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

ON THE CASE CONCERNING THE DETERMINATION OF THE ISSUE REGARDING THE CONFORMITY OF THE OBLIGATIONS STIPULATED BY THE LETTER-AGREEMENT OF ADVANCE No. P457-AM FOR PREPARATION OF E-SOCIETY AND INOVATION FOR COMPETITIVENES PROJECT BETWEEN THE REPUBLIC OF ARMENIA AND THE INTERNATIONAL BANK FOR RECONSTRUCTION AND DEVELOPMENT SIGNED ON 11 JUNE 2010 WITH THE CONSTITUTION OF THE REPUBLIC OF ARMENIA

Rapporteur H. Danielyan

Considering the results of the examination of the case and guided by Articles 100(2), Parts 2 and 4, Article 102 of the Constitution, Articles 63, 64 and 72 of the Law on "The Constitutional Court," the Constitutional Court of the Republic of Armenia **DECIDES:** 

- 1. The obligations stipulated by the Letter-Agreement of Advance N. P457-AM for Preparation of Esociety and innovation for competitiveness project between the Republic of Armenia and the International Bank for Reconstruction and Development signed on 11 June 2010 are in conformity with the Constitution of the Republic of Armenia.
- 2. Pursuant to Part 2, Article 102 of the RA Constitution this decision is final and enters into force from the date of publication.

June 22, 2010 DCC-897