Koster, associated civil law notary, hereinafter to be called: "civil law notary", in the protocol of Leonard Alexander Galman, civil law notary in Amsterdam, came:-Mr drs. Arnold Johan van Rijn, born in Velsen (The Netherlands) on theeighteenth day of July nineteen hundred and sixty-two of Dutch nationality, holderof a passport with number 4882875603, issued at Amsterdam on the fifteenth day of February two thousand and ten, residing in 1065 BG Amsterdam (The-Netherlands), Colenbranderhof 6, married;-Mr Yannick Alain Legré, born in La Garenne Colombes (France) on the fourthday of October nineteen hundred and sixty-nine of Franse nationality, holder of aforeign passport with number 10CT45623, issued on the eleventh day of Octobertwo thousand and ten, residing in 1314 WD Almere (The Netherlands), Olof-Palmehof 68, unmarried and not registered as a partner,in this matter acting as attorney authorised in writing of the Council of the foundation:— Stichting European Grid Initiative, with statutory seat in Amsterdam, and withaddress at 1098 XG Amsterdam, The Netherlands, Science Park 140, registered at the Trade Register under number 34380182, hereinafter to be called: "the foundation" and the appearer under 2. is also acting as proxy holder of the foundation with the titledirector.-The appearers, acting as stated hereinbefore, declared that it was resolved by the— Council of the foundation on the twenty-second day of May two thousand and fifteen to amend the statutes, laid down by deed of the eighth day of February two thousand and ten executed before the beforementioned civil-law notary, Mr. L.A. Galman, and to adopt entirely new articles. This resolution is evidenced by the minutes of the proceedings at the meeting of the— Council of the foundation, which document shall be appended to this deed.-In the implementation of the aforementioned resolution the appearers declared, actingin the said capacity, to amend the Articles of Association of the company and to adoptentirely new articles as follows:-STATUTES-**Article 1: Definitions-**Associated Participant: an associated participant, as described in article 5;-Council: supervisory authority consisting of Participants and Associated Participants of the foundation, as described inarticle 6:-Director an officer as described in article 11;e-infrastructure an environment to share research and educational resources— (such as network, computers, storage, software, data) so thatthese resources can easily be accessed and used by researchers as required;-EGI: EGI.eu, the EGI.eu Participants and Associated Participants, their related organisations represented within EGI.eu that contribute to the objectives of the foundation;— EGI.eu: the legal entity as described in article 2;-**EGI** Federation EGI plus all resource providers (RP) and representing organisations that established an Memorandum of Understanding with EGI.eu;-EIRO: a European Intergovernmental Research Organisation, as the-

	Europ	ean Organization for Nuclear Research (CERN); the——		
		ean Fusion Development Agreement (EFDA); the———		
	-	ean Molecular Biology Laboratory (EMBL); the ———		
	-	ean Space Agency (ESA); the European Organisation—		
		tronomical Research in the Southern Hemisphere———		
		; the European Synchrotron Radiation Facility (ESRF)—		
		e Institut Laue-Langevin (ILL);—————		
Executive Board:		pard of the foundation in the sense of article 291 of Book-		
		ne Netherlands Civil Code, as described in article 8;——		
ERIC:		opean Research Infrastructure Consortium, as		
		d by the Council Regulation (EC) Number ———		
		009 of the twenty-fifth day of June two thousand ———		
		ine and legally established by a decision of the		
	-	ean Commission;		
NGI:		tity in a sovereign state fulfilling the following criteria:—		
	a)	have a mandate to represent a national e-		
		infrastructure in all matters falling within the scope of—		
	b)	EGI.eu;		
	b)	be the only organization having the mandate ———		
		described in (a) for its country and thus provide a——		
	c)	single contact point at the national level;		
	c)	be able to commit to EGI.eu financially i.e. to pay the—agreed EGI.eu financial contribution;———		
	d)	be able to nominate a representative duly authorized—		
	u)	to deliberate, negotiate and decide on all matters—		
		falling within the mandate of the Council;————		
	e)	have a sustainable structure or be represented by a—		
	c)	legal structure which has a sustainable structure in—		
		order to commit to EGI.eu in the long term;———		
e-infrastructure:	an en	vironment to share research and educational resources—		
C-iiiii asti actare.		network, computers, storage, software, data) so that——		
	` •	resources can easily be accessed and used by		
		rchers as required.—		
Participant:		icipant of the Foundation, as described in article 5;——		
Sovereign State:		e which is a member state of the United Nations.———		
Article 2: Name an		which is a member state of the office fractions.		
		name: Stichting EGI, also called: the EGI Foundation,—		
abbreviated as		Trainer Cuertaing 201, also canca: the 2011 cantaction,		
		n the municipality of Amsterdam, the Netherlands.——		
Article 3: Objective				
1. The objective of the foundation is to coordinate and develop, in collaboration with-				
•		structure that provides long-term distributed compute—		
•		r performing research and innovation activities.		
_		attain said objectives by amongst others:		
a. coordinati	ng relevan	t e-infrastructure activities between its Participants;——		
b. coordinati	ng and par	ticipating in e-infrastructure projects;————		
c. encouragi	ng proposa	als for e-infrastructure projects;——————		

