IN THE NAME OF THE REPUBLIC OF ARMENIA DECISION OF THE CONSTITUTIONAL COURT OF THE REPUBLIC OF ARMENIA

THE CASE ON CONFORMITY OF THE OBLIGATIONS STIPULATED BY THE FINANCIAL CONTRACT BORDER CROSSING AND INFRASTRUCTURE/MODERNIZATION OF BAGRATASHEN, BAVRA AND GOGAVAN BORDER CROSSING POINTS / (TOGETHER WITH THE AMENDMENTS TO NO. 1 AMENDMENT TO THE AGREEMENT LETTER SIGNED BETWEEN THE REPUBLIC OF ARMENIA AND THE EUROPEAN INVESTMENT BANK ON 5 NOVEMBER 2012 IN YEREVAN) SIGNED BETWEEN THE REPUBLIC OF ARMENIA AND THE EUROPEAN INVESTMENT BANK ON 7 AUGUST 2012 WITH THE CONSTITUTION OF THE REPUBLIC OF ARMENIA

Rapporteur M.Topuzyan

Based on the review of the Case and being governed by Article 100, Part 2, Article 102, Parts 2 and 4 of the Constitution of the Republic of Armenia, Articles 63 and 64 of the RA Law on the Constitutional Court, the Constitutional Court of the Republic of Armenia **HOLDS**:

- 1. The obligations stipulated by the Financial Contact Border Crossing and Infrastructure /Modernization of Bagratashen, Bavra and Gogavan Border Crossing Points/ (together with the amendments to No. 1 amendment to the Agreement letter signed between the Republic of Armenia and the European Investment Bank on 5 November 2012 in Yerevan) signed between the Republic of Armenia and the European Investment Bank on 7 August 2012 are in conformity with the Constitution of the Republic of Armenia.
- 2. Pursuant to Article 102, Part 2 of the Constitution of the Republic of Armenia this Decision is final and enters into force from the moment of its announcement.

6 November 2012 DCC - 1055