

EBOOK AGENCY/COMMISSIONAIRE DISTRIBUTION AGREEMENT

This Agreement is between, on the one hand, the Apple entities appointed as agent or commissionaire on Exhibit A hereto (collectively and individually, as the context requires, “Apple”), and, on the other hand, the legal entity associated with the iTunes Connect account through which this Agreement is executed (“Publisher”), and is effective as of the date it is electronically executed via iTunes Connect (the “Effective Date”).

Apple desires to be appointed as Publisher’s agent or commissionaire, as set forth herein, for the distribution of digital books under certain conditions as set out in this Agreement, and Publisher is willing to appoint Apple as its agent or commissionaire, as the case may be, under such conditions.

In consideration of mutual promises, Apple and Publisher (each a “Party” and collectively, the “Parties”) hereby agree as follows:

A. Paid or Free Distribution in Specified Countries.

For the distribution of Publisher’s digital books in the countries listed below, the terms contained in **Schedule 1** attached hereto shall set forth the conditions under which Apple is authorized to distribute Publisher’s digital books:

Australia	Denmark	Italy	Poland
Austria	Dominican Republic	Japan	Portugal
Argentina	Ecuador	Latvia	Romania
Belgium	El Salvador	Lithuania	Slovakia
Belize	Estonia	Luxembourg	Slovenia
Bolivia	Finland	Malta, Republic of	Spain
Brazil	France	Mexico	Sweden
Bulgaria	Germany	Netherlands	Switzerland
Canada	Greece	New Zealand	Suriname
Chile	Guatemala	Nicaragua	United Kingdom
Colombia	Guyana	Norway	United States
Costa Rica	Honduras	Panama	Uruguay
Cyprus	Hungary	Paraguay	Venezuela
Czech Republic	Ireland	Peru	

B. Free Distribution Only.

For the distribution of Publisher’s digital books in all countries other than those listed in Section A above, the terms contained in **Schedule 2** attached hereto shall set forth the conditions under which Apple is authorized to distribute Publisher’s digital books in such countries.

C. Promotional Codes

If Publisher, using Apple’s publisher portal (e.g. iTunes Connect), requests Custom Codes (as defined hereafter) for promotional use redeemable for Publisher’s digital books, the terms contained in **Schedule 3** attached hereto shall set forth the conditions

under which Publisher is permitted to use any such Custom Codes for Publisher's books.

D. Confidentiality.

Each Party acknowledges that by reason of this Agreement it may have access to certain information and materials concerning the other Party's business plans, customers, technology, and products that are confidential and of substantial value to such Party, which value would be impaired if such information were disclosed to third parties or used for purposes other than as expressly permitted by this Agreement (referred to in this Agreement as "Confidential Information"). Each Party agrees to maintain any and all Confidential Information received from the other, in confidence, and agrees not to disclose or otherwise make available such Confidential Information to any third party without the prior written consent of the disclosing Party. Each Party agrees that Confidential Information shall be disclosed to its employees and other personnel under its control and supervision for purposes of performing under this Agreement solely on a need-to-know basis in furtherance of this Agreement, and solely to those individuals who are bound by a written non-disclosure agreement having terms no less restrictive than the non-disclosure terms of this Section, unless required by law, or court or governmental order. To the extent Publisher's disclosure of Confidential Information is required by law, Publisher shall take reasonable steps to notify Apple of such requirement before disclosing said Confidential Information and shall take reasonable steps to obtain protective treatment of said Confidential Information. Confidential Information shall be deemed to include (i) information marked confidential, if conveyed in writing, and (ii) information identified orally as confidential, if conveyed orally. Confidential Information shall not be deemed to include any information which (a) is publicly known at the time of the disclosure, (b) becomes publicly known other than by breach of the terms of this Section, (c) becomes known to the receiving Party, without restriction, from a source free of any obligation of confidentiality and without breach of this Section, or (d) is independently developed by the receiving Party.

E. Press Release.

Neither Party shall make or issue any public statement or press release regarding this Agreement or its subject matter without prior written approval from the other Party.

F. Term and Termination.

1. The Term shall be the period beginning on the Effective Date, and continuing for one year (the "Initial Term") followed by automatic monthly renewal periods, unless terminated by either Party pursuant to Section E.2. or, after the Initial Term, for any reason or no reason by either Party upon advance written notice of not less than thirty (30) days.
2. Subject to mandatory local law, either Party shall have the right to terminate this Agreement prior to the expiration of the Term if the other Party (i) becomes insolvent, (ii) files a petition in bankruptcy, (iii) makes an assignment for the benefit of creditors, or (iv) breaches a material term of this Agreement, unless

such breach is cured within thirty (30) days from notice, or if not able to be so cured, then resolved to the other Party's reasonable satisfaction.

3. Sections A - J of this Agreement, and any sections as specified in any of the attached Schedules, shall remain in full force and effect following the termination or expiration of this Agreement.

G. Additional Representations and Warranties of the Parties.

1. The Parties agree that the nature of their relationship is that of Publisher as principal and Apple as agent, or Publisher as principal and Apple as commissionaire, as the case may be.
2. Apple shall not pledge, mortgage, or otherwise encumber any part of the materials furnished by, or on behalf of, Publisher to Apple in furtherance of Apple's appointment.
3. Each Party agrees that it has full authority to enter into this Agreement, and it shall fully perform in a professional and competent manner.
4. Each Party agrees that it owns or controls the necessary rights in order to make the grant of rights herein, and that the exercising of such rights shall not violate or infringe the rights of any third party.
5. Each Party agrees to perform in compliance with any applicable laws, rules, and regulations.

H. General Provisions.

1. *Contractors.* Apple may contract with third parties in furtherance of Apple's appointment, provided such third parties are subject to terms no less restrictive than the terms to which Apple is subject under this Agreement. Apple shall be responsible for the performance of such third parties while under Apple's control and supervision.
2. *Entire Agreement; Modification; Waiver.* This Agreement, including any schedules and exhibits, contains the entire understanding of the Parties relating to its subject matter, and supersedes all previous understandings between the Parties relating to the subject matter hereof. This Agreement cannot be changed or modified except by a writing signed by the Parties. A waiver by either Party of any term or condition of this Agreement in any instance shall not be deemed or construed as a waiver of such term or condition for the future, or of any subsequent breach thereof. If any provision of this Agreement is determined by a court of competent jurisdiction to be unenforceable, such determination shall not affect any other provision hereof, and the unenforceable provision shall be replaced by an enforceable provision that most closely meets the commercial intent of the Parties.
3. *Binding on Successors.* This Agreement shall be binding on the assigns, heirs, executors, administrators, and successors (whether through merger, operation of

law, or otherwise) of the Parties. Apple may assign or transfer any part of this Agreement to an entity controlled by, in common control with, or in control of Apple (“Apple Affiliate”) without Publisher’s consent.

4. *Notices.* Any notice under this Agreement shall be given in writing and shall be deemed to have been delivered and given: (i) on the delivery date if delivered personally; (ii) upon delivery by confirmed-receipt facsimile; (iii) one (1) business day after deposit with a commercial overnight carrier, with written verification of receipt; or (iv) five (5) business days after the mailing date, whether or not actually received, if sent by certified mail, return receipt requested, postage and charges prepaid.

If to Publisher, to the contact specified by Publisher via iTunes Connect, with a courtesy copy by email or facsimile, which copy shall not constitute notice, to the Legal contact specified by Publisher via iTunes Connect.

