AMENDMENTS NO. 1

to 07.09.2018

"Study Agreement for study on climate change impact assessment for the design, construction, maintenance and operation of Rail Baltica railway"

Riga 28.12.2018

Contract registration number

8/2018-54

RB Rail AS, a joint stock company registered in the Latvian Commercial Register registration No 40103845025, having its registered address at K. Valdemāra iela 8-7, Riga, LV 1010, Latvia ("Company"), represented by Chairman of the Management Board Ignas Degutis and Management Board Member Kaspars Rokens acting on the basis of the Regulations on Representation Rights dated 25 May 2018, on the one side,

and

Hendrikson & Ko OÜ, a private limited company organized and existing under Estonian law, with registry code 10269950, having its registered address at Raekoja plats 8, Tartu, Estonia, postal index: 51004 (hereinafter, the "<u>Contractor</u>"), represented by the Member of the Management Board Heikki Kalle, acting on the basis of articles of association (dated 8 December 2011), on the other side,

The Company and the Contractor are jointly referred to as "Parties", and each separately - "Party",

WHEREAS

- (A) According to Section 1.1 of Article 61 of the Public Procurement Law of the Republic of Latvia amendments to a procurement agreement are permissible, if they do not change the general nature of the procurement (general contract), they are not material and amendments to the procurement contract are necessary for reasons that the contracting authority could not foresee previously;
- (B) Implementation of Study Agreement for study on climate change impact assessment for the design, construction, maintenance and operation of Rail Baltica railway between the Company and the Contractor dated 7 September 2018 ("Agreement") has taken longer than initially planned due to delay regarding acquisition of Historical hydrometeorological data for Latvia, caused by the prolonged negotiations of the high price of this data for Latvia carried out by the Company;
- (C) Due to the above mentioned the Contractor is entitled to an extension of the deadlines for performing the Services and submitting the Deliverables as describe below;
- (D) Based on Section 14 of the Agreement the Parties need to reflect the above-mentioned changes in the Agreement to extend the reports and deliverables submission and approval schedule.

NOW, THEREFORE, the Parties hereby without any delusion or fraud enter in to these Amendments No 1 ("Amendments No 1") to the Agreement on the following terms and conditions:

The Parties agree to replace Annex C: Schedule of Study as follows:

Study Start Date: (Commencement date of the Contract: 7 September 2018):

Deliverables:

No.	Deliverable	Deadline date
1.	Inception Report	05.10.2018.
2.	Interim Report	30.11.2018.
3.	Draft final report	30.11.2018.
4.	Final Report	01.02.2019.
5.	Final report presentation workshop	15.02.2019.
i.	Re-submission of Final Report	15.02.2019.

Defects Date: 10 Working Days after the deadline of a particular deliverable.

- 2. All other terms of the Agreement remain unchanged.
- The Parties confirm that they do not have any claims against each other arising from extension of Deliverables submission and approval schedule and these Amendments No 1.
- 4. The Amendments No1 shall enter into force upon its signing by the Parties.
- 5. The Amendments No1 are concluded in two (2) equal copies on two (2) pages. After the signing the Company and the Contractor shall each retain one copy.

Company

Contractor

 $^{^{1}}$ In accordance with Clause 5.2. of the Annex B (Technical Specification).