	d.	supporting and facilitating initiatives in the field of relevant e-infrastructures;—
	e.	encouraging and coordinating innovation in the field of e-infrastructures;——
	f.	all which is connected or which could be conducive to the above, in the
		widest sense of the word.
3.	In o	rder to realise the objective, the foundation may participate in and cooperate—
		other organisations with a similar or related objective. Participation in or———
		rporation of legal entities is only allowed after approval of the Council by a——
		lified majority vote as described in article 7 paragraph 6.
4.	•	foundation is a not-for-profit organisation.
5.		respect to non-proliferation issues related to e-infrastructures, the————
0.		icipants will take all necessary measures to comply with the framework set up-
	•	he European Union and additional domestic legislation regarding export———
	•	trols of dual-use items (including software and technology) and technical——
		stance.
At:		: Capital
1.		capital of the foundation is formed by:
١.		· ·
	a.	financial contributions paid by the Participants and Associated Participants;—
	b.	European and (governmental) subsidies;
	C.	other contributions and donations;
	d.	testamentary dispositions, bequests and gifts;
_	e.	other revenues.
2.		tamentary dispositions may only be accepted with the benefit of inventory.—
		: Participants and Associated Participants
1.		foundation has Participants and Associated Participants.
2.		icipants and Associated Participants can be NGIs, EIROs, ERICs and such—
		er legal entities, in their own capacity or as representative of a consortium,——
		contribute to the objective of the foundation.
3.		icipants and Associated Participants have to meet the requirements, as laid—
		n in this article and have to be admitted by the Executive Board after————
		roval of the Council.————————————————————————————————————
4.	Part	icipants and Associated Participants are required to pay the foundation the—
	fina	ncial contributions, to be proposed by the Executive Board and confirmed by—
	the	Council by a qualified majority, as described in article 7 paragraph 6.————
5.	ΑP	articipant or Associated Participant will cease to be a Participant or————
	Ass	ociated Participant:————————————————————————————————————
	a.	as a result of its dissolution;
	b.	by giving three months written notice of termination;
	C.	if it goes into bankruptcy, or applies for a suspension of payments;———
	d.	as a result of its expulsion by the Council; a resolution to this end requires a-
		qualified majority vote as described in article 7 paragraph 6;
6.	If a	Participant ceases to be a Participant in the course of a financial year, it will—
		ertheless be required to pay the full financial contribution for that year.
Arti		: Council; organisation and tasks—
1.		foundation has a Council, consisting of one representative of each—
		icipant, without prejudice to paragraph 7 of this article. Representatives are—
		iral persons.———————————————————————————————————
2		Council monitors the general course of affairs in the foundation. The Council

