Yerevan, 20 February 2008 – The International Election Observation Mission (IEOM) for the 19 February presidential election in Armenia is a joint undertaking of the OSCE Office for Democratic Institutions and Human Rights (OSCE/ODIHR), the OSCE Parliamentary Assembly (OSCE PA), the Parliamentary Assembly of the Council of Europe (PACE) and the European Parliament (EP).

The election is assessed against OSCE and Council of Europe commitments and standards for democratic elections and national legislation. This statement of preliminary findings and conclusions is delivered prior to the completion of the election process, including the tabulation and announcement of final results, the handling of possible post-election day complaints or appeals, and the instalment into office of the newly elected President. The final assessment of the election will depend, in part, on the conduct of the remaining stages of the election process as well as on the engagement of election stakeholders with the commitments for the democratic process as a whole. The OSCE/ODIHR will issue a comprehensive final report, including recommendations for potential improvements, approximately two months after the completion of the election process. The OSCE PA will present its report at its Standing Committee meeting on 21 February 2008 and the PACE during its April 2008 Plenary Session.

The institutions represented in the IEOM thank the authorities of the Republic of Armenia and stand ready to continue to support them and civil society of Armenia in the conduct of democratic elections.

Preliminary Conclusions

The 19 February presidential election in the Republic of Armenia was administered mostly in line with OSCE and Council of Europe commitments and standards. The high-State authorities made genuine efforts to address shortcomings noted in previous elections, including the legal framework, and repeatedly stated their intention to conduct democratic elections. However, further improvements and commensurate political will are required to address remaining challenges such as: the absence of a clear separation between State and party functions, the lack of public confidence in the electoral process and ensuring equal treatment of election contestants. The conduct of the count did not contribute to reducing an existing suspicion amongst election stakeholders.

The CEC ensured a high level of transparency, except in the consideration of complaints that were for the most part dealt with in informal sessions. Although consistent with the election code, this process did not allow the presence of candidate proxies, observers and media, thus undermining trust.

The field of nine candidates offered voters a genuine choice. Many candidates campaigned actively and were able to discuss their programmes with voters. The authorities made efforts to provide a permissive campaign environment. The freedoms of assembly, association and expression were generally respected but on several occasions citizens were obstructed in
exercising their right to attend campaign events. The Prime Minister retained his office while campaigning for president, which awarded him campaign advantages.

During the official campaign which started on 21 January, the media overall treated all candidates equitably. Candidates received mostly positive or neutral coverage while one candidate received extensive negative coverage across the broadcast media, including on public media. News programmes were largely devoid of viewpoints critical of the ruling authorities.

Positive aspects of the pre-election process included:

- Pluralism was generally respected. Under an improved framework, candidate registration was inclusive and non-discriminatory.
- Candidates could freely present their views at public meetings and actively campaigned.
- The electoral authorities were well organized and well prepared, and implemented the amended legal framework.
- A comprehensive training programme for Precinct Election Commissions (PECs) was implemented with an emphasis on following correct vote count procedures.
- Lines of jurisdiction to the courts were clarified by the December 2007 legal amendments.
- Public service announcements were aired in the media, and various high-State officials underscored existing guarantees regarding voters’ freedom of choice, the secrecy of the vote, and the security of the ballot, thereby contributing to public confidence.
- Efforts to enhance the quality and accuracy of the National Register of Voters continued.
- A large number of domestic election observation groups were registered, indicating an active and engaged non-governmental sector.

However, the following issues raised concerns:

- The composition of most leadership “troikas” of election commissions (chairperson, deputy chairperson and secretary) raised concern about possible control over the election administration by one political interest.
- The pre-election environment became increasingly tense, including public order incidents at campaign events and several attacks on campaign offices and activists.
- A concern exists that electoral choices of public-sector employees, a segment of society vulnerable to pressure, can have consequences for individual livelihoods. This questioned the ability of citizens to hold opinions without fear of retribution.
- The needless collection of citizens’ passport data created public anxiety about possible election fraud. This was compounded by the persistence of unsubstantiated allegations of possible vote-buying, lack of secrecy of the vote and impersonation of voters.
- The National Commission on Television and Radio (NCTR) did not adequately fulfil its mandate to monitor compliance of the media with legal provisions.

