Publisher will undertake the publication and distribution of the Work in print and electronic form at its own expense and risk within a reasonable time after it has given notice of its acceptance of the Work to Author in writing.

§ 5 Author's Discount for Books and Electronic Access

Author may obtain copies of the Work for personal use at a discount of 40% off the list-price if ordered directly from Publisher. Furthermore, Author is entitled to purchase for his/her personal use (directly from Publisher) other books published by Publisher at a discount of 40% off the list price for as long as there is a contractual arrangement between Author and Publisher and subject to applicable book price regulation. Resale of such copies is not permitted.

Publisher shall provide electronic access to the electronic final published version of the Work on Publisher's Internet portal, currently known as springer.com and/or palgrave.com, to Author, provided Author has included his/her email address in the manuscript of the Work. Furthermore, Author has the right to download and disseminate single contributions from the electronic final published version of the Work for his/her private and professional non-commercial research and classroom use (e.g. sharing the contribution by mail or in hard copy form with research colleagues for their professional non-commercial research and classroom use, or to use it for presentations or handouts for students). Author is also entitled to use single contributions for the further development of his/her scientific career (e.g. by copying and attaching contributions to an electronic or hard copy job or grant application). When Author is more than one person each of the co-authors may share single contributions of the Work with other scientists or research colleagues as described above. In each case, Publisher grants the rights to Author under this clause provided that Author has obtained the prior consent of any co-author(s) of the respective contribution.

§ 6 Termination

Either party shall be entitled to terminate this Agreement forthwith by notice in writing to the other party if the other party commits a material breach of the terms of the Agreement which cannot be remedied or, if such breach can be remedied, fails to remedy such breach within 28 days of being given written notice to do so.

On termination of this Agreement in accordance with its terms, all rights and obligations of Publisher and Author under this Agreement will cease immediately, except that any terms of this Agreement that expressly or by implication survive termination of this Agreement shall remain in full force and effect.

§ 7 Governing Law and Jurisdiction

If any difference shall arise between Author and Publisher concerning the meaning of this Agreement or the rights and liabilities of the parties, the parties shall engage in good faith discussions to attempt to seek a mutually satisfactory resolution of the dispute. This agreement shall be governed by, and shall be construed in accordance with, the laws of Switzerland. The courts of Zug, Switzerland shall have the exclusive jurisdiction.

Corresponding Author signs for and accepts responsibility for releasing this material on behalf of any and all Co-Authors.

Signature of Corresponding Author:	Date:
11	20/08/2019
☐ I'm an employee of the US Government and transfer the rights to the extent transferable (Title 17 §105 U.S.C. applies)☐ I'm an employee of the Crown and copyright on the Contribution belongs to Her Majesty	

For internal use only:
Order Number: 87036804
GPU/PD/PS: 15/3/1655

Legal Entity Number: 1128 Springer International Publishing AG

Palgrave-C-CTP-06/2017