is in particular responsible for appointing the members of the Executive Board asdescribed in paragraph 2 of article 8 below. In the performance of its duties, the-Council will be guided by the interest of EGI.eu.-The Council will meet at least twice a year, first within six months after the expiry of any financial year in order to adopt the annual account on the past year and then in the second six months period in order to approve the budget for thefollowing calendar year.— The Council will furthermore meet whenever this will be deemed necessary by the chairperson, or by two representatives of Participants or a member of the-Executive Board. – The Executive Board will timely provide the Council with the information-5. necessary for the execution of its duties .-The Council or one or several of its members to be designated by it, will have— 6. access to all premises of the foundation and will hold the right to inspect allvouchers and accounting records of the foundation at any time. In this respect the Council, after consultations with the Executive Board, may call in the assistance of the (registered) accountant of the foundation, who shall be allowed to peruse the entire administrative records.-The Council will be chaired by a chairperson, appointed by it from its members.— For the duration of his/her mandate the chairperson does not represent any-Participant and the said Participant has to appoint a new representative.— The convening notices for the meetings will furthermore be sent by thechairperson with due observance of a period of at least twenty-one calendardays, disregarding the date of the convening notice and the day of the meeting. In urgent cases a shorter period will suffice such at the discretion of the chairperson. Article 7 Council; the decision-making process-The voting rights of each Participant are related to the financial contributions referred to in article 5.-Associated Participants do not have voting rights.-Unless specified otherwise in these statutes, the Council will take decisions by anordinary majority of the votes cast .-In case of an equality of votes, a new meeting will be convened within twenty-one-4. calendar days. In case votes will be equally divided then, the proposal will have been rejected.-The Council may only take valid decisions if the number of members of the-Council present or represented collectively holds a majority of the total voting-6. A qualified majority vote requires a majority of at least two-thirds of the votes castin a Council meeting at which the number of the Council members present or represented collectively hold at least two-thirds of the voting rights.-A member of the Council may only have himself or herself represented by adeputy or a proxy through a written power of attorney .-The Council may also take decisions without a meeting having been held, provided the opinion of the members of the Council will have been sought in writing and none of the members of the Council will oppose said manner of decision-taking.-

The meetings of the Council will be attended by the Director, unless the Council—

9.

	:11	express the wish to meet without the Director attending.——————
10		·
10.		utes will be kept of the proceedings at the meetings, which will be signed as—
		n as possible by the chairperson of the meeting and also by the person who—
		kept the minutes. It will also be stated in the minutes, which members of the
A4:		Incil have attended the meeting.
		: Executive Board
1.		Council will appoint, suspend and dismiss the members of the Executive————————————————————————————————————
		rd, subject to the provisions of this article. The Executive Board shall consist—
		ninimally five (5) and maximally nine (9) members. The members of the
		cutive Board are natural persons. The Council will determine the number of—
_		mbers of the Executive Board.
2.		mbers of the Executive Board will be appointed by the Council for a period of—
		nost two years, amongst candidates nominated by the Participants. The
		irperson of the Council is in his or her capacity also chairperson of the
		cutive Board. One third of the members of the Executive Board shall retire by-
		tion according to a schedule, to be determined by the Executive Board; a——
		nber of the Executive Board retiring according to the rotation schedule shall—
		eligible for consecutive reappointment only once.
3.		ncomplete Executive Board shall retain its powers. Vacancies shall be filled—
		soon as possible.
4.		ase the sole member or all members of the Executive Board will be absent or-
		ble to attend, the Council will deputise for the Executive Board, without————
		udice to its competence to designate one or several persons from its number-
		therwise for said purpose.
5.		Executive Board will lay down its procedure and decision-taking process in—
		rnal rules and regulations, which shall be approved by the Council.——————
6.	Mer	nbership of the Executive Board will end:————————————————————————————————————
	a.	as a result of decease or a written resignation;
	b.	in case a member of the Executive Board will be placed under legal restraint-
		or will lose the free disposal of his or her capital in another manner;
	C.	as a result of dismissal by the District Court, in accordance with the
		provisions in article 298 of Book 2 of the Netherlands Civil Code;
	d.	as a result of dismissal, effected by the Council: a decision to this end————
		requires a qualified majority vote as described in article 7 paragraph 6.———
Arti		: Tasks of the Executive Board————————————————————————————————————
1.		Executive Board is charged with the management of the foundation, for———
	whic	ch it is accountable to the Council.————————————————————————————————————
2.	With	nout prejudice to the provisions laid down elsewhere in these statutes, the——
	follo	wing resolutions of the Executive Board will be subject to the approval of the-
	Cou	ıncil:
	a.	the adoption of the budget;
	b.	the adoption and amendment of policies and activity plans for any year or a-
		series of years.
	C.	the employment conditions of the personnel employed by the foundation.—
	d.	the appointment of the (registered) accountant;
	e.	the application for bankruptcy and for a moratorium on payments of the
		foundation;

