

ARMENIA

DOC FOR DISSEMINATION-2

Questions

1. In domestic revision proceedings of the A1+TV case on the basis of the ECHR judgment, the Court of Cassation of Armenia decided that “*the application of general and individual measures is mandatory only where the European Court directly provides in its judgment about the necessity of applying such measures.*”
 - a. Is this justification in compliance with the policy of the Committee of Ministers about applying individual measures under *restitutio in integrum*.
 - b. In order for the States to apply individual measures, is it really mandatory for the Court to explicitly mention in a judgment about what type of individual measures the State has to take in each case.
2. Can it be considered that the absolute ban on holding broadcasting licensing competitions by Armenian authorities under justification of digitization of TV broadcasting sphere is a legitimate aim under Article 10(2) of the Convention.
3. Do you know of any State that successfully started and finished the digitization of TV broadcasting area and how long according to the specialists usually it takes.