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

ON THE CASE CONCERNING THE CONSTITUTIONALITY OF THE OBLIGATIONS PRESCRIBED BY THE FINANCE CONTRACT "ARMENIA – RESILIENT SYUNIK PROGRAM, EFSD + DEDICATED INVESTMENT WINDOW 1", SIGNED BETWEEN THE REPUBLIC OF ARMENIA AND THE EUROPEAN INVESTMENT BANK ON 16 JULY 2025

Based on the results of an examination of the Case and guided by point 3 of Article 168, parts 1 and 4 of Article 170 of the Constitution, as well as Articles 63, 64, and 74 of the Constitutional Law "On the Constitutional Court", the Constitutional Court **DECIDED:**

- 1. The obligations prescribed by the Finance Contract "Armenia Resilient Syunik Program, EFSD + Dedicated Investment Window 1", signed between the Republic of Armenia and the European Investment Bank on 16 July 2025, comply with the Constitution.
- **2.** According to part 2 of Article 170 of the Constitution, this Decision shall be final and enter into force upon its promulgation.

PRESIDING JUDGE

A. DILANYAN

17 November 2025

DCC - 1804