At its eighth sitting held on 18 March 2025 and devoted to informing the members of the Security Services Control Committee about the facts and circumstances related to the protest held on 15 March 2025 in Belgrade, pursuant to Article 66 of the National Assembly Rules of Procedure, the Committee adopted the following

CONCLUSIONS

The Security Services Control Committee believes that the Security Information Agency, Military Security Agency and the Military Intelligence Agency acted exclusively within their competences as prescribed by the Constitution and laws of the Republic of Serbia during the protest gathering of citizens in Belgrade on 15 March 2025, and that they did not have the technical resource of the "sonic cannon" at their disposal, which, therefore, they could not have used.

The Committee emphasises that the Republic of Serbia is a signatory to a number of arms control agreements and is subject to regular international inspection by OSCE member states of all available resources - personnel, material assets, weapons and military equipment.

The Committee believes that the allegations about the use of a "sonic cannon" during the protest gathering of citizens on 15 March 2025, are not reliable and that there are no relevant facts and evidence to support these allegations. The Security Information Agency, Military Security Agency and the Military Intelligence Agency, within their competences, do not have information about the possible use of unauthorised resources, namely the "sonic cannon" during the protest held in Belgrade on 15 March 2025.

The Security Services Control Committee calls on the citizens and the media to refrain from disseminating unverified information that may cause unrest among citizens and undermine the security system of the Republic of Serbia, and the competent institutions not to respond to these occurrences in accordance with the law.