## 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 AGREEMENT ON MULTILATERAL INTERSTATE SPECIALIZATION OF PRODUCTION AND SUPPLY OF CULTIVARS OF AGRICULTURAL CROPS AND SEEDS OF HYBRIDS, PLANTING STOCK OF FRUIT AND BERRY CROPS AND GRAPES SIGNED ON 31 MAY 2013 IN MINSK WITH THE CONSTITUTION OF THE REPUBLIC OF ARMENIA

Rapporteur H. Nazaryan

Proceeding from the results of consideration of the case and ruled by Article 100(2), Article 102, Parts 1 and 4 of the Constitution of the Republic of Armenia, Articles 63, 64 and 72 of the RA Law on Constitutional Court, the Constitutional Court of the Republic of Armenia **HOLDS**:

- 1. The obligations set forth in the Agreement on Multilateral Interstate Specialization of Production and Supply of Cultivars of Agricultural Crops and Seeds of Hybrids, Planting Stock of Fruit and Berry Crops and Grapes signed on 31 May in Minsk, are in conformity with the Constitution of the Republic of Armenia.
- 2. In accordance with Article 102(2) of RA Constitution this decision is final and enters into force from the moment of its announcement.

June10, 2014 DCC – 1156