If to Apple, to:
iBooks Legal
Apple Inc.
1 Infinite Loop, MS 169-4ISM
Cupertino, CA 95014
Fax: 408-974-9105

5. *Governing Law.* This Agreement shall be governed and interpreted in accordance with the laws of the State of California, without regard to principles of conflict of laws. The Parties agree that any proceeding relating to this Agreement will take place in the No. District of California and both Parties hereby waive the right to object to that choice of law, personal jurisdiction, or venue. Notwithstanding the foregoing, if Publisher (as an entity entering into this Agreement) is a United States public and accredited educational institution, then (i) this Agreement will be governed and construed in accordance with the laws of the state (within the United States) in which Publisher’s educational institution is domiciled, except that body of state law concerning conflicts of law; (ii) Publisher’s indemnification obligations in this Agreement apply to the extent permitted by such state law; and (iii) any litigation or other dispute resolution between Publisher and Apple arising out of or relating to this Agreement or Publisher’s relationship with Apple will take place in federal court within the Northern District of California, and Publisher and Apple hereby consent to the personal jurisdiction of and exclusive venue of such District unless such consent is expressly prohibited by the laws of the state in which Publisher’s educational institution is domiciled.
6. *Counterparts.* This Agreement may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same document.
7. *Remedies.* To the extent permitted by applicable law, the rights and remedies of the Parties provided under this Agreement are cumulative and in addition to any other rights and remedies of the Parties at law or equity.

8. *Headings.* The titles used in this Agreement are for convenience only and are not to be considered in construing or interpreting the Agreement.
9. *No Third-Party Beneficiaries.* This Agreement is for the sole benefit of the Parties and their authorized successors and permitted assigns. Nothing is intended to confer upon any person or entity, other than the Parties and their authorized successors and permitted assigns, any legal or equitable right, benefit, or remedy of any nature whatsoever under or by reason of this Agreement.

I. Legal Consequences.

The relationship between Publisher and Apple established by this Agreement may have important legal and/or tax consequences for Publisher. Publisher acknowledges that it is Publisher's responsibility to consult with Publisher's legal and tax advisors with respect to Publisher's legal and tax obligations hereunder.

J. Termination of Any Prior Agreements.

If the Parties have previously entered into any eBook Distribution Agreement that is in effect as of the Effective Date and the territory of which includes any part of the Territory (each, if any, a "Prior Agreement"), the Parties hereby terminate each such Prior Agreement as of the Effective Date.

Schedule 1

EBOOK AGENCY/COMMISSIONAIRE DISTRIBUTION SCHEDULE

UNITED STATES/CANADA/EUROPE/AUSTRALIA/NEW ZEALAND/LATIN AMERICA/JAPAN

Apple desires to be appointed as Publisher's agent (in those countries listed in Exhibit A, Section 1, of this Schedule 1) or Commissionaire (as defined hereunder) (in those countries listed in Exhibit A, Section 2, of this Schedule 1) for the sale and delivery of digital books under certain conditions as set out in this Schedule, and Publisher is willing to appoint Apple as its agent or Commissionaire, as the case may be, under such conditions.

In consideration of mutual promises, Apple and Publisher hereby agree as follows:

1. Definitions.

The following terms shall have the following meanings for purposes of this Schedule 1:

- (a) "Artwork" means book covers, photos, drawings, and illustrations associated with Publisher Content, including any artwork that is included in copies of Publisher Content in digital format, and which has been provided by or on behalf of Publisher to Apple. All Artwork provided to Apple shall have been cleared for Apple's use for the purposes of performing its functions under this Schedule.
- (b) "Commissionaire" means a non-risk bearing agent that acts in its own name but on the account of a principal.
- (c) "Content File" means a digital file comprising at least an item of Publisher Content, associated Artwork, metadata and/or Insert Content and Extras.
- (d) "Customer Price" means the actual customer-facing retail price displayed to the end-user on the Online Store, as set and designated by Publisher for each eBook in accordance with Exhibit C. For avoidance of doubt, this Customer Price is not synonymous with "digital list price" or "publisher list price" as such terms may customarily be used in the book publishing industry.
- (e) "eBook" means an individual Content File containing Publisher Content, Artwork, Insert Content (if any), Extras (if any) and metadata in a form authorized by Publisher for download on the Online Store. Each eBook available for sale hereunder will be designated by its International Standard Book Number (ISBN) in the metadata or another alphanumeric identifier if so permitted by Apple. If Publisher makes eTextbooks available under this Schedule, then eTextbooks are also considered eBooks for the purposes of this Schedule except as otherwise set forth in Exhibit H.

- (f) “eBook Proceeds” means the amounts payable by customers for the purchase of eBooks (which amounts shall be net of taxes with respect to sales to customers in any country listed in Exhibit B, Section 1 of this Schedule).
- (g) “eTextbook” means a digital book that is used for learning and studying a particular subject that meets the criteria set forth herein and which has been accepted by Apple for distribution on the Textbook section of the Online Store. Each eTextbook shall contain an individual Content File containing Publisher Content, Artwork, Insert Content (if any), Extras (if any) and metadata in a form authorized by Publisher for download on the Online Store. Each eTextbook available for sale hereunder will be designated by its International Standard Book Number (ISBN) in the metadata or another alphanumeric identifier if so permitted by Apple.
- (h) “Enhanced eBook” means an eBook that contains additional interactive/multimedia material (e.g. video, audio, interactive maps, PDFs, etc.) or functionality (e.g. voting, quizzes, links, etc.) beyond the text and images found in the book. Although this content is primarily multimedia in nature, it may also include supplemental text (e.g. author notes or additional chapters) or photographs/illustrations.
- (i) “Insert Content” means promotional content provided by or on behalf of Publisher and associated with Publisher Content, such as book reviews, author bios, forewords, and similar content.
- (j) “iTunes Connect” means the proprietary content and account management tool known as iTunes Connect, made available by Apple to Publisher during the Term.
- (k) “New Release” means any adult Trade fiction or adult Trade nonfiction book during the seven (7) month period following its first publication, regardless of format (e.g. physical or digital).
- (l) “Online Store” means the electronic eBook store owned or controlled by Apple or an Apple Affiliate. For the avoidance of doubt, any electronic site that hosts the Volume Purchase Program as defined hereunder shall also constitute the Online Store for the purposes of this Schedule.
- (m) “Preview” means an excerpt from each item of Publisher Content (e.g., no more than ten percent (10%) of the book or as provided by Publisher as long as it is at least five percent (5%) of the book) used to promote the corresponding Publisher Content, as selected by Publisher in the metadata. The Parties agree that Previews need not be protected using the Security Solution or be subject to any content usage rules other than limited for personal, non-commercial use.
- (n) “Publisher Content” means publishable textual and graphical book content owned or controlled by Publisher that has been cleared for distribution in digital form.
- (o) “Publisher Materials” means, collectively, all materials furnished by or on behalf of Publisher to Apple in furtherance of its appointment, including any Publisher

Content, Artwork, metadata, Insert Content, Previews, and any extra bonus-type text, audio, video, or audio-visual content (“Extras”).

- (p) “Security Solution” means Apple’s proprietary digital rights management solution marketed as “FairPlay.”
- (q) “Territory” means those countries set forth in Exhibit A. For the sake of clarity, Publisher shall select the particular countries in which Apple may make eBooks available, on a title-by-title basis, using iTunes Connect or via other technical means provided and approved by Apple.
- (r) “Trade” means those books published for, and marketed to, the general public, rather than books directed at a professional and/or academic audience.
- (s) “Volume Purchase Program” or “VPP” means the program through which institutions may make bulk purchases of Publisher’s eBooks through an Apple branded site, subject to such institutions agreeing to terms substantially similar to those attached as Exhibit G hereto (Terms for the United States used as an example).

