



## This document has been provided by the International Center for Not-for-Profit Law (ICNL).

ICNL is the leading source for information on the legal environment for civil society and public participation. Since 1992, ICNL has served as a resource to civil society leaders, government officials, and the donor community in over 90 countries.

Visit ICNL's **Online Library** at <http://www.icnl.org/knowledge/library/index.php> for further resources and research from countries all over the world.

### Disclaimers

**Content.** The information provided herein is for general informational and educational purposes only. It is not intended and should not be construed to constitute legal advice. The information contained herein may not be applicable in all situations and may not, after the date of its presentation, even reflect the most current authority. Nothing contained herein should be relied or acted upon without the benefit of legal advice based upon the particular facts and circumstances presented, and nothing herein should be construed otherwise.

**Translations.** Translations by ICNL of any materials into other languages are intended solely as a convenience. Translation accuracy is not guaranteed nor implied. If any questions arise related to the accuracy of a translation, please refer to the original language official version of the document. Any discrepancies or differences created in the translation are not binding and have no legal effect for compliance or enforcement purposes.

**Warranty and Limitation of Liability.** Although ICNL uses reasonable efforts to include accurate and up-to-date information herein, ICNL makes no warranties or representations of any kind as to its accuracy, currency or completeness. You agree that access to and use of this document and the content thereof is at your own risk. ICNL disclaims all warranties of any kind, express or implied. Neither ICNL nor any party involved in creating, producing or delivering this document shall be liable for any damages whatsoever arising out of access to, use of or inability to use this document, or any errors or omissions in the content thereof.

## **Türkmenistanyň Prezidentiniň Karary**

**02 oktyabr 2000 ý.**

**№ 4865**

**Aşgabat ş.**

### **«Kärhanalar hakyndaky» Türkmenistanyň Kanunyny durmuşa geçirmegiň çäreleri hakynda**

(Türkmenistanyň Prezidentiniň namalarynyň we Türkmenistanyň Hökümetiniň çözümleriniň ýygyndysy, 2000 ý., № 10, 506-madda)

(Türkmenistanyň Prezidentiniň 25.02.2001 ý. çykanan № 5105 karary esasynda girizilen üýtgetmeler bilen)

«Kärhanalar hakyndaky» Türkmenistanyň Kanunyny durmuşa geçirmek hem-de kärhanalary döwlet tarapyndan hasaba almagyň hukuk esaslaryny kämilleşdirmek maksady bilen, karar edýärin:

1. Türkmenistanyň Prezidentiniň ýanyndaky Daşary ýurt maýa goýumlary baradaky döwlet agentliginiň ýanyndaky Türkmenistanyň Bellige alyş edarasyny Türkmenistanyň Prezidentiniň ýanyndaky Daşary ýurt maýa goýumlary baradaky döwlet agentliginiň Edaralary döwlet tarapyndan hasaba alyş gullugyna öwürmeli.

**2-nji bölümi Türkmenistanyň Prezidentiniň 26.02.2001 ý. çykanan № 5105 karary esasynda güýjüni ýitiren.**

3. Türkmenistanyň Prezidentiniň ýanyndaky Daşary ýurt maýa goýumlary baradaky döwlet agentligi welaýatlarda we Aşgabat şäherinde Edaralary döwlet tarapyndan hasaba alyş gullugynyň bölümlerini döretmeli.

Bölümleri özgerdilen Bellige alyş edarasynyň welaýatlaryň we Aşgabat şäheriniň häkimlikleriniň ýanyndaky gulluklarynyň esasynda döretmeli.

4. Türkmenistanyň Prezidentiniň ýanyndaky Daşary ýurt maýa goýumlary baradaky döwlet agentligi Türkmenistanyň Ýustisiýa ministrligi bilen bilelikde «Kärhanalar hakynda» Türkmenistanyň Kanunundan we şu karardan gelip çykýan üýtgetmeleri we goşmaçalary Türkmenistanyň kanunlaryna girizmek hakyndaky teklipleri 10 gün möhletde taýýarlamaly we Türkmenistanyň Ministrler Kabinetine bermeli.

**Türkmenistanyň Prezidenti  
Saparmyrat Türkmenbaşy**