court for making a decision on liquidation; and handle other activities related to the liquidation of the Center.

8.5. The Center is subject to liquidation, if:

- 1) The property of the Center is considered insufficient for achieving its goals and the Center is unlikely able to receive the necessary assets;
- 2) если цели Центра не могут быть достигнуты, а необходимые изменения целей Центра не могут быть произведены;
- 3) в случае уклонения Центра в его деятельности от целей, предусмотренных Уставом;
- 4) в других случаях, предусмотренных законом.

8.6. After liquidation of the Center and settlements with creditors, the Center property should be used purposefully in accordance with the Statute.

8.7. It is considered that liquidation is completed and the Center accomplished its activities or is reorganized, if a relevant note is added to the register of the state registration in accordance with the legislation of the Republic of Kazakhstan.

The Statute herein is written in Russian and Uzbek.

**Director
Of the Tashkent Public
Informational and Educational
Center for the Youth «Istybolli Avlod _____ Mirzarakhimova M.T.**

BRIEF SUMMARY OF ACTIVITIES IMPLEMENTED BY NGO
“ISTIQBOLLI AVLOD” (“FUTURE GENERATION”)
UZBEKISTAN

NGO “Istiqbolli Avlod” (“Future Generation”) was established in May 2001 and registered with Tashkent City Office of Justice.

Currently, one of the main activities implemented by our NGO “Istiqbolli Avlod” is Combating trafficking in human beings (both for sexual and labor exploitation)

Combating trafficking in human beings implies providing repatriation assistance to trafficking victims; rendering psychological and medical rehabilitation, and, if needed, advocacy, upon their return. The counter-trafficking activities also include prevention of human trafficking by means of conducting various events for all the concerned governmental and non-governmental structures; production and dissemination of information materials; operating hotlines giving free and confidential consultations on legal ways of migrating abroad and risks of illegal employment abroad. The information campaign first started in Tashkent only, in 2002, has now been expanded all over the country. It comprises information seminars for school-aged girls leaving comprehensive schools, lyceums and colleges; round tables for government officers and community leaders; dissemination of information and reference materials – posters, leaflets, flyers, PSAs (Public Service Announcements) and texts for advertisements developed to attract at-risk groups. This information campaign also targets elderly people as they also become victims of labor exploitation abroad. Besides, informing elderly people of the human trafficking problem has proven to be a good method of knowledge disseminating through them – as elderly people are respected in their communities.

For the purpose of expanding the counter-trafficking prevention campaign a network of 10 NGOs was set up in 2004. The hotlines established nowadays in these 10 NGOs inform the population of all age groups of the risks of illegal labor migration and human trafficking.

In 2004 our NGO opened the first in the country shelter for women trafficking victims was opened, in order to provide medical, psychological and legal assistance for trafficking victims on a regular basis. Up to now more than 800 trafficking victims have passed rehabilitation in our shelter. Many elderly women (who suffered from labor exploitation abroad) have been provided comprehensive assistance there.

Besides, 4 NGOs who joined our counter-trafficking network in 2004, opened Rehabilitation and Reintegration Centers for Male Trafficking Victims – in Nukus, Djizak, Karshi and Termez. Many elderly men are among the beneficiaries of those Centers – they were in labor exploitation in the Russian Federation and Kazakhstan. All of them have received medical, social and legal assistance in those Centers.

**NGO “ISTIQBOLLI AVLOD”
 (“FUTURE GENERATION”)
 Tashkent, Uzbekistan**

“Istiqbolli Avlod” (“Future Generation”) is a non-government non-for-profit organization based, registered in May 2001 with the Department of Justice of Tashkent city, capital of Uzbekistan. The initiative group united in 2001, in order to address the most vulnerable and poor representatives of our society. This group consisted of women having much expertise gained after working in different women’s organizations.

OUR MISSION:

Mission of NGO “Istiqbolli Avlod”: Rendering assistance to the young generation of Uzbekistan through providing informational, enlightening, educational and social assistance for a person all-round development during the period of democratic reforms and transition of the country to the market economy system.