On election day, the conduct of opening and voting was assessed in positive terms in a large majority of polling stations (PS) visited. Polling was conducted in a relatively calm atmosphere, although tension or unrest were noted in some 6 per cent of PSs visited, which on occasion resulted in violent incidents. Unauthorized persons were noted in over 10 per cent of PSs visited. In some 3 per cent of PSs visited, interference in the election process was noted, mostly by candidate proxies.
The secrecy of the vote was improved but further progress is required especially for military voting. Although declining, group voting remained a problem. In isolated cases, serious problems were noted, including: campaigning, attempts to influence voters’ choices, intimidation of voters, ‘controlled voting’, vote-buying, and transportation of voters from one PS to another. Formal complaints were filed in very few PSs visited.

The count was assessed as ‘bad’ or ‘very bad’ in some 16 per cent of PSs visited. Problems noted included: not announcing aloud the number of votes for each candidate, inconsistent determination of valid votes, the use of mobile phones, and the frequent failure to post results protocols publicly. In several PSs visited, IEOM observers reported deliberate falsification of data entered into the protocol.

PRELIMINARY FINDINGS

Background

The 19 February 2008 presidential election was the fifth to be held since independence. The incumbent President, Robert Kocharian, served two consecutive terms and under the provisions of the Constitution was not eligible to contest the election. If, in the first round, no candidate receives an absolute majority of votes, a second round will take place 14 days after the first round between the two candidates with the highest numbers of votes.

The 2007 parliamentary elections were assessed as having “demonstrated improvement and were conducted largely in accordance with OSCE commitments and other international standards for democratic elections” while the 2003 presidential election fell short of these standards.

On several occasions, during the election period, high State officials declared their intention to hold democratic elections in line with OSCE and Council of Europe commitments and standards. According to the authorities, this intention was conveyed to lower levels of the State administration.

During the pre-election period, a lack of confidence in the election process was noticeable. There were widespread allegations, including on vote-buying, opportunities for multiple voting, printing of excess ballot papers, issuance of ID documents to facilitate election fraud, and coercion of voters. Most could not be substantiated and in some instances appeared overstated. In order to increase public trust, several public statements were made by State officials (including the Ombudsman, the Prosecutor General and the CEC Chair) and election stakeholders reassuring voters of their freedom of choice, the secrecy of the vote, emphasizing legal penalties for election violations and underlining the integrity of the election process.

Prime Minister Sargsyan’s presidential candidacy was endorsed by outgoing President Robert Kocharian in a television interview on 16 February and by Prosperous Armenia, a coalition partner of the Republican Party. Heritage Party, in opposition to the government, supported Levon Ter-Petrossian’s candidacy.
Legal Framework

The Constitution guarantees civil and political rights, and fundamental freedoms. The Election Code provides a good basis to conduct democratic elections, if implemented in good faith. Some weaknesses, however, remain. The amendments passed in November and December 2007 address some previous recommendations made by the OSCE/ODIHR and the Council of Europe’s Venice Commission. The most significant changes introduce the right to self-nomination; remove the need for prospective candidates to gather supporting signatures; increase the deposit required of candidates to AMD 8 million (some EUR 17,000); enable citizens to vote at their place of ‘actual’ rather than ‘legal’ residence; provide for checking and stamping of voters’ identity documents when voting (aimed at preventing multiple voting); and provide that an individual may assist only one other voter.

Election Administration

The election was administered by the CEC, 41 Territorial Election Commissions (TECs) and 1,923 Precinct Election Commissions (PECs). The CEC and TECs are permanent bodies, while PECs are temporarily appointed. The CEC has eight members, five of which are appointed by party factions represented in the National Assembly, one member by the President, and the Council of Chairmen of the Republic of Armenia Courts nominated two ‘judicial servants’. Each CEC member nominated one member to each TEC, who in turn nominated one member to each PEC (hereafter, the ‘nomination chain’). Each commission has a Chair, Deputy Chair and Secretary (‘the troika’), who were elected at each commission’s first session. By law, all election commissioners must have undergone a certification process.

