# AGREEMENT BETWEEN THE GOVERNMENT OF THE REPUBLIC OF LITFIUANIA AND THE GOVERNIONT OF THE REPUBLIC OF MOLDOVA ON THE RECOGNITJON OF QUALIFICATIONS CONCERNING FEIGNER EDUCATION

## THE REPUBLIC OF LITHUANIA

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1'I-IE REPUBLIC OF MOLDOVA (hereinafter relerred to us the "I'nrtiesL

having ?CgLVTI /0 the provisions of the Council o Europe and UNESCO Convention on the Recognition of QLIalifIcations concerning 1-ligher Education iii the European Region, signed on 11 April 1997 in Lisbon (liereinaher referred to as the "Lisbon Recognition Convention") (ETS No 165),

*aiming to* develop and strengthen mutual cooperation in the Fields of higher education nnd science, and to promote academic mobility and mutual eschangc.

aware of ike value of the mutual recognition of quail i [ications conceni ing hiulier education,

have agreed as follows:

#### Article 1

## General provisions

I. This Agreement ain is to facilitate the niutual recogni Lion of qualilieu lions concerning higher education, for the purpose of studies, and to proniotc exchange of information on education systems of the states of the Parties.

2. The provisions of this Agreement shall apply for the recognition of qualifications giving access to higher education, and higher education qualifications, which are part of the education systems of the states of the Parties.

3. Periods of study, completed in higher education institutions of one Party shall be recognized while continuing studies at o higher education institution of the other Party, in accordance with the Lisbon Recognition Convention, and national legal acts of the slates of the Parties regulating studies, as well as regulations of individual higher education illsutu lioas.

4. This Agreement shall not preclude li igher education institutions of the states of the Parties from signing agreements promoting student and academic staff mobility and cooperation between higher education institi Lions.

5. This Agreement shall not affect the application of national and international legal acts of the states of lhe Parties goveniing professioaal recognition of qualifications, but the provisions of this Agreement may facilitate a decision on recognition, far professional purposes, of qualifications awarded within the education systems of the states of the Parties,

## Article 2

## Information exchange

Authorities of (he states of the Parties carrying out functions of the European Network of national information centres on academic mobility and recognition (ENIC) and of the Network of national academic recognition in formation centres (NARIC), shall provide information regarding comparability of qualifications under this Agreement, as well as education systems of the states of the Parties to interested parties, sLich as higher education iastitutions, holders of qualifications, employers, etc.

2. Authorities of the Parties carrying out ENICINARIC functions shall echaage, when needed, information on:

2.1. education systems of the states of the Parties and any changes in those systems;

2.2. samples of credentials issued in the states of the Parties;

2.3. national laws of the slates oithe Parties regulating education;

2.4. other issues arising in recognilion of periods of studies and qualifications concerning higher education which are part of [lie education systems of the slates of the Parties.

## Article 3

## Recognition ofqczaliflentions

I. Qualifications which ale part of the education systems of the states of the Parties shall be recognized in accordance with the Lisbon Recognition Convention and national legislation of the stales of We Parties.

2. Qualifications listed in the Annex, which is an integral part of (his Agreement, shall be recognised in accordance with (he provided table of comparability, unless a substantial dilTerence can be demonstrated.

3. Recognition ol' qualilications may be subject to fuhlfillment of additional requirements in accordance with the national legislation of the slates of the Parties.

4. Recognition of qualifications shall not mean that their holders, who seek studies and/or eniploynient, will be free from fuillilling ollier additional requirements provided for by the national legislation of a state of a Party.

#### Article 4

#### Impleni enti tion of tim Agreement

The implementation of the present Agreement shall be ensured by the following authorised institutions of the Parties:

In the Republic of Lithuania  $\_$  the *NI* inistiy of Education and Science; In the Republic of tvloldova  $\_$  the Ministry of Education. 2. hi case of disputes regarding the application of this Agreement. lie Pariies authorized institutions dial I set tip an Expert Committee consist Ma of vi learn three members appointed by the authorized institLition of each Party. The list of the Espert Committee shall be communicated through diplomatic channels.

3. Disputes regarding the application of the present Agreement shall be resolved by means of consultations and negotiations.

4. The Lime and venue for consultations and/or negoUauions shall be negotiated directly between authorised institutions of the Parties. The atiLhorised institutions of the Parties shall bear expenses of their own members of the Expert Committee related to travelling to the venue of consultations and/or negotiations.

## Article 5

### Amendment procedure

The present Agreement may be amended on mutual written agreement of the Parties. The amendments shall be documented in separate protocols., which slw II constitute an integral part of this Agreement and shall enter into rorce in accordance with the procedure set out in Article 6(I) of the present Agreement.

## Article 6

Entry into force, validity and termination of the Agreement

I. The present Agreement shall enter into force on the day when both Parties inform each other via diplomatic notes that each Party has fullilled the internal Legal procedures necessary for the entry into force of this Agreement. The day of entry into force shall be the date of the receipt of the last note.

2. The present Agreement shall be valid for the period of live years. Iithe present Agreement is not terminated, it shall be automatically extended for a Ilirtlier period of five years.

3. Each Party may term note the present Agreement by written notification to the other Party' through diplomatic channels. The present Agreement shall cease to he in force

6 months after ihe day on wit cli the other Parly receives a notice of its termination.

Signed in **on** Lk *OJOtL* 2013, in two original copies in Lithuanian, lyloldavan and English, all texts being equally authentic. In case of divergence **in interpretation** ol' the texts, the Englisli text shall preva ii.

For the ernment of the Republic of Lithuania

For the Government of the Republic of Moldova

ANNEX to the Agrecineni betweci the Governiueii t of (lie Republic of Lithuania and the Coverniuent of the Rcpuhlic of Ivioldova on Recognition of Qualifications Concerning Higher Education

## TABLE OF COMPARABILITY OF QUALIFICATIONS

Pursuant the present Agreement, recognition of qLIalilieations conecrnin liilier education, which are part of the education systems of the Republic of Lithuania and the Republic of Moldova, shall be based upon the following comparisons;

The Republic ofLitlinaninThe Republic of MoldoviiQualification giving access to higher education (in the original language)Bivudos aWsia/asDiploma tie l;ocaian,ec;iHigher education qualifications (in the original longuac)Profisinis bakalanras

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