2. Agency / Commissionaire Appointment.

- (a) Publisher hereby appoints Apple (i) in those countries listed in Exhibit A, Section 1, as its non-exclusive agent for the sale and delivery of eBooks through the Online Store, on Publisher’s behalf, to end-users for their personal, non-commercial use, and Apple accepts such appointment; and (ii) in those countries listed in Exhibit A, Section 2 as its non-exclusive Commissionaire for the sale and delivery of eBooks through the Online Store, on Publisher’s behalf but in Apple’s own name, to end-users for their personal, non-commercial use, and Apple accepts such appointment.
- (b) In furtherance of such appointment, Publisher hereby authorizes and instructs Apple to:
 - (i) Market and sell (i.e. solicit to, and obtain and fulfill orders from, end-users) for eBooks on Publisher’s behalf, including delivery of copies of Previews for free to potential eBook customers, in those countries listed in Exhibit A, Section 1;
 - (ii) Market and sell (i.e. solicit to, and obtain and fulfill orders from, end-users) for eBooks in Apple’s own name but on Publisher’s behalf, including delivery of copies of Previews for free to potential eBook customers, in those countries listed in Exhibit A, Section 2;
 - (iii) Make copies of, format, store in databases and data networks, and otherwise prepare Content Files as necessary to make them publicly available for download by end-users as eBooks, including book cover Artwork, via any transmission method, system, or network;

- (iv) Provide storage, searching, and hosting services so end-users may search for, obtain recommendations for, and acquire eBooks by electronic download through the Online Store;
 - (v) Provide receipts for the purchase price and any applicable sales, use, goods and services, value added, or similar taxes payable by end-users for eBooks;
 - (vi) Provide customer support to end-users, including providing “re-downloads” to end-users in the event that an eBook previously purchased by the end-user is lost or becomes unusable;
 - (vii) Use and modify, such modification to be limited to resizing or cropping only for the purpose of fitting the Artwork into the space allotted in any promotional materials, Artwork, Insert Content, metadata, trademarks, and logos associated with eBooks, as well as other images and materials provided by Publisher to Apple, for promotional purposes in marketing materials (e.g., promotion on the Online Store and through directed marketing emails to Online Store customers); and
 - (viii) Do all other things reasonably necessary for Apple to fulfill Apple’s obligations to Publisher under this appointment, such as modify metadata as reasonably necessary to correct errors therein.
- (c) During the Term, Publisher hereby authorizes Apple to allow institutions to make bulk purchases of Publisher’s eBooks through the Online Store via the Volume Purchase Program. Any institution that has agreed to the VPP terms shall also be considered an “end-user” for the purposes of this Schedule.

3. Publisher Obligations.

- (a) Publisher acknowledges that the breadth of eBook offerings on the Online Store is of the essence of this Schedule and the successful appointment. Publisher shall endeavor to make Publisher Content (including revisions, re-printings, updates etc.) available to Apple under its appointment, and, subject to the terms of this appointment, in no event less than the Publisher Content it provides to any other electronic distributor, agent, commissionaire, or other representative of Publisher’s content in digital form. To the extent that Publisher has an eBook title for which it only has a PDF or other non-ePub digital version (“PDF Title”), and Publisher has made such eBook title available to any other electronic distributor, agent, commissionaire, or other representative of Publisher’s content in digital form, Publisher will make the corresponding PDF Title available to Apple in the alternative digital format (e.g., PDF) and Apple shall have the discretion to determine whether it will convert such PDF Title into ePub at Apple’s expense. In the event that Apple elects to convert such PDF Title into ePub, Publisher will subsequently make such converted title available on the Online Store and Apple

shall be under no obligation to return such ePub file to Publisher, provided Apple shall only use the ePub file to make such eBook title available on the Online Store in accordance with this Schedule (including, e.g., making copies of, formatting, and storing such file on Apple's servers). Notwithstanding the foregoing, to the extent that such PDF Title is highly formatted, Apple shall consult with Publisher as to the look and feel of such title in ePub format before such title is made available for sale on the Online Store.

- (b) Publisher shall not discriminate against Apple with respect to the permitted usage rules, functionality, and quality of any Publisher Content, as compared to the terms under which such Publisher Content is supplied to any other electronic distributor, agent, commissionaire, or other representative of Publisher's content in digital form.
- (c) Publisher shall work with Apple in good faith to promote Publisher Content's availability on the Online Store.
- (d) Except for a limited-time, one-off promotion for a particular item of Publisher Content, or in the event of a specific objection by an author as to a specific New Release, Publisher shall provide and make available any New Releases (or pre-orders of such New Releases) to Apple under its appointment no later than the same day and date as Publisher makes any such New Release otherwise available to end-users in any format, including physical copies. For avoidance of doubt, at the time that Publisher delivers metadata to Apple for a New Release title, such New Release title will be automatically enabled for pre-order on the Online Store. Notwithstanding the foregoing, any failure by Publisher to make available any New Releases on the same day and date as the physical release due to technical or operational reasons shall not be deemed a breach hereof, provided that (i) Publisher uses commercially reasonable efforts to make such New Releases available on the same day and date as the physical release; and (ii) Publisher does not make available such New Releases to any other electronic distributor, agent, commissionaire, or other representative of Publisher's content in digital form before such time as it is made available to Apple.
- (e) Publisher shall deliver Content Files to Apple, at Publisher's expense, in the delivery format and using the delivery method reasonably specified by Apple on iTunes Connect, e.g., ePub, .ibooks, or PDF format. Publisher Content will be delivered to a server in California by means of telecommunications or via "load & leave" per California State Board of Equalization Regulation 1502.
- (f) Publisher shall not include any digital watermark or similar technologies in the Content File without Apple's approval, which approval shall not be unreasonably withheld.
- (g) Publisher shall deliver an Enhanced eBook only if it delivers the standard version, to the extent such standard version exists, of such Enhanced eBook no later than

the delivery of such Enhanced eBook provided that Publisher has digital distribution rights for such standard edition.

- (h) Publisher shall promptly notify Apple in writing of any potential copyright infringements with respect to Publisher's eBooks of which Publisher becomes aware, including any Clearance Issues as defined under Section 6 below.

4. Royalties.

Publisher shall be responsible for and timely pay any royalties or license fees owed to authors, illustrators, artists, talent, and other rights holders or contributors (if any) arising from the use of any Publisher Materials in furtherance of Apple's appointment as provided herein, including any payments required under collective bargaining agreements. For the sake of clarity, Publisher acknowledges and agrees that no royalty, fees, or other compensation is payable by Apple to Publisher or any third party for the rights described in Sections 2(b)(vii) and 8(a). Publisher shall indemnify and hold harmless Apple for any claims of authors, illustrators, artists, talent, and other rightsholders or contributors (if any) against Apple for additional remuneration or participation in the exploitation of the eBooks under applicable law.

5. Commission; Tax; and Reporting.

- (a) For sales of eBooks to those customers located in any country listed in Exhibit B, Section 1 of this Schedule, Apple shall be entitled to a commission of thirty percent (30%) of the Customer Price payable by eBook purchasers net of any and all taxes collected. For sales of eBooks to those customers located in any country listed in Exhibit B, Section 2 of this Schedule, Apple shall be entitled to a commission equal to thirty percent (30%) of the Customer Price payable by each eBook purchaser. Except for the taxes to be collected by Apple as set forth in Section 5(f) hereunder, Apple shall be entitled to the commission specified in the foregoing without reduction for any taxes or other government levies, including any and all taxes or other similar obligations of Publisher, Apple, or any eBook purchaser relating to the delivery or use of the eBook. Publisher hereby acknowledges and agrees that Apple shall be entitled to a commission, in accordance with this Section 5(a), on the delivery of any eBook to any eBook purchaser, even if Apple is unable to collect the Customer Price for that eBook from that eBook purchaser. The "sale" of an eBook shall occur when an eBook is first delivered to an end-user.
- (b) For any eBook New Release published in a Major Market Country in any of its Primary Language(s), if the then-current Customer Price in a particular country in the Territory is materially higher than its customer price offered by any other eBook distributor to consumers in such country ("Other Customer Price"), then, Publisher shall, within two (2) days following Publisher becoming aware of such Other Customer Price, set a new Customer Price for such country not to exceed the lowest known Other Customer Price. The Primary Language(s) for each Major