A large majority of TEC troikas and PEC Chairs were elected from among persons appointed through the Republican Party, Prosperous Armenia and presidential nomination chains. This raises concerns about possible control over the election administration by one political interest.

The CEC and most TECs appeared well-organized and well-prepared to conduct the election. Their preparations respected legal deadlines. Comprehensive efforts were made at training PEC members before the election and some 164 PEC training sessions were held. PEC troikas received additional training on vote count and protocol completion procedures. The CEC and the police, responsible for voter registration, organized for public service announcements to be aired on television.

The CEC administered the election process in an overall transparent manner, inter alia through publishing decisions and information, holding press conferences, and arranging for the publication of PEC-level results. The CEC held only a few sessions but they were attended by observers, candidate representatives and the media. It adopted numerous decisions supplementing provisions of the Election Code, including one which introduced additional safeguards for the security of the ballot.

Candidate Registration

All nine prospective presidential candidates were able to register under straightforward legal provisions that were implemented in an inclusive and non-discriminatory manner.
The field of candidates allowed for a high degree of political competition, and offered voters genuine electoral choices. The candidates were: Arthur Baghdasaryan, (former Speaker of Parliament and leader of Orinats Yerkir - Rule of Law Party); Artashes Gegehamyan (leader of the National Unity Party); Tigran Karapetyan (leader of the People’s Party); Aram Harutunyan (leader of the National Accord Party); Vahan Hovhannisyan (Vice-speaker of Parliament and candidate of Armenian Revolutionary Federation Dashnaksutiun); Vazgen Manukyan (former Prime Minister and leader of the National Democratic Union); Arman Melikyan (self-nominated candidate); Serzh Sargsyan (incumbent Prime Minister and candidate of the ruling Republican Party); and Levon Ter-Petrossian (former President, and self-nominated candidate).

The Election Code entitles each candidate to appoint proxies and confers on them a wide variety of rights, including appealing against election commissions’ decisions. Some candidates made use of this provision and registered high numbers of proxies.

**Voter Registration**

By law, the police (the Passport and Visa Department - OVIR) are responsible for maintaining the National Register of Voters, which is updated on an ongoing basis. Efforts continued to improve the accuracy and quality of the voter lists. Measures were implemented, including door-to-door verification by the police, public display on the CEC’s website and at polling places, and a hotline for voters to check their inclusion on the list. As of 17 February, 2,328,320 voters were registered. According to OVIR, 19,024 persons were registered to vote at the place of their actual residence as of 18 February. According to data published on the CEC website, persons registered at their actual place of residence had been removed from the voter lists at their legal residence.

**Election Campaign**

Most candidates campaigned actively, but only Mr. Hovhannisyan, Mr. Sargsyan, and Mr. Ter-Petrossian campaigned country-wide. Overall, candidates were able to convey their campaign messages without interference, and freedom of movement and assembly were mostly respected. Nevertheless, on six occasions citizens were unduly impeded to attend campaign events, sometimes at the behest of village heads, owners of transportation companies, or police officers. These incidents involved campaign events held by two candidates in opposition to the incumbent authorities, Mr. Baghdasaryan and Mr. Ter-Petrossian.

Candidates used posters and billboards as means of campaigning, with Mr. Sargsyan’s campaign materials very visible in Yerevan and in most regional centres. By law, ‘Community Leaders’ were obliged to designate places, at least one per precinct, where candidates may display campaign material. This provision was inconsistently implemented, e.g. some mayors had designated space while others had not. Posters were frequently placed in ‘non-designated’ locations, and, in contrast to the 2007 parliamentary elections, were systematically removed by unknown persons. Campaign material for Mr. Sargsyan was posted in non-designated spaces, inside and outside publicly owned buildings, without being removed.

