

**By the Judgement of 24 June 2024 No.32-II, the Constitutional Court assessed constitutionality of item 37 of the Rules for the Provision of Subsidies for the Payment of Housing and Utility Services approved by the Resolution of the Government of the Russian Federation of 14 December 2005 No.761.**

This provision has been considered insofar as it serves as a basis for determining the average monthly income of a single employable citizen caring for an incapacitated person (for which a monthly allowance is paid), if the period of such care coincides with the calculation period and if the citizen received income in each of the months.

The contested provision was found not to be contrary to the Constitution because, for the purpose of determining whether a citizen should be granted a housing (utility) subsidy, it requires that the average monthly income be determined on the basis of the months during which the citizen has received income taken into account in accordance with these Rules, together with the periods during which the citizen has provided care for which a monthly allowance is paid.