### No. 52798\*

## United Nations (United Nations University) and Germany

Exchange of letters constituting an agreement between the Government of the Federal Republic of Germany and the United Nations University concerning the applicability mutatis mutandis of the Agreement of 10 November 1995 between the United Nations and the Federal Republic of Germany concerning the Headquarters of the United Nations Volunteers Programme to the UNU Vice-Rectorate in Europe (UNU-ViE) and the Institute for Environment and Human Security (UNU-EHS). Tokyo, 25 May 2011

Entry into force: 17 December 2012, in accordance with the provisions of the said letters

**Authentic texts:** *English and German* 

Registration with the Secretariat of the United Nations: ex officio, 1 July 2015

Note: See also annex A, No. 52798.

No UNTS volume number has yet been determined for this record. The Text(s) reproduced below, if attached, are the authentic texts of the agreement /action attachment as submitted for registration and publication to the Secretariat. For ease of reference they were sequentially paginated. Translations, if attached, are not final and are provided for information only.

## Organisation des Nations Unies (Université des Nations Unies) et Allemagne

Échange de lettres constituant un accord entre le Gouvernement de la République fédérale d'Allemagne et l'Université des Nations Unies concernant l'applicabilité mutatis mutandis de l'Accord du 10 novembre 1995 entre l'Organisation des Nations Unies et le Gouvernement de la République fédérale d'Allemagne relatif au Siège du Programme des Volontaires des Nations Unies au Vice-rectorat de l'UNU en Europe (UNU-ViE) et à l'Institut pour l'environnement et la sécurité humaine (UNU-EHS). Tokyo, 25 mai 2011

Entrée en vigueur: 17 décembre 2012, conformément aux dispositions des dites lettres

**Textes authentiques:** anglais et allemand

Enregistrement auprès du Secrétariat des Nations Unies : d'office, 1<sup>er</sup> juillet 2015

**Note:** Voir aussi annexe A, No. 52798.

Le numéro de volume RTNU n'a pas encore été établi pour ce dossier. Les textes reproduits ci-dessous, s'ils sont disponibles, sont les textes authentiques de l'accord/pièce jointe d'action tel que soumises pour l'enregistrement et

publication au Secrétariat. Pour référence, ils ont été présentés sous forme de la pagination consécutive. Les traductions, s'ils sont inclus, ne sont pas en form finale et sont fournies uniquement à titre d'information.

### [ ENGLISH TEXT – TEXTE ANGLAIS ]

# UNITED NATIONS UNIVERSITY The Rector

Tokyo, 25 May 2011

His Excellency Dr. Volker Stanzel Ambassador Extraordinary and Plenipotentiary Embassy of the Federal Republic of Germany 4-5-10, Minami-Azabu, Minato-ku Tokyo 106-0047, Japan

### Excellency,

I have the honour to refer to discussions which have taken place between officials of the Government of the Federal Republic of Germany and the United Nations, including the United Nations University (UNU), relating to the applicability, *mutatis mutandis*, of the Agreement between the United Nations and the Federal Republic of Germany concerning the Headquarters of the United Nations Volunteers Programme concluded on 10 November 1995 and the Exchange of Notes of the same date between the Administrator of the United Nations Development Programme and the Permanent Representative of Germany to the United Nations concerning the interpretation of certain provisions of the Agreement (both hereinafter referred to as the "UNV Headquarters Agreement") to the UNU Vice-Rectorate in Europe (hereinafter referred to as the "UNU-ViE") and the UNU Institute for Environment and Human Security (hereinafter referred to as the "UNU-EHS"), including matters relevant to the Charter of the University.

Pursuant to the recent discussions, I am pleased to propose to the Government of the Federal Republic of Germany, with reference to Article 2 paragraph 2 of the Charter of the University, the following:

- 1. The UNV Headquarters Agreement shall apply, *mutatis mutandis*, to the UNU-ViE and the UNU-EHS in accordance with paragraph 2 of Article 4 thereto.
- 2. Definitions and Understandings
  - a) For the purposes of this Agreement, the following definitions shall apply:
    - "the University" means the United Nations University, established by the General Assembly of the United Nations in its resolution 2951 (XXVII) of 11 December 1972;

Prof Dr Konrad Osterwalder Rector, United Nations University Under-Secretary-General of the United Nations 3255F- 425-577M5-国際連合大学学長 国際連合事務次長

53-70, Jingumae 5-chome Shibuya-ku, Tokyo 150-8925, Japan 〒150-8925 東京都渋谷区神宮前5-53-70 Tel +81-(0)3-5467-1224 Fax +81-(0)3-3499-2810 E-mail rector@unu edu http://www.unu.edu

- ii) "the Charter of the University" means the Charter of the University adopted by the General Assembly of the United Nations in its resolution 3081 (XXVIII) of 6 December 1973;
- iii) "the Rector" means the Rector of the University and, during his absence, any official designated to act on his behalf;
- b) For the purposes of this Agreement the following understandings shall apply:
  - References to "the UNV" or "the Programme" in the UNV Headquarters Agreement shall be deemed to mean the UNU-ViE or the UNU-EHS, established in Bonn, Federal Republic of Germany.
  - ii) References to "the Executive Coordinator" in the UNV Headquarters Agreement shall be deemed to mean the Vice-Rector of the UNU-ViE, acting as the chief academic and administrative officer of the UNU-ViE on behalf of the Rector in the Federal Republic of Germany and during his absence, any official designated to act on his behalf to be notified to the Government of the Federal Republic of Germany by the Vice-Rector; or the Director of the UNU-EHS, acting as the chief academic and administrative officer of the UNU-EHS on behalf of the Rector in the Federal Republic of Germany, or in his absence any official designated to act on his behalf to be notified to the Government of the Federal Republic of Germany by the Director.
  - iii) References to "officials of the Programme" in the UNV Headquarters Agreement shall be deemed to mean personnel of the UNU-ViE and the UNU- EHS who are appointed in accordance with Article VIII, paragraphs 6 and 7 of the Charter of the University.

### 3. Legal Status

- a) The UNU-ViE and the UNU-EHS shall have the legal status specified in Article XI of the Charter of the University and in this Agreement.
- b) For the purpose of this Article, the University shall be represented by the Rector.

### 4. Academic Freedom and Eligibility to Compete for Research Funding

- a) The University, including the UNU-ViE and the UNU-EHS, shall enjoy the academic freedom required for the achievement of its objectives, with particular reference to the choice of subjects and methods of research and training, the selection of persons and institutions to share in its tasks, and freedom of expression.
- b) The University shall be eligible with other universities in the Federal Republic of Germany to apply for support from competitive research funding programmes.

#### 5. Final Provisions

- a) The provisions in this Agreement shall be complementary to the provisions of the UNV Headquarters Agreement. Insofar as any provision of this Agreement and any provision of the UNV Headquarters Agreement relate to the same subject matter, each of these provisions shall be applicable and neither shall narrow the effect of the other.
- b) This Agreement shall also apply mutatis mutandis to such other University Offices as may be located in the Federal Republic of Germany with the consent of the Government of the Federal Republic of Germany.
- c) This Agreement may be amended in writing by mutual consent at any time at the request of either Party.
- d) Any dispute between the Parties concerning the interpretation or application of this Agreement, which cannot be settled amicably, shall be resolved in accordance with the procedures under Article 26, paragraph 2, of the UNV Headquarters Agreement.
- e) This Agreement shall cease to be in force twelve months after the date when either of the Parties has given notice in writing to the other of its decision to terminate the Agreement either with regard to UNU-ViE or UNU-EHS. The relevant date shall be the date on which the notice is received. This Agreement shall,