Campaign rhetoric became more acrimonious as the campaign developed. Levon Ter-Petrossian frequently directed derogatory comments at Serzh Sargsyan and President Kocharian, while the latter sharply criticized Mr. Ter-Petrossian’s presidential record and his current campaign. Violence against four of Mr. Ter-Petrossian’s campaign activists in two separate incidents and
eight attacks on campaign offices used by three candidates (Mr. Baghdasaryan, Mr. Sargsyan and Mr. Ter-Petrossian) contributed to the increasingly tense pre-election atmosphere.

The legal framework provides for equal campaign opportunities. It prohibits candidates from “any abuse of official position in order to gain advantage” during the campaign. It forbids national and self-government officials from using their authority to influence the free expression of citizens’ will by creating unequal conditions, or showing partiality. It does not define whether and under what conditions government and local government officials and employees can participate in a candidate’s campaign.

Favourable treatment of a candidate by local self-government officials led to a blurring of the separation between State and political party functions. This, combined with unclear legal provisions, created de facto unequal campaign conditions. Many city district community leaders and town mayors campaigned actively for Mr. Sargsyan’s election. While some took a leave of absence, others did not. The Republican Party used a number of pre-existing party offices located in local self-government buildings as campaign offices. At one campaign event for Mr. Sargsyan, OSCE/ODIHR EOM observers saw uniformed police handing out Republican Party flags; at another, Mr. Sargsyan’s police cortege displayed similar flags.

Controversy arose about Serzh Sargsyan actively campaigning while continuing to serve as Prime Minister. The CEC clarified that the Prime Minister could campaign without resigning. Mr. Sargsyan gained additional publicity and campaign advantages through his official position.

A concern exists that electoral choices of public-sector employees, a segment of society vulnerable to pressure, can have consequences for individual livelihoods. This questioned the ability of citizens to hold opinions without fear of retribution. The OSCE/ODIHR EOM received three first-hand accounts of public employees who had been directed by their superior to attend Mr. Sargsyan’s campaign events. In another two instances, local government employees were told that they were free to leave their post to attend his rallies. Public sector and local government employees, especially school teachers, attended Mr. Sargsyan’s rallies in large numbers, frequently during working hours.

The needless collection of citizens’ passport data created public anxiety about possible election fraud. In one instance, schoolchildren were requested by their teachers to bring passport details of their parents to school. In another case, a sheet for collecting such data contained a column headed ‘Republican Party’, suggesting that the information gathered was used for party purposes. Unsubstantiated allegations of possible vote-buying, lack of secrecy of the vote and impersonation of voters persisted throughout the campaign, and affected public confidence.

**Media**

Television is the most influential information source but the OSCE Representative on Freedom of the Media noted that “limited pluralism in the broadcasting sector remains a major problem”. While there has been significant progress in improving legislation, in December 2007, the Secretary General of the Council of Europe pointed out that “the current situation of the Armenian media in general does not meet the standards of the Council of Europe”.
Censorship is forbidden by law. However, the Criminal Code contains provisions which make
libel and insult punishable by imprisonment or fines. The Election Code provides that public and
private media are required to present “impartial and non-judgmental” information about
candidates’ campaigns, and that candidates shall be “guaranteed equal conditions for access to
mass media”.

During the official campaign period, there was extensive coverage of election-related events,
including speeches of the President, on broadcast media through news, free and paid
advertisements, and various talkshows. Levon Ter-Petrossian declined to appear in the latter and
Serzh Sargsyan used his right to participate only once. There were no TV debates between
candidates.

Candidates were able to convey their messages in free airtime provided on H1 (up to 60 minutes
per candidate) and on Public Radio (up to 120 minutes). The public media complied with their
legal obligations in this regard; however public TV started the broadcast of free and paid spots at
17.15 hours, again outside the main viewing hours, despite previous criticism. H1 presented
reasonably equitable coverage of all nine candidates in terms of airtime. Candidates received
between 21 per cent (Mr. Ter-Petrossian), 19 per cent (Mr. Sargsyan) and 14 and 13 per cent
(Mr. Baghdasaryan and Mr. Geghamyan) of the total time allocated to all candidates.