Market Country is specified in the attached Exhibit F, which may be updated from time to time by the mutual consent of both Parties. Publisher shall not be required to set a new lower Customer Price for a particular country more than once in any fifteen (15) day period. For Australia and Canada, Publisher shall use commercially reasonable efforts to comply with the foregoing requirement as of the Effective Date, but Apple agrees that Publisher may have up to a ninety (90) day phase-in period from the First Effective Date towards full compliance with such obligation. For the purposes of this Section 5(b), the “First Effective Date” shall be the effective date of the first eBook agency/commissionaire distribution agreement entered into by Publisher with Apple for a particular country in the Territory, regardless of whether that eBook agency/commissionaire distribution agreement has been terminated, renewed or restated, or any similar clause in a previous eBook agency/commissionaire distribution agreement. Notwithstanding the foregoing, (i) this Section 5(b) does not apply to eBooks sold to customers in the United States; and (ii) until December 18, 2017, this Section 5(b) does not apply to eBooks sold in countries within the jurisdiction of the European Commission in the then-current European Economic Area (e.g., Austria, Belgium, Bulgaria, Croatia, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Iceland, Ireland, Italy, Latvia, Liechtenstein, Lithuania, Luxembourg, Malta, Netherlands, Norway, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, and the United Kingdom).

- (c) After deducting Apple’s commission from eBook Proceeds, Apple shall either remit to Publisher, or issue a credit in Publisher’s favor, subject to Apple’s standard business practices including minimum monthly remittance amount thresholds determined by Apple (e.g., \$150 USD), the remaining balance by electronic funds transfer (“EFT”) no later than forty-five (45) days following the close of the previous monthly sales period. Payment shall be made in the currency set forth in Exhibit C for the applicable country within the Territory; provided that Apple may provide a means on iTunes Connect to enable Publisher to designate a primary currency for the bank account designated by Publisher for receiving remittances (“Designated Currency”), and Apple may cause Apple’s bank to convert all remittances in any remittance currency other than the Designated Currency into the Designated Currency prior to remittance to Publisher. Publisher agrees that any resulting currency exchange differentials or fees charged by Apple’s bank may be deducted from such remittances.
- (d) No later than forty-five (45) days following the end of each monthly period, Apple will make available to Publisher on the iTunes Connect site a sales report in sufficient detail to permit Publisher to identify the eBooks sold in that monthly period and the total amount to be remitted to Publisher by Apple. Unofficial sales data may also be available through iTunes Connect in between sales reports.
- (e) Publisher is responsible for any fees (e.g., wire transfer and EFT fees) charged by Publisher’s bank or any intermediary banks. Publisher shall provide Apple with

Publisher's banking information using iTunes Connect or any other means as reasonably designated by Apple.

- (f) Subject to the specific provisions of Exhibit D applicable to particular countries in the Territory, in the event that the sale or delivery of any of the eBooks to any end-user is subject to any sales, use, goods and services, value added, or other similar tax, under applicable law, responsibility for the collection and remittance of that tax for sales of the eBooks to end-users will be determined in accordance with Exhibit B of this Schedule. Upon Publisher's request, Apple will provide confirmation, using means reasonably designated by Apple, that Apple has collected and remitted any taxes required under this Section 5(f) to the appropriate tax authorities.
- (g) If a purchase is subject to withholding or similar tax, or any sales, use, goods and services, value added, or other tax or levy not collected by Apple hereunder, or any other tax or other government levy of whatever nature, the full amount of that tax or levy shall be solely for Publisher's account, and shall not reduce the commission to which Apple is entitled.
- (h) Apple may withhold any taxes, duties, charges, or levies on payments by Apple to Publisher that Apple, in its discretion, determines are required by applicable law, rule, or regulation, and Apple shall remit any such withholding to the appropriate tax authority. Apple will apply a reduced rate of withholding tax, if any, provided for in any applicable income tax treaty only if Publisher furnishes Apple with such documentation required under that income tax treaty or otherwise satisfactory to Apple, sufficient to establish Publisher's entitlement to the benefit of that reduced rate of withholding tax. Upon Publisher's timely request to Apple in writing, using means reasonably designated by Apple, Apple will use commercially practical efforts to report to Publisher the amount of Apple's payment of withholding or similar taxes to the competent tax authorities on Publisher's behalf. Publisher will indemnify and hold Apple harmless against any and all claims by any competent tax authority for any underpayment of any such withholding or similar taxes, and any penalties and/or interest thereon, including, but not limited to, underpayments attributable to any erroneous claim or representation by Publisher as to Publisher's entitlement to, or Publisher's disqualification for, the benefit of a reduced rate of withholding tax.
- (i) Publisher shall indemnify and hold Apple harmless against any and all claims by any tax authority for any underpayment of any sales, use, goods and services, value added, or other tax or levy, and any penalties and/or interest thereon.
- (j) In furtherance of the Parties' respective tax compliance obligations, Publisher agrees to comply with the requirements listed on Exhibit D or on iTunes Connect depending upon, among other things, (i) Publisher's country of residence and (ii) the countries designated by Publisher in which Publisher wishes Apple to allow access to eBooks hereunder. In the event that Apple collects any amounts

corresponding to the purchase price for any of Publisher's eBooks before Publisher has provided Apple with any tax documentation required under this Schedule, Apple will not remit those amounts to Publisher, but will hold those amounts in trust for Publisher, until such time as Publisher has provided Apple with the required tax documentation. Upon receipt of all required tax documents from Publisher, Apple will remit to Publisher any amounts held in trust by Apple for Publisher, without interest, under this Section 5(j) in accordance with the terms of this Schedule.

6. Apple Obligations.

- (a) Apple shall condition use of eBooks on an end-user's acknowledgement of terms of use, which terms shall state that any use of eBooks is for personal and non-commercial use only, and that the sale of eBooks does not provide any commercial or promotional use rights in any eBook. Notwithstanding the foregoing, in the event that the end-user is an institution that purchases books through VPP as provided for in Section 2(c), such institution's terms of use shall be guided by the terms substantially similar to those set forth in the attached Exhibit G and the usage rules set forth in Exhibit E shall not apply to such institution.
- (b) The commission provided for in Section 5(a) above shall constitute Apple's reimbursement for all marketing, storage, hosting, and delivery costs associated with Apple's appointment activities, except as otherwise agreed by the Parties in writing.
- (c) If Publisher notifies Apple that, for reasons beyond its control, it is no longer able to authorize Apple to use certain rights permitted under its appointment, if Apple's exercise of its rights will cause Publisher to violate the rights of a third party, or if an author or heir objects to Apple's exercise of its authorization under its appointment (each a "Clearance Issue"), then Publisher may withhold or withdraw such authorization, in which case Apple shall cease promotion and sales of eBooks using such withdrawn rights within three (3) business days of such notice (for the avoidance of doubt, Apple may continue to provide re-downloads of previously purchased eBooks). Publisher shall not discriminate against Apple regarding any withdrawal requests.

7. Parental Advisory.

In furtherance of enabling end-users to make informed purchasing decisions, Publisher may provide Apple with appropriate content ratings for corresponding Publisher Content.

8. Names and Likenesses; Promotional Use and Opportunities.

- (a) Apple may use the names and authorized likenesses of, and biographical material

for, any eBook author, illustrator, or other talent, as well as Previews, Insert Content, or Artwork, in furtherance of promoting Publisher Content on the Online Store. Further written approval from Publisher shall be required if any name, likeness, or identifying material is otherwise used as an endorsement of Apple, the Online Store, or other products.

