**DECISION**

No 1885-N of 8 December 2022

**ON MAKING AN AMENDMENT AND SUPPLEMENT TO DECISION
OF THE GOVERNMENT OF THE REPUBLIC OF ARMENIA
NO 526-N OF 4 MAY 2017**

Guided by Article 33 and part 1 of Article 34 of the Law of the Republic of Armenia "On regulatory legal acts", the Government of the Republic of Armenia hereby ***decides:***

1. To make the following amendment and supplement to the procedure approved under sub-point 1 of point 1 of Decision of the Government of the Republic of Armenia No 526-N of 4 May 2017 "On approving the procedure for organisation of the procurement process and repealing Decision of the Government of the Republic of Armenia No 168-N of 10 February 2011":

(1) sub-point 5 of point 33 shall read as follows:

"(5) payments for procurements, including allocation of advance payment, shall be carried out by taking into consideration the terms stipulated by the standard form of the contract approved by the authorised body, and in case of existence of grounds provided for by the contract, when making payments, the contracting authority shall be obliged to ensure calculation and offset of penalties and fines with the amounts subject to payment with regard to the party to the contract.".

(2) sub-point 19 shall be added to point 33 which reads as follows:

"(19) in case of procurement of construction projects:

a. the contractor shall perform the works provided for by the contract, and the person providing services for technical inspection shall inspect compliance of those works in accordance with urban development regulatory technical and approved design estimate documentations;

b. the contracting authority shall impose sanctions against the person performing construction works and the person providing services for technical inspection for every recorded case of failure to observe the requirements defined under the urban development regulatory technical and approved design estimate documentations, including the rules for proper organisation, furnishing of and safety equipment of the construction site. Moreover, the cases and the sanctions subject to imposition in case of detection thereof shall be established exhaustively and without the possibility of ambiguous interpretation.".

2. The requirements of this Decision shall not extend to procurement processes initiated and incomplete, as well as contracts concluded and in effect prior to the entry into force of this Decision.

3. This Decision shall enter into force on the day following its official promulgation.

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| **Prime Minister of the** **Republic of Armenia** | **N. Pashinyan** |
| Yerevan |  |
|  | 8 December 2022CERTIFIED BYELECTRONICSIGNATURE |

**Date of official promulgation: 8 December 2022.**