REVISION to the

MEMORANDUM OF UNDERSTANDING

AMONG

THE MINISTRY OF NATIONAL DEFENCE OF THE

REPUBLIC OF LITHUANIA,

THE MINISTRY OF FOREIGN AFFAIRS OF THE REPUBLIC OF ESTONIA,

THE FEDERAL MINISTRY OF DEFENCE OF THE

FEDERAL REPUBLIC OF GERMANY

THE MINISTER OF DEFENCE OF THE

FRENCH REPUBLIC,

THE MINISTRY OF DEFENCE OF THE

ITALIAN REPUBLIC,

THE MINISTRY OF DEFENCEOF THE

REPUBLIC OF LATVIA

THE MINISTRY OF NATIONAL DEFENCEOF THE

REPUBLIC OF TURKEY

THE MINISTRY OF DEFENCE OF THE

UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND

AND

THE DEPARTMENT OF DEFENSE OF THE UNITED STATES OF AMERICA

CONCERNING

THE ESTABLISHMENT, ADMINISTRATION AND OPERATION

OF THE

NATO CENTRE OF EXCELLENCE FOR ENERGY SECURITY

(NATO ENSEC COE)

The Participants of the Memorandum of Understanding among the Ministry of National Defence of the Republic of Lithuania, the Ministry of Foreign Affairs of the Republic of Estonia, the Federal Ministry of Defence of the Federal Republic of Germany, the Minister of Defence of the French Republic, the Ministry of Defence of the Italian Republic, the Ministry of Defence of the Republic of Latvia, the Ministry of National Defence of the Republic of Turkey, the Ministry of Defence of the United Kingdom of Great Britain and Northern Ireland, the Department of Defense of the United States of America, concerning the Establishment, Administration and Operation of the NATO Centre of Excellence for Energy Security (NATO ENSEC COE Operational MOU), whichwas signed on 10 July 2012,

Have decided to revise the NATO ENSEC COE Operational MOU in accordance with its Paragraph 18.2:

1. To supplement Section IX with Paragraph 9.6 as follows:

“9.6. On request of SC and on a basis of availability, FN may provide additional funding to cover the costs outlined in Annex E and required to fulfill POW. This additional funding provided by FN is to be paid to the ENSEC COE budget but is not to increase the cost share of the other Sponsoring Nations.”

2. To revise Paragraph 3 d. of Annex C as follows:

“d. conclude non-binding cooperation arrangements within the academic framework with entities of the NATO Member States or Contributing Partners not affecting the execution of the POW nor budget following the report of the SC.”

3. To delete Paragraph 2 d. from the Annex E.

4. To include new Paragraph 3 into Annex E to read as follows:

“ 3. POW related project-specific expenses:

a. publication costs;

b. temporary contractors;

* c. research and consultations.”

5. To regard former Paragraphs 3 and 4 of Annex E to be Paragraphs 4 and 5 accordingly.

6. To revise the second sentence of Paragraph 7 of Annex B by deleting it and replacing it as follows:

“No SC decisions may be taken under silence procedures.”

7. To revise Section XIV by adding the following Paragraph 14.8:

“14.8. This MOU is not intended to be legally binding and therefore is not to constitute an international agreement nor impose any legally binding obligations on the Participants.”

8. The consolidated version of the revised NATO ENSEC COE Operational MOU is given in Annex A.

9. This Revision enters into effect on the date of its last signature.

10. Signed in one original in English and French languages. The original of this Revision is to be deposited with the Ministry of National Defence of the Republic of Lithuania, which is to provide certified copies to each Participant of the NATO ENSEC COE Operational MOU and Headquarters, Supreme Allied Commander Transformation.

**FOR THE MINISTRY OF NATIONAL DEFENCE OF THE REPUBLIC OF LITHUANIA**

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Place/Date

**FOR THE MINISTRY OF FOREIGN AFFAIRS OF THE REPUBLIC OF ESTONIA**

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**FOR THE FEDERAL MINISTRY OF DEFENCE OF THE**

**FEDERAL REPUBLIC OF GERMANY**

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**FOR THE MINISTER OF THE ARMED FORCES OF THE FRENCH REPUBLIC**

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**FOR THE MINISTRY OF DEFENCE OF THE ITALIAN REPUBLIC**

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**FOR THE MINISTRY OF DEFENCE OF THE REPUBLIC OF LATVIA**

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**FOR THE MINISTRY OF DEFENCE OF THE UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND**

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Place/Date

**FOR THE MINISTRY OF NATIONAL DEFENCE OF THE REPUBLIC OF TURKEY**

(Acting on behalf of the Government of the Republic of Turkey)

*For the Government of the Republic of Turkey, this Amendment to the memorandum of understanding shall be subject to internal ratification procedures in accordance with its national law and shall be effective on the date of the receipt of the written notification to the custodian regarding the completion of internal legal procedures required for the entry into force of this amendment to the memorandum of understanding have been completed.*

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**FOR** **THE DEPARTMENT OF DEFENSE OF THE UNITED STATES OF AMERICA**

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**FOR** **THE DEPARTMENT OF DEFENSE OF THE UNITED STATES OF AMERICA**

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Aizsardzības ministrs R.Bergmanis

Vīza: valsts sekretārs J.Garisons