List of members of the governing body of NGO "Istiqbolli Avlod"

Name, surname	Position	Year of birth	Country of nationality
Nodira Karimova	Chairperson, Director of NGO	1963	Uzbekistan
Nargiz Mukashova	Vice Chairperson	1972	Uzbekistan
Shoira Rafikova	Vice Chairperson	1952	Uzbekistan

Approved by Director of NGO "Istiqbolli Avlod", Karimova Nodira (Mrs.)

In 2004 NGO "Istiqbolli Avlod" established a network of NGOs in Uzbekistan aimed at more effective combating human trafficking.
The members of this counter-trafficking network are:

№	Name of the NGO, year of establishment	Name of Director	Region	Contact information
1.	NGO "Istiqbolli Avlod" 2001	Karimova Nodira	Tashkent	Tel.: + 99871 276 94 44 E-mail: ist_avlod_tsh@mail.ru nkarimovaia@gmail.com Address: Tashkent, Chilanzar 16-26-18
2.	NGO «Mehrimiz sizga» 2004	Mirzarakhimova Khalida	Andijan	Tel.: + 99874 235 37 78 E-mail: khalida05@rambler.ru Address: Andijan city, Boburshoh prospect, house 32/34
3.	NGO "Istiqbolli Avlod" 2004	Khuseynova Abira	Bukhara	Tel.: + 998 65 223 27 80 E-mail: ist_avlod_bkh@mail.ru Bukhara, Nakshbandi street, house 266
4.	NGO "Istiqbolli Avlod" 2003	Malikova Mukaddas	Gulistan	Tel.: + 998367 225 16 35 E-mail: ist_avlod_srd@mail.ru Gulistan, Uzbekistanskiy prospect, house 95
5.	NGO "Istiqbolli Avlod" 2003	Kamalova Nazifa	Djizak	Tel.: +99872 226 02 70 e-mail: ist_avlod_djz@mail.ru

				Djizak, Sh. Rashidov street, house 259A
6.	NGO “Istiqbolli Avlod” 2003	Ilmuradova Oliya	Termez	Tel.: + 998 76 223 77 21 e-mail: ist_avlod_srh@mail.ru Address: Termez, At-Termeziy street, house 34
7.	NGO «Isenim» 2009 (formerly it was working as an initiative group of NGO “Istiqbolli Avlod” Tashkent)	Abdullayeva Natalia	Nukus	Tel.: +998 61 222 91 98 E-mail: women_center_nks@mail.ru Address: Nukus, Shamuratova street, house 86
8.	NGO “Istiqbolli Avlod”	Ikramov Laziz	Samarqand	Tel.: +99866 233 58 84 E-mail: ist_avlod_smr@mail.ru Address: Samarkand region, Samarkand area, Samiev street, house 3
9.	NGO «Istiqbol»	Matkarimova Salomat	Urgench	Tel.: +998 62 225 66 14 E-mail: ista_urg@mail.ru Address: Urgench, Hankinskaya street, house 35/9
10.	NGO “Yuksalish”	Khaydarova Zulfiya	Karshi	Tel.: +99875225-00-66 E-mail: khz.yuksalish@mail.ru Address: 85, Amir Temur str., Karshi, Kashkadarya Oblast

**Information on using grant funds of NGO "Istiqbolli Avlod" for
the period from 01/01/2012 till 31/12/2012**

№ n/n	Name of operation	Total in UZS
Incoming amount to the account of the NGO		228,904,158.66
Breakdown of Expenses		
Operational costs		
1	Food for trafficking victims	13,639,173.00
2	Medical treatment and consultation for trafficking victims	5,163,000.00
3	Reintegration assistance to trafficking victims(including vocational training)	7,160,000.00
4	Legal assistance to trafficking victims	2,656,458.00
5	Training for social workers	14,155,991.24
6	Staff travel and DSA	12,073,016.00
Staff and Office costs		
7	Salary of the staff	115,736,397.55
8	Office rent	39,055,590.00
9	Communication	7,709,243.57
10	Stationary	2,902,500.00
11	Car fuel expenses	3,707,474.61
12	Purchase of equipment	2,800,000.00
Grant total of expenditures		226,758,843.97

Chief accountant

Kamalova G.M.