- (b) For the avoidance of doubt, generally, Apple may promote the Online Store and content on the Online Store in its sole discretion.

9. Copyright Notices; Ownership.

- (a) Publisher shall provide an appropriate copyright notice in the Content File, or as reasonably requested by Apple, which Apple shall display for each eBook.
- (b) As between the Parties, subject to any pre-existing rights of Apple, all right, title, and interest in and to (i) Publisher Content, (ii) Artwork, (iii) Previews, (iv) Insert Content, (v) all copyrights and equivalent rights embodied therein, and (vi) any other materials furnished by Publisher, shall remain the property of Publisher; nonetheless, Apple shall not have any lesser rights than it would otherwise have as a member of the public.

10. Content Protection.

- (a) Apple shall protect materials furnished by Publisher in a manner no less restrictive than Apple protects materials furnished by any other book publisher, including the use of the Security Solution, and the implementation and enforcement of Content Usage Rules, as set forth in Exhibit E, except as otherwise agreed by Publisher and Apple. Notwithstanding the foregoing, on a title-by-title basis, using iTunes Connect or via other technical means provided and approved by Apple, Publisher may instruct Apple to make eBooks available hereunder without the Security Solution. If the Security Solution is compromised such that eBooks are being made widely available without restriction, having a material adverse effect on the commercial purpose of the appointment and this Schedule, then Apple shall use commercially reasonable efforts to cure such compromise. If the compromise is not substantially cured within thirty (30) days, then Publisher may stop providing additional New Releases to Apple, and if the compromise is not substantially cured within sixty (60) days, then Publisher may suspend Apple's appointment until cured.
- (b) In the event of a security breach of the Online Store servers such that unauthorized access to Publisher Content becomes available, then Apple will disable all access to such servers or destroy content on such servers within twenty-four (24) hours.

- (c) Publisher Materials in Apple's control or possession shall reside only on secure network servers or equivalent devices owned or controlled by Apple or its contractors with restricted access.

11. Record-Keeping and Audit.

- (a) Apple shall maintain complete records regarding sales of eBooks and proceeds payable to Publisher for at least three (3) years following the applicable monthly sales period.
- (b) Upon no less than thirty (30) days advance written notice, and within two (2) years following the applicable monthly sales period (the "Audit Period"), Publisher, at its expense, may appoint an independent certified public accountant to audit directly applicable records of Apple at Apple's principal place of business in the United States for the sole purpose of verifying proceeds due Publisher. An audit shall take place during regular business hours, and shall not occur more than once during any twelve (12) month period. The certified public accountant should not be engaged in an audit of Apple or Publisher, or on a contingency-fee basis, and must provide to Apple a confidentiality agreement that protects Apple's confidential information no less than the terms of the Agreement or Publisher protects its own similar information. Publisher may audit a record only once, and no audit shall be conducted for a period spanning less than six (6) months.
- (c) Unless Publisher provides a detailed objection within the Audit Period, Publisher shall be deemed to consent to all reports, and reports shall not be subject to objection by Publisher for any reason. Publisher agrees that Apple's books and records contain Confidential Information.

12. Effect of Termination.

- (a) Sections 1, 4, 5, 6(b), 9(b), 11, 12, and 13 of this Schedule shall remain in full force and effect following the termination or expiration of the Agreement.
- (b) If the Agreement terminates or expires, then Publisher Materials in Apple's possession or control shall be promptly destroyed, excluding copies necessary for Apple's standard customer support practices, e.g., re-downloads (subject to applicable terms in the Agreement), or required to be maintained by applicable law, rule or regulation.

13. Indemnification and Limitation of Liability.

- (a) Apple shall have no product liability for any eBook. Publisher shall be solely responsible for any and all product warranties.
- (b) Publisher shall be solely responsible for, and Apple shall have no responsibility or liability whatsoever with respect to, any and all claims, suits, liabilities, losses,

damages, costs and expenses arising from, or attributable to, Publisher Materials and/or use thereof by any end-user, including, but not limited to: (i) claims of breach of warranty; (ii) product liability claims; and (iii) claims that any of the Publisher Materials and/or the end-user's possession or use of those materials infringes the copyright or other intellectual property rights of any third party.

- (c) In the event that Apple receives any notice or claim from any end-user arising from a product liability issue for Publisher Content, Apple may refund the end-user the full amount of the price paid by the end-user. In the event that Apple refunds any such price to an end-user, Publisher shall reimburse, or grant Apple a credit for, an amount equal to the price for that eBook. Apple will nonetheless have the right to retain its earned commission on the eBook, notwithstanding the refund of the price to the end-user.
- (d) Apple will indemnify and hold harmless, and upon Publisher's request, defend, Publisher and its affiliates (and their respective directors, officers and employees) from and against any and all losses, liabilities, damages, costs, and expenses (including reasonable attorneys' fees and costs) arising out of a claim by a third party by reason of a breach of any warranty, representation, covenant, or obligation of Apple under the Agreement; or any claim that the technology used by Apple in its appointment infringes the intellectual property rights of another party. Publisher shall promptly notify Apple of any such claim, and Apple may assume control of the defense or settlement of such claim. Publisher shall have the right, at its expense, to participate in the defense thereof under Apple's direction.
- (e) To the extent permitted by applicable law, Publisher will indemnify and hold harmless, and upon Apple's request, defend, Apple and its affiliates (and their respective directors, officers and employees) from and against any and all losses, liabilities, damages, costs and expenses (including reasonable attorneys' fees and costs) arising out of a claim by a third party by reason of a breach of any warranty, representation, covenant, or obligation of Publisher under the Agreement; or any claim that Publisher Materials infringe the rights of another party. Apple shall promptly notify Publisher of any such claim, and Publisher may assume control of the defense or settlement of such claim. Apple shall have the right, at its expense and with its chosen counsel, to participate in the defense of any such claim and/or, at its discretion, to settle any such claim at its expense.
- (f) EXCEPT PURSUANT TO AN EXPRESS INDEMNITY OBLIGATION, IN NO EVENT SHALL EITHER PARTY BE LIABLE TO THE OTHER FOR SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, SUCH AS LOSS OF PROFITS OR PUNITIVE DAMAGES, EVEN IF ADVISED OF THEIR POSSIBILITY.

(g) NO WARRANTY OR TERM, EXPRESS OR IMPLIED, STATUTORY OR OTHERWISE, AS TO THE CONDITION, QUALITY, DURABILITY, PERFORMANCE, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE OF THE ONLINE STORE OR ANY ELEMENTS THEREOF IS GIVEN TO, OR SHOULD BE ASSUMED BY, PUBLISHER, AND ANY SUCH WARRANTIES AND TERMS ARE HEREBY EXCLUDED.