Whereas the tone of Mr. Ter-Petrossian’s coverage mostly contained negative remarks, the other eight
candidates were presented in a generally positive or neutral manner.

Serzh Sargsyan received most coverage by five of the six monitored private TV channels,
primarily in his capacity as presidential candidate. In particular, Armenia TV gave him about
double the coverage of any other candidate. He had more positive coverage than the other
candidates and news broadcasts rarely aired critical remarks toward him or government policy.
His rallies were consistently shown with one day delay and using similar footage. This gave the
impression that specific editorial policies were applied and questions the editorial independence
of media outlets. The monitored TV channels were largely devoid of critical remarks regarding
seven of the other eight candidates.

One candidate, Levon Ter-Petrossian, received extensive negative coverage across the TV
stations monitored, especially on H1, H2, ALM TV, Kentron, and Yerkir Media. In part, the
volume of this coverage arose because President Kocharian and some candidates, in particular
Artashes Geghamyan, frequently criticized him. Conversely, almost all broadcast media in their
news programmes ignored Mr. Ter-Petrossian’s comments criticizing the incumbent authorities.
H1, in its news programmes, showed selective coverage of his campaign messages with distorted
footage giving an impression of unreceptive and small campaign audiences. Footage used by Mr.
Ter-Petrossian in his free and paid airtime presented images of enthusiastic support at well-
attended rallies. While the media made efforts to treat all candidates equitably, these factors raise
some concern over the media’s full respect for the OSCE commitment to provide impartial
information for citizens to make a well-informed choice.

Print media is more pluralistic and independent, but plays a limited role in informing the public
due to low circulation. The State-funded newspaper Hayastani Hanrapetutyun gave Mr.
Sargsyan around 45 per cent of print space devoted to candidates with generally positive tone.

1 The other candidates received the following time share: Vahan Hovhannisyan and Mr. Manukyan 11 per cent;
Aram Harutiunyan and Tigran Karapetyan 4 per cent and Arman Melikyan 3 per cent.
The private paper *Haykakan Zhamanak* offered Mr. Ter-Petrossian 56 per cent of its print space devoted to candidates with mostly positive coverage.

**Complaints and Appeals**

Recent legal amendments clarified provisions for complaints and appeals, and thereby addressed issues regarding jurisdiction raised by the Constitutional Court following the 2007 elections. The amended legislation provides that the newly established Administrative Courts – rather than the Courts of First Instance – have responsibility to hear election-related complaints and appeals, except in cases related to the voter list. Therefore, citizens can seek legal remedies against administrative decisions, election violations, and restrictions of their rights with a variety of bodies. However, the Election Code does not specify that election commissions must take formal decisions on complaints received. It also lacks clarity whether specific election offenses are criminal or administrative offenses, and consequently which court has jurisdiction to adjudicate.

While the CEC is charged with monitoring adherence to campaign-related provisions, the National Commission on Television and Radio (NCTR) should monitor the media compliance. The Prosecutor General is responsible for election offenses under the Criminal Code. The Prosecutor General’s office established a working group to monitor election-related criminal complaints. They received a total of 61 complaints of which 22 came from reviewing media reports and the rest from citizens, candidates, CEC and parties; 19 cases are under criminal investigation.

In the pre-election period, the CEC received 55 complaints, largely filed by Levon Ter-Petrossian’s proxies. For the most part, the CEC did not hear complaints in a formal session, however, on 17 February, convened an extraordinary session at short notice in which they considered draft decisions on complaints. In a single decision, the CEC found that none of the 25 complaints contained violations of campaign procedures. There was little discussion or reference to the facts contained in the complaints and complainants were not present. The CEC indicated that they had attempted to notify the complainant. This raises questions about the effectiveness of legal remedy sought by the complainant.

