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

ON THE CASE OF CONFORMITY OF THE OBLIGATIONS STIPULATED BY AGREEMENT BETWEEN NORTH ATLANTIC TREATY ORGANIZATION AND THE ISLAMIC REPUBLIC OF AFGHANISTAN ON THE STATUS OF NATO FORCES AND NATO PERSONNEL CONDUCTING MUTUALLY AGREED NATOLED ACTIVITIES IN AFGHANISTAN ON THE BASIS OF EXCHANGED LETTERS WITH THE CONSTITUTION OF THE REPUBLIC OF ARMENIA

Rapporteur K. Balayan

Proceeding from the results of examination of the case and ruled by Article 100(2), Parts 1 and 4, Article 102, 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 stipulated by agreement between North Atlantic treaty organization and the Islamic republic of Afganistan on the status of NATO forces and NATO personnel conducting mutually agreed NATO-LED 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.

December 16, 2014 DCC-1185