EXHIBIT A

Apple Appointment By Country

1. Apple as Agent.

Publisher appoints Apple Inc. as Publisher's agent pursuant to California Civil Code §§ 2295 *et seq.* for the sale and delivery of eBooks to end-users located in the following countries:

United States	Colombia	Guyana	Peru
Argentina	Costa Rica	Honduras	Suriname
Belize	Dominican Republic	Mexico	Uruguay
Bolivia	Ecuador	Nicaragua	Venezuela
Brazil	El Salvador	Panama	
Chile	Guatemala	Paraguay	

Publisher appoints Apple Pty Limited ("Apple Australia") as Publisher's agent for the sale and delivery of eBooks to end-users located in the following countries:

Australia New Zealand

Publisher appoints Apple Canada, Inc. ("Apple Canada") as Publisher's agent for the sale and delivery of eBooks to end-users located in the following country:

Canada

Publisher appoints iTunes K.K. ("iTunes Japan") as Publisher's agent pursuant to Article 643 of the Japanese Civil Code for the sale and delivery of eBooks to end-users located in the following country:

Japan

2. Apple as Commissionaire.

Publisher appoints iTunes S.à.r.l. ("iTunes") as Publisher's commissionaire pursuant to Article 91 of the Luxembourg Code de commerce for the sale and delivery of eBooks to end-users located in the following countries:

Austria	France	Luxembourg	Slovenia
Belgium	Germany	Malta, Republic of	Spain
Bulgaria	Greece	Netherlands	Sweden
Cyprus	Hungary	Norway	Switzerland
Czech Republic	Ireland	Poland	United Kingdom
Denmark	Italy	Portugal	
Estonia	Latvia	Romania	
Finland	Lithuania	Slovakia	

EXHIBIT B

Tax Collection and Remittance

1. Apple shall collect and remit to the competent tax authorities the taxes described in Section 5(f) of this Schedule for sales of eBooks to end-users located in the following countries:

Australia	Germany	Poland
Austria	Greece	Portugal
Belgium	Hungary	Romania
Bulgaria	Ireland	Slovakia
Canada	Italy	Slovenia
Cyprus	Latvia	Spain
Czech Republic	Lithuania	Sweden
Denmark	Luxembourg	Switzerland
Estonia	Malta, Republic of	United Kingdom
Finland	Netherlands	United States
France	Norway	

2. Apple shall not collect and remit to the competent tax authorities the taxes described in Section 5(f) of this Schedule for sales of eBooks to end-users located in the countries below. Publisher shall be solely responsible for the collection and remittance of such taxes as may be required by local law.

Argentina	Ecuador	Nicaragua
Belize	El Salvador	Panama
Bolivia	Guatemala	Paraguay
Brazil	Guyana	Peru
Chile	Honduras	Suriname
Colombia	Japan	Uruguay
Costa Rica	Mexico	Venezuela
Dominican Republic	New Zealand	

EXHIBIT C

Customer Pricing

1. United States (all prices in US dollars, excluding any applicable sales tax).

For New Release (as defined in Section 1(k)) titles with list prices of \$40 or less, Publisher shall determine in its discretion a Customer Price not greater than the Maximum Customer Price from among the following corresponding price bands:

Publisher Hardcover List Price	Maximum Customer Price
\$0.01-9.99	\$100% of Publisher Hardcover List Price
\$10.00-21.00	\$9.99
\$21.01-\$22.50	\$10.99
\$22.51-\$25.00	\$11.99
\$25.01-\$27.50	\$12.99
\$27.51-\$30.00	\$14.99
\$30.01-\$35.00	\$16.99
\$35.01-\$40.00	\$19.99

“Maximum Customer Price” means the highest Customer Price permitted for the corresponding range of list prices in a given band above, provided that Publisher can set a lower Customer Price in its discretion.

For books then-currently on the NYT Bestseller List that list for \$30 or less, the Customer Price will be no greater than \$12.99; and that list between \$30.01-35.00, the Customer Price will be no greater than \$14.99. “NYT Bestseller List” means the Hardcover Adult Fiction, Hardcover Adult Nonfiction and Hardcover Advice bestseller lists as published on the New York Times website, excluding the below-the-line “Also Selling” titles also known as the “Expanded List.”

For all books published in mass market or trade paperback with a list price of \$22.00 or less, the Customer Price set by Publisher shall not be greater than the lesser of (i) \$9.99 or (ii) one hundred percent (100%) of the list price, during the first twelve (12) months after publication in those formats. Thereafter, Publisher may set whatever Customer Price it deems appropriate in its discretion, provided that Apple does not have to make such eBooks available if Apple determines the price is unrealistic.

For eBooks for which there is no corresponding physical product, and eBooks that are (i) not primarily text for reading, (ii) Enhanced eBooks (provided Publisher provides Apple with the standard version), (iii) New Release books that list for more than \$40, (iv) eBooks published in a language other than a language commonly spoken in the United States, or (v) not New Release books, Publisher may set whatever Customer Price it deems appropriate in its discretion, provided that Apple does not have to make such eBooks available if Apple determines the price is unrealistic.

All prices set by Publisher hereunder for any eBooks must be in dollar increments that end in “--.99,” and in accordance with the price increments made available by Apple, except if Publisher sets the price for a particular eBook at \$0 (i.e., free).

2. Canada – All titles except French-Language Titles (all prices in Canadian dollars, excluding GST, QST, or PST).

For New Release (as defined in Section 1(k)) titles with List Prices of \$42.00 or less, Publisher may designate a Customer Price from among the following price bands for the corresponding eBook:

Publisher List Price (CAD\$)	Maximum Customer Price (CAD\$)
\$0.01 - \$24.00	\$11.99
\$24.01 - \$27.00	\$13.99
\$27.01 - \$30.00	\$14.99
\$30.01 - \$32.00	\$15.99
\$32.01 - \$33.50	\$16.99
\$33.51 - \$37.00	\$17.99
\$37.01 - \$42.00	\$20.99

“Maximum Customer Price” means the highest permitted Customer Price for the range of Publisher List Prices in a given price band above, provided that Publisher can set a lower Customer Price in its discretion. “Publisher List Price” means Publisher’s suggested retail price for the corresponding physical book.

For all mass market or trade paperback editions of adult fiction or nonfiction books consisting primarily of text for reading with a Publisher List Price of \$24.00 or less, the Customer Price for the corresponding eBook shall be no greater than the lesser of (i) one hundred percent (100%) of the Publisher List Price, or (ii) \$11.99, during the first twelve (12) months after the generally available commercial publication of the applicable title in such format.

Subject to Section 5(b), for (i) all other eBooks (i.e., except as set forth above), (ii) eBooks that are published in a language other than a language commonly spoken in Canada, or (iii) any books with a list price greater than \$42.00, Publisher may set whatever Customer Price it deems appropriate in its discretion, provided that Apple does not have to make such eBooks available if Apple determines that the price is unrealistic.

All prices set by Publisher hereunder for any eBooks must be in dollar increments that end in “--.99,” and are in accordance with the price increments made available by Apple, except if Publisher sets the price for a particular eBook at \$0 (i.e., free).

3. Canada – French-Language Titles (all prices in Canadian dollars, excluding GST, QST, or PST).

This Section 3 of Exhibit C applies only to French-language titles being distributed in Canada.

For New Release (as defined in Section 1(k)) titles, Publisher agrees that the Maximum Customer Price shall be a price that does not exceed seventy-five percent (75%) of the lowest available print format list price (“Publisher List Price”), provided that if the resulting seventy-five percent (75%) of the Publisher List Price ends in “--.50” or above, Publisher shall round the Maximum Customer Price up to the nearest “--.99” cent increment, and that if the resulting seventy-five percent (75%) of the Publisher List Price ends in “--.49” or below, Publisher shall round the Maximum Customer Price down to the nearest “--.99” cent increment.

“Maximum Customer Price” means the highest permitted Customer Price; for avoidance of doubt, Publisher is free to set a lower Customer Price in its discretion.

For all mass market or trade paperback editions of adult fiction or nonfiction books consisting primarily of text for reading with a List Price of \$18.00 or less, the Customer Price for the corresponding eBook shall be no greater than the lesser of (i) one hundred percent (100%) of the Publisher List Price, or (ii) \$13.99, during the first twelve (12) months after the generally available commercial publication of the applicable title in such format.

Subject to Section 5(b), for all other French-language eBooks (i.e., except as set forth above), Publisher may set whatever Customer Price it deems appropriate in its discretion, provided that such Customer Price will not exceed the Publisher List Price, and Apple does not have to make such eBooks available if Apple determines the price is unrealistic.