The Constitutional Court considered two cases filed by candidates. In the first, it ruled that Arman Melikyan as a presidential candidate did not have the right under constitutional provisions to file what was equivalent to a constitutional challenge to the legal provision that voting does not take place outside Armenia. The Court, on 11 February, heard a second case, brought by Levon Ter-Petrossian. The candidate claimed to face an “insurmountable obstacle” because of alleged unequal campaign conditions provided by public TV. The Court found that the claim did not constitute an “insurmountable obstacle” in the sense foreseen by the Constitution, but indicated that it could fall within the ambit of other authorities and bodies.

On 6 February, Levon Ter-Petrossian filed a complaint with the CEC regarding *H1* coverage of his election campaign and requesting the TV channel to provide equal conditions for all candidates. The CEC passed the complaint to the NCTR which on 11 February rejected the complaint on formal grounds stating that the provided evidence only referred to the period prior to the start of the official campaign.
Participation of Women

None of the presidential candidates is a woman. Arthur Baghdasaryan’s campaign was managed by a woman. Twelve members of the National Assembly and one government minister are women. While two of the eight CEC members are women, there are only 36 women TEC members (some 18 per cent). Six TEC are all male and only three TECs have a female chairperson. PECs were mostly chaired by men in 75 per cent of PSs visited, only one in four PECs had a female chairperson.

Domestic and International Observers

The law provides for international and domestic election observation. The CEC accredited observers from six international organizations and over 12,000 observers from 39 Armenian NGOs, including “It’s Your Choice” (which intended to deploy some 4,000 observers) and the “Free Society Institute” (which intended to deploy some 1,600 observers). Domestic observers were present in 85 per cent of polling stations visited.

Election Day and Vote Count

The CEC announced a voter turnout of about 69 per cent. The overall conduct of opening and voting was assessed in positive terms in a large majority (97 and 95 per cent respectively) of polling stations (PS) visited; these figures were almost identical to the 2007 elections.

Polling was conducted in a relatively calm atmosphere, although tension or unrest was noted in over 6 per cent of PSs visited, which in part seems to have been caused by disputes among proxies and PECs, as well as overcrowding (15 per cent). A few isolated violent incidents were reported. Observers received first-hand testimony from two proxies who were assaulted at PS 28/07 in Kotayk region and in Avan community (Yerevan), and from four activists from Abovyan and Davitashen who claimed to have been assaulted and bore signs of physical injury. Three PEC members were forcibly ejected from PS 07/05 in Yerevan by persons unknown. Unauthorized persons were noted in over 10 per cent of PSs visited, including police (some 6 per cent) and local government officials. In some 3 per cent of PSs visited, interference in the election process was noted, mostly by candidate proxies.

The secrecy of the vote improved compared to the 2007 election, partly as a result of new rules on repositioning voting screens. Further progress is required, especially with regard to military voting. Although a declining phenomenon, group voting remained a problem in some 9 per cent of PSs visited, and in some 2 per cent some voters were showing marked ballots to other persons.

On election day, PECs had up to six voter lists, including a ‘supplementary list’ of persons registered to vote on election day. The number of persons registered on election day was not publicly announced. Following the recent legal amendments, the official PEC result protocols do not contain information on the number of registered voters which only allows voters to know the voter turnout at a PEC in absolute terms, thereby diminishing transparency.

In several isolated cases, serious problems were noted in some PSs visited, including: campaigning (32 cases), attempts to influence voters in their choices (18 cases), intimidation of voters (22 cases), one person ‘assisting’ numerous voters, turning a voter away for inappropriate
reasons (13 cases), and voting with a pre-marked ballot (4 cases). A bus driver was observed in the vicinity of PS 35/28 (Shirak region) with multiple passports, and in two incidents IEOM observers saw persons with passports in their hands being collected from a Yerevan market. Observers reported nine instances where persons were transported from one PS to another.

