

**By the Judgement of 2 October 2025 No.32-II, the Constitutional Court assessed constitutionality of Article 2-1 (paragraph 3 of part 1) of the Law of the Republic of Crimea «On the Specifics of Regulating Property and Land Relations within the territory of the Republic of Crimea» and of item 1 (sub-item 1) of the Resolution of the State Council of the Republic of Crimea of 18 October 2022 No.1417-2/22 «On Amendments to the Resolution of 30 April 2014 No. 2085-6/14 «On Issues of Property Management of the Republic of Crimea»**

These legal provisions were the subject of consideration to the extent that, they serve as a basis for resolving the issue of termination of a citizen's ownership right to residential premises acquired before its inclusion in the List of Property Considered to be the Property of the Republic of Crimea in connection with belonging, as of 24 February 2022, of such property to a foreign state, a foreign person associated with it or its beneficiary or person under the control of such a foreign person that commits unfriendly actions against the Russian Federation, its legal entities and individuals.

The contested provisions were found to be consistent with the Constitution of, since they do not imply the termination of a citizen's ownership to residential premises and its transfer to the Republic of Crimea solely on the basis of the inclusion of this premises in the mentioned List, if inclusion in this List took place after the conscientious acquisition of premises by this citizen, despite the fact that he does not belong to the specified persons.