All prices set by Publisher hereunder for any eBooks must be in dollar increments that end in “--.99,” and are in accordance with the price increments made available by Apple, except if Publisher sets the price for a particular eBook at \$0 (i.e., free).

4. United Kingdom (all prices in Pounds Sterling, inclusive of VAT).

For New Release (as defined in Section 1(k)) titles, Publisher shall determine in its discretion a Customer Price not greater than the Maximum Customer Price (as defined below) from among the following corresponding price bands:

Publisher List Price	Maximum Customer Price
£0.01-5.49	100% of Publisher List Price
£5.50-7.00	£5.49
£7.01-8.00	£6.49
£8.01-9.00	£6.99
£9.01-11.00	£7.49
£11.01-13.00	£8.99
£13.01-15.00	£9.99
£15.01-17.00	£10.99

£17.01-19.00	£11.99
£19.01-21.00	£12.99
£21.01-25.00	£15.99

The foregoing Maximum Customer Price does not apply to New Release titles (w) with Publisher List Prices of £25.01 or higher, (x) for which there is no corresponding physical product, (y) that are Enhanced eBooks (for avoidance of doubt this does not apply to the standard version of such Enhanced eBook), or (z) published in a language other than a language commonly spoken in the United Kingdom.

Subject to Section 5(b), Publisher may set whatever Customer Price it deems appropriate in its discretion for all other eBooks to which the Maximum Customer Price does not apply, provided Apple does not have to make such eBooks available if Apple determines that the price is unrealistic.

“Maximum Customer Price” means the highest permitted Customer Price for the range of Publisher List Prices in a given price band above, provided that (i) the Customer Price must end in “--.99” in relation to Customer Prices greater than £10.00 and / or “--.49” in relation to Customer Prices lower than £10.00, and are in accordance with the price increments made available by Apple, except if Publisher sets the price for a particular eBook at £0 (i.e., free), and (ii) Publisher can set a lower Customer Price in its discretion.

“Publisher List Price” means the lowest retail price recommended by Publisher for any currently available print edition of the eBook.

5. Countries in the Eurozone (all prices in Euros, inclusive of VAT).

Subject to Section 5(b), Publisher may set whatever Customer Price it deems appropriate in its discretion for all eBooks, provided that Apple shall have no obligation to make such eBooks available if Apple determines the price is unrealistic.

The Customer Price must end in “--.99” in relation to Customer Prices greater than €10.00 and / or “--.49” in relation to Customer Prices lower than €10.00, and are in accordance with the price increments made available by Apple, except if Publisher sets the price for a particular eBook at €0 (i.e., free).

For the avoidance of doubt, the Parties acknowledge and agree that the Publisher is solely responsible for ensuring compliance with and warrants that it will comply with any resale price fixing legislation (e.g., the German Book Resale Price Fixing Act (“Buchpreisbindungsgesetz” - BRPFA)), applicable in the respective country in the Territory, when setting the Customer Price.

6. Denmark, Sweden, Norway, and Switzerland (Kroner, Kрона, Krone, and the Swiss Franc, respectively, inclusive of VAT).

Subject to Section 5(b), Publisher may set whatever Customer Price it deems appropriate in its discretion for all eBooks, provided that Apple shall have no obligation to make such eBooks available if Apple determines the price is unrealistic.

All prices set by Publisher hereunder for any eBooks must be in increments that end in “--.00” for the Danish Kroner, Norwegian Krone, and Swedish Krona or, for the Swiss Franc, in increments that end in “--.00” in relation to Customer Prices greater than 8.00 CHF and / or “--.50” in relation to Customer Prices lower than 8.00 CHF, and in accordance with the price increments made available by Apple, except if Publisher sets the price for a particular eBook at 0 in the relevant currency (i.e., free).

For the avoidance of doubt, the parties acknowledge and agree that the Publisher is solely responsible for ensuring compliance with and warrants that it will comply with any resale price fixing legislation (e.g. the German Book Resale Price Fixing Act (“Buchpreisbindungsgesetz” - BRPFA)), applicable in the respective country in the Territory, when setting the Customer Price.

7. Australia (all prices in Australian dollars, inclusive of GST).

For New Release (as defined in Section 1(k)) titles, Publisher shall determine in its discretion a Customer Price not greater than the “Maximum Customer Price” as defined below:

For New Release titles, Publisher agrees that the Maximum Customer Price shall be a price that does not exceed sixty percent (60%) of the lowest available print format list price (“Publisher List Price”), provided that if the resulting sixty percent (60%) of the Publisher List Price ends in “--.50” or above, Publisher shall round the Maximum Customer Price up to the nearest “--.99” cent increment, and that if the resulting sixty percent (60%) of the Publisher List Price ends in “--.49” or below, Publisher shall round the Maximum Customer Price down to the nearest “--.99” cent increment.

“Maximum Customer Price” means the highest permitted Customer Price, provided that Publisher can set a lower Customer Price in its discretion.

Subject to Section 5(b), for all other eBooks (i.e., except as set forth above), and eBooks that are published in a language other than a language commonly spoken in Australia, Publisher may set whatever Customer Price it deems appropriate in its discretion, provided that such Customer Price will not exceed the Publisher List Price, and Apple does not have to make such eBooks available if Apple determines the price is unrealistic.

All prices set by Publisher hereunder for any eBooks must be in dollar increments that end in “--.99,” and are in accordance with the price increments made available by Apple, except if Publisher sets the price for a particular eBook at \$0 (i.e., free).

8. New Zealand (all prices in New Zealand dollars excluding GST).

For New Release (as defined in Section 1(k)) titles, Publisher shall determine in its discretion a Customer Price not greater than the “Maximum Customer Price” as defined below:

For New Release titles with a List Price of \$14.99 and under, Publisher agrees that the

Maximum Customer Price shall be one hundred percent (100%) of the lowest available print format list price (“Publisher List Price”), provided that if one hundred percent (100%) of the Publisher List Price ends in “--.50” or above, Publisher shall round the Maximum Customer Price up to the nearest “--.99” cent increment, and that if the resulting one hundred percent (100%) of the Publisher List Price ends in “--.49” or below, Publisher shall round the Maximum Customer Price down to the nearest “--.99” cent increment. For New Release titles with a Publisher List Price of \$15.00 or more, Publisher agrees that the Maximum Customer Price shall be a price that does not exceed sixty percent (60%) of the Publisher List Price, provided that if the resulting sixty percent (60%) of the Publisher List Price ends in “--.50” or above, Publisher shall round the Maximum Customer Price up to the nearest “--.99” cent increment, and that if the resulting sixty percent (60%) of the Publisher List Price ends in “--.49” or below, Publisher shall round the Maximum Customer Price down to the nearest “--.99” cent increment.

“Maximum Customer Price” means the highest permitted Customer Price, provided that Publisher can set a lower Customer Price in its discretion.

Subject to Section 5(b), for all other eBooks (i.e., except as set forth above), and eBooks that are published in a language other than a language commonly spoken in New Zealand, Publisher may set whatever Customer Price it deems appropriate in its discretion, provided that such Customer Price will not exceed the Publisher List Price, and Apple does not have to make such eBooks available if Apple determines the price is unrealistic.

All prices set by Publisher hereunder for any eBooks must be in dollar increments that end in “--.99,” and are in accordance with the price increments made available by Apple, except if Publisher sets the price for a particular eBook at \$0 (i.e., free).

9. Mexico (all prices in Mexican Pesos, excluding any applicable sales tax).

Subject to Section 5(b), Publisher may set whatever Customer Price it deems appropriate in its discretion for all eBooks, provided that Apple shall have no obligation to make such eBooks available if Apple determines the price is unrealistic.