	f.	the termination of the employment of a substantial number of employees—
		simultaneously or within a short period of time;
	g.	the contracting of money loans in excess of a limit determined by the-
		Council, which limit may at all times be changed by the Council within a fixed period.
	h.	litigation, not being debt collections or actions in summary proceedings.
3.	The	Executive Board will furthermore require the approval of the Council for such
		nagerial resolutions as laid down by the Council in its specifically defined——
		olution of which the Executive Board will be notified.
Arti		0: Representation—
1.		Executive Board will represent the foundation. The power of representation—
		also accrue to two members of the Executive Board acting jointly.
2.		Executive Board may also grant one or more of its members or third parties,-
		er jointly or individually, a power of attorney, permanent or otherwise, to—
		resent the foundation within the restrictions laid down in that power of
	•	rney.————————————————————————————————————
3.		Council will lay down its procedure in internal rules and regulations in the—
		es it considers to be a conflicting interest between the member(s) of the
		cutive Board and the foundation.
Arti		1: Director—
1.	The	daily management of the foundation may be entrusted to the Director.
2.	The	Director is appointed, suspended and dismissed by the Executive Board,—
	afte	r approval of the Council.
3.	The	Director carries out his or her tasks within the competences mandated to him
		er by the Executive Board.
Arti	cle 1	2: Personnel employed by the foundation—
1.	Pers	sons employed by the foundation may not act as members of the Council or—
	the	Executive Board.
2.	The	Executive Board appoints, suspends or dismisses personnel employed by—
	the	foundation.————————————————————————————————————
3.	The	Executive Board determines the salary and arranges the other employment—
	con	ditions.————————————————————————————————————
Arti		3: Annual account—
1.		financial year of the foundation will coincide with the calendar year.
2.		he end of each financial year, the accounting records of the foundation will be-
	bala	anced; within five months after the end of the financial year the Executive——
	Boa	ard will compile the annual account, consisting of a balance sheet and a———
	state	ement of income and expenditure with an explanatory memorandum.
3.	The	annual account of the foundation will be audited by a (registered) accountant
	арр	ointed with due observance of the provisions in article 9 paragraph 2, who will
	repo	ort his or her findings to the Council.————————————————————————————————————
4.	The	Council will adopt the annual account. A decision to this end requires a———
	qua	lified majority vote. The annual account will be signed by the full Executive—
	Boa	rd; in case one or several of them will be lacking, the reason thereof will be—
	stat	
Arti	cle 1	4: Amendment of the articles

1. The articles may only be amended by a resolution of the Council.——

2.	For this purpose the members of the Council will be called to attend a meeting by- the chairperson of the Council within a period of at least twenty-one calendar——days, whilst the convening notice will state the proposed amendment of the——
3.	articles. A resolution for the amendment of the articles may only be adopted by a qualified-majority vote as described in article 7 paragraph 6.
Arti	cle 15: Dissolution of the foundation————————————————————————————————————
1.	The Council will be competent to dissolve the foundation.—
2.	The provisions in article 14 paragraphs 2 and 3 will be correspondingly applicable in this respect.
3.	The foundation will continue to exist after its dissolution insofar as this will be——necessary for the liquidation of its assets.——————————————————————————————————
4.	The foundation will be liquidated by the Executive Board after approval of the——Council.————————————————————————————————————
5.	During the liquidation, the provisions of the present articles will continue to be— effective as much as possible.————————————————————————————————————
6.	Any surplus balance of the dissolved foundation will be spent as much as— possible in accordance with the objective of the foundation.————————————————————————————————————
7.	After the end of the liquidation, the accounting records and documents of the——dissolved foundation will be kept for a period of seven years by the youngest——liquidator or by a third party to be designated by the liquidators.————————————————————————————————————
Fina	al article————————————————————————————————————
	term "written" will be understood to include any communication transmitted via—ent means of communication reproduced in writing.————————————————————————————————————
	onclusion the appearers, acting as stated hereinbefore, declared:
	the Articles of Association laid down in this deed is based on the following—
	fficial English translation thereof, which has been approved by the appearers. The-
Eng	lish translation shall never prevail over the Dutch text.
The	persons appearing are known to me, civil-law notary.
This	instrument, drawn up in the original, was executed at Amsterdam, at the date——
nam	ed in the beginning of this instrument.————————————————————————————————————
	r the sum and substance of the contents of this instrument had been stated to the-
	earers and clarified by me, civil-law notary, the appearers declared that they had—
	uainted themselves with the contents of this instrument and did not wish it to be—
	l out in full.
The	reupon this instrument, after being read out to a limited extent in conformity with—

the law, was signed by the appearers and me, civil-law notary.—