## **AMENDMENT 1** to the Contract of Purchase 1918/40012

**Buyer:** 

Name:

Vojenský technický ústav, s.p., branch VTÚVM

Place of Business:

Dlouhá 300, 763 21 Slavičín, Czech Republic

Authorized to represent the company:

Jan Jordán, VTÚVM Branch Director ad interim

Registered in:

Companies Register kept at Municipal Court in Prague, section A,

Enclosure No.: 75859

Reg. No./ VAT No.:

242 72 523/ CZ24272523

Bank details:

Československá obchodní banka, a.s.

Account No.:

256674332/0300

IBAN CZ85 0300 0000 0002 5667 4332

BIC (SWIFT): CEKO CZ PP

Authorized to negotiate in contractual matters:

in technical matters:

point of contact:



/hereinafter referred to as the "Buyer"/

and

Seller:

Name:

**FN HERSTAL** 

Place of business:

Voie de Liege, 33 - B-4040 HERSTAL, Belgium

Authorized to represent the company:

V. Verleye, operating director; N. De Gottal, commercial director

Registered in:

Liege

Company registration Number: RPM LIEGE: 0441.928.931

VAT No .:

BE 0441.928.931

Bank details:

BNP PARIBAS FORTIS - Place X. Neujean, 8 - B-4000 LIEGE - BELGIUM

Account N° IBAN BE40 2400 0440 0063

BIC (SWIFT): GEBABEBB

Authorized to negotiate in contractual matters:

in technical matters:



/hereinafter referred to as the "Seller"/

## Clause I. Statement of the parties

1.1. The Contracting parties have agreed beyond any dispute they mutually concluded a Contract of purchase no. 1918/40012 on 5<sup>th</sup> August 2019 – the contract became effective on the date of its publication in contracts register on 8<sup>th</sup> August 2019 (hereinafter referred to as the "Contract").

## Clause II. Subject-matter of Amendment 1

- 2.1. The Contracting parties have agreed upon the following changes in the Contract:
- 2.1.1. The wording of Clause 5, paragraph 5.1 of the Contract changes as follows:
- 5.1 The Seller undertakes to deliver to the Buyer the total of 80 units of the Goods as follows:
  - 2 units not later than by 1.4.2020, but not earlier than 18.3.2020,
  - 2 units not later than by 1.6.2020, but not earlier than 18.5.2020,
  - 6 units not later than by 1.3.2021, but not earlier than 15.2.2021,
  - 10 units not later than by 1.7.2021, but not earlier than 17.6.2021,
  - 10 units not later than by 1.9.2021, but not earlier than 18.8.2021,
  - 10 units not later than by 1.11.2021, but not earlier than 18.10.2021,
  - 10 units not later than by 31.12.2021, but not earlier than 15.12.2021,
  - 10 units not later than by 1.6.2022, but not earlier than 15.5.2022,
  - 10 units not later than by 1.8.2022, but not earlier than 15.7.2022,
  - 10 units not later than by 1.11.2022, but not earlier than 15.10.2022.

## Clauses III. Final provisions

- 3.1. Except as expressly amended by this Amendment 1, all provisions of the Contract shall remain in full force and effect.
- 3.2. This Amendment 1 becomes valid on the date of its signature by both Parties and effective on the date of its publication in Contracts Register.
- 3.3. This Amendment 1 has been executed in two originals in English language, one copy for each Party.
- 3.4. Unless otherwise agreed in the Contract, the Contracting parties shall follow the provisions of the Czech law.

Herstal, date and seal:	
1	
	_
	2 of 2