**LAW**

**OF THE REPUBLIC OF ARMENIA**

Adopted on 4 March 2022

**ON MAKING SUPPLEMENTS TO THE LAW “ON PROCUREMENT”**

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| **Article 1.** | Part 1 of Article 5 of Law HO-21-N of 16 December 2016 "On procurement" (hereinafter referred to as "the Law") shall be supplemented with point 18, which reads as follows: |

"(18) the procedure for organisation of the procurement of construction works through the application of part 4 of Article 15 of this Law. The procedure needs to provide for regulations for expanding the scope of participants and encouraging competition between each other for competitive and transparent implementation of the procurement process and the conclusion of a contract.".

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| **Article 2.** | Part 4 of Article 15 of the Law shall be supplemented with a new sentence, which reads as follows: “In case of risk entailing human casualties, significant damage to human health and the environment, large material losses and violation of the normal conditions for activities of a person, or in case of the risk of emergence of such situations, within the scope of meeting the needs deemed to be urgent, the procurement of construction works may, upon the decision of the Government of the Republic of Armenia, be carried out without design documents approved through an established procedure and having passed expert examination: |

(1) by defining the descriptions of a subject of procurement as functional descriptions which need to be submitted with sufficient accuracy, allowing bidders and the contracting authority to have a precise understanding of the subject of the contract;

(2) under the condition that the construction works are launched in stages, based on the design documents having passed expert examination.

The decision of the Government of the Republic of Armenia needs to substantiate the existence of the circumstances conditioning adoption of the decision.".

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| **Article 3.** | Concluding part and transitional provision |

1. This Law shall enter into force on the day following its official promulgation.

2. The decision of the Government arising from this Law shall be adopted within a three-month period upon entry into force of this Law.

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| **Acting President of the Republic of Armenia** | **A. Simonyan** |
| 11 March 2022  Yerevan  HO-47-N |  |

**Date of official promulgation: 11 March 2022.**