The IEOM confirmed a number of allegations of vote buying schemes. On 18 February, in the village of Vardablur (TEC 31, Lori region), observers interviewed villagers who confirmed that villagers had been offered AMD 5,000 (EUR 11) to sell their votes. A similar vote-buying scheme was also noted in Bazum (Lori). In the vicinity of a Yerevan PS, observers saw voters receiving money from a man who was ticking entries from a list of names. Few reports indicated possible controlled voting, e.g. military personnel were given pens of different coloured ink to mark their ballots. An isolated case of ‘ballot stuffing’ was witnessed at PS 23/24 (Gegharkunik region) where a candidate proxy placed some 15 ballots into the ballot box, after being validated by a PEC member.

Proxies were present in almost all PSs visited. Although the proxies of one candidate made numerous complaints to the OSCE/ODIHR EOM, formal complaints were filed only in some 2 per cent of PSs visited. The Office of the Ombudsman sought to verify the factual basis of the large number of complaints it received and passed details to the competent authorities, including on the alleged assault of two members of parliament from the Heritage Party at PS 13/16 in Yerevan. The Prosecutor General initiated seven election-related criminal investigations.

The conduct of the count was assessed as ‘bad’ or ‘very bad’ in some 16 per cent of PSs visited. Some 18 per cent of IEOM observers reported ‘significant procedural errors’, indicating that some major problems remain. These included: not announcing aloud the number of votes for each candidate (some 22 per cent), inconsistencies in determining the validity of votes (some 10 per cent) and the usage of mobile phones. Proxies and domestic observers generally were not hindered in their work and could observe counting procedures. Although some 15 per cent of PECs still faced difficulties in completing the results protocols, this is an improvement from the 2007 elections attributable to the enhanced training efforts. In several PSs, IEOM observers reported deliberate falsification of data entered into the protocol, and in several PSs the protocols were not completed in ink. In some 27 per cent of PSs visited, the protocol of results was not publicly displayed as required by law.

IEOM observers monitored tabulation in all 41 TECs. The tabulation process was generally evaluated positively. However, problems with the organization of the process were noted in some cases. Confusion seemed to exist among TECs in Yerevan (TEC 1 through 13) on how tabulation of PEC protocols should take place. This was compounded by the lack of a CEC instruction on the matter. For example, 35 PEC protocols from TEC 2 arrived at the CEC without TEC remarks and stamp.

This statement is also available in Armenian. However, the English version remains the only official document.
MISSION INFORMATION & ACKNOWLEDGMENTS

The OSCE/ODIHR opened its election observation mission in Yerevan on 10 January 2008 with 11 experts, later increased to 16, and 28 long-term observers deployed in the capital and around the country. On election day, 333 short-term observers were deployed in an International Election Observation Mission (IEOM), including a 48-member delegation from the OSCE Parliamentary Assembly (OSCE PA), a 29-member delegation from the Parliamentary Assembly of the Council of Europe (PACE) and a 6-member delegation from the European Parliament (EP). In total, there were observers from 42 OSCE participating States. The IEOM observed the voting in over 1000 and counting in 101 polling stations throughout the country (out of 1,923 polling stations countrywide), the transfer of PEC results to TECs and the tabulation of results in all 41 TECs after polling stations closed.

Ms. Anne-Marie Lizin (Belgium), Vice-President of the OSCE Parliamentary Assembly and Head of the OSCE PA delegation, was appointed as Special Co-ordinator by the OSCE Chairman-in-Office to lead the OSCE short-term observers. Mr. John Prescott (United Kingdom) headed the delegation of the Parliamentary Assembly of the Council of Europe, and Ms. Marie Anne Isler Bégün (France) headed the delegation of the European Parliament. Ambassador Geert Ahrens (Germany) is the Head of the OSCE/ODIHR Election Observation Mission.

The IEOM wishes to thank the Ministry of Foreign Affairs and the National Assembly of the Republic of Armenia for the invitation to observe the elections, the Central Election Commission for providing accreditation documents, and to other state and local authorities for their assistance and co-operation. The IEOM also wishes to express appreciation to the OSCE Office in Yerevan for their support throughout the mission, and resident embassies of OSCE participating States and other international institutions for their co-operation and support.

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