All prices set by Publisher hereunder for any eBooks must be in peso increments that end in “--.00,” and are in accordance with the price increments made available by Apple, except if Publisher sets the price for a particular eBook at \$0 (i.e., free).

For the avoidance of doubt, the parties acknowledge and agree that the Publisher is solely responsible for ensuring compliance with and warrants that it will comply with any resale price fixing legislation (e.g., Ley de Fomento para la Lectura y el Libro), applicable in the respective country in the Territory, when setting the Customer Price.

10. Argentina, Belize, Bolivia, Brazil, Chile, Colombia, Costa Rica, Dominican Republic, Ecuador, El Salvador, Guatemala, Guyana, Honduras, Nicaragua, Panama, Paraguay, Peru, Suriname, Uruguay, and Venezuela (collectively, “Pan Latin America”) (all prices in United States Dollars, excluding any applicable sales tax).

For all New Release (as defined in Section 1(k)) titles, Publisher shall determine in its discretion a Customer Price not greater than the “Maximum Customer Price” as defined below:

Publisher agrees that the Maximum Customer Price for each country in Pan Latin America shall be a price that does not exceed seventy percent (70%) of the lowest available print format list price (“Publisher List Price”) in such country, provided that if the resulting seventy percent (70%) of the Publisher List Price ends in “--.50” or above, Publisher shall round the Maximum Customer Price up to the nearest “--.99” cent increment, and that if the resulting seventy percent (70%) of the Publisher List Price ends in “--.49” or below, Publisher shall round the Maximum Customer Price down to the nearest “--.99” cent increment. If Publisher does not have a Publisher List Price that is in United States Dollars for a country in Pan Latin America, then the Maximum Customer Price for such country shall be determined by taking seventy percent (70%) of the Publisher List Price available in the local currency of that country (“Local Maximum Customer Price”) and converting such Local Maximum Customer Price to United States Dollars, provided that if the resulting converted seventy percent (70%) of the Publisher List Price ends in “--.50” or above, Publisher shall round the Maximum Customer Price up to the nearest “--.99” cent increment, and that if the resulting converted seventy percent (70%) of the Publisher List Price ends in “--.49” or below, Publisher shall round the Maximum Customer Price down to the nearest “--.99” cent increment. Nothing herein shall prevent Publisher from modifying its Customer List Prices to reflect fluctuating exchange rates, but Publisher shall adjust its prices at least once a quarter to reflect any change in the exchange rate.

“Maximum Customer Price” means the highest permitted Customer Price, provided that Publisher can set a lower Customer Price in its discretion.

Subject to Section 5(b), for all other eBooks (i.e., except as set forth above), and eBooks that are published in a language other than a language commonly spoken in Pan Latin America, Publisher may set whatever Customer Price it deems appropriate in its discretion, provided that such Customer Price will not exceed the lowest available print edition price, and Apple does not have to make such eBooks available if Apple determines the price is unrealistic.

For the avoidance of doubt, the parties acknowledge and agree that the Publisher is solely responsible for ensuring compliance with and warrants that it will comply with any resale price fixing legislation applicable in the respective country in the Territory, when setting the Customer Price.

All prices set by Publisher hereunder for any eBooks must be in dollar increments that end in “--.99,” and are in accordance with the price increments made available by Apple, except if Publisher sets the price for a particular eBook at \$0 (i.e., free).

11. Japan (all prices in Japanese Yen, excluding any applicable sales tax).

For New Release (as defined in Section 1(k)) titles that are not available in bunko or shinsho formats, Publisher shall determine in its discretion a Customer Price not greater than the “Maximum Customer Price” as defined below:

Publisher agrees that the Maximum Customer Price shall be eighty percent (80%) of the lowest available print format list price (“Publisher List Price”), provided that if 80% of the Publisher List Price ends in “--.50” or above, Publisher shall round the Maximum Customer Price up to the nearest yen increment, and that if the resulting eighty percent (80%) of the Publisher List Price ends in “--.49” or below, Publisher shall round the Maximum Customer Price down to the nearest yen increment.

“Maximum Customer Price” means the highest permitted Customer Price, provided that Publisher can set a lower Customer Price in its discretion.

For books available in bunko or shinsho formats, Publisher may set whatever Customer Price it deems appropriate in its discretion, provided that such Customer Price will not exceed the Publisher List Price in such format, and Apple does not have to make such eBooks available if Apple determines that the price is unrealistic.

For all other eBooks (i.e., except as set forth above), and eBooks that are published in a language other than a language commonly spoken in Japan, Publisher may set whatever Customer Price it deems appropriate in its discretion, provided that such Customer Price will not exceed the Publisher List Price, and Apple does not have to make such eBooks available if Apple determines the price is unrealistic.

All prices set by Publisher hereunder for any eBooks must be in yen increments that are in accordance with the price increments made available by Apple, except if Publisher sets the price for a particular eBook at ¥0 (i.e., free).

EXHIBIT D

Country-Specific Tax Provisions

1. Delivery of eBooks to end-users in Canada.

Where Publisher designates Apple Canada to allow access to eBooks to end-users in Canada, the following provisions shall apply:

(a) GST/HST. Terms defined in the Excise Tax Act (Canada) (the “ETA”) have the same meaning when used in this section.

(i) If Publisher is a resident of Canada or a non-resident of Canada that is required to register for GST/HST pursuant to the ETA, Publisher (A) shall have registered (or submitted an application to register) for GST/HST to the CRA, with an effective GST/HST registration date of no later than the Effective Date, shall provide Apple Canada with satisfactory evidence thereof, and shall remain so registered throughout the Term; (B) agrees to enter into the election pursuant to subsection 177(1.1) of the ETA to have Apple collect, account for and remit GST/HST on sales of eBooks made to end-users in Canada on Publisher’s behalf hereunder, and to complete Form GST506 (accessible on the iTunes Connect site); and (C) acknowledges that the commission payable by Publisher to Apple hereunder includes GST/HST at the Ontario rate as applicable from time to time.

(ii) If Publisher is not registered for GST/HST, Publisher (A) certifies that Publisher is not resident in Canada and does not carry on business in Canada for purposes of the ETA; (B) acknowledges that Apple will charge, collect and remit GST/HST on sales of eBooks to end-users in Canada made on Publisher’s behalf hereunder; and (C) acknowledges that the commission payable by Publisher to Apple hereunder is zero-rated for GST/HST purposes.

(b) Quebec Sales Tax. Terms defined in an Act respecting the Quebec Sales Tax (the “QSTA”) have the same meaning when used in this Section 1(b).

(i) If Publisher is a resident of Quebec or a non-resident of Quebec that is required to register for QST pursuant to the QSTA, Publisher (A) shall have registered (or submitted an application to register) for QST to the MRQ with an effective QST registration date of no later than the Effective Date, shall provide Apple with satisfactory evidence thereof, and shall remain so registered throughout the Term; (B) agrees to enter into the election pursuant to section 41.0.1 of the QSTA to have Apple collect, account for and remit QST on sales of eBooks to end-users in Quebec made on

Publisher's behalf hereunder, and to complete, sign and return to Apple Form FP2506-V; and (C) acknowledges that Apple will not charge, collect or remit QST on sales of eBooks made on Publisher's behalf hereunder to end-users located outside Quebec on the assumption that the end-users are not resident in Quebec and not registered for QST purposes such that the sales are zero-rated for QST purposes.

(ii) If Publisher is not registered for QST, Publisher (A) certifies that Publisher is not resident in Quebec and does not have a permanent establishment in Quebec; and (B) acknowledges that Apple will charge, collect, and remit QST on sales of eBooks hereunder to end-users in Quebec made on Publisher's behalf.

(c) PST. Publisher acknowledges and agrees that Apple will charge, collect, and remit any applicable PST on sales of eBooks made on Publisher's behalf hereunder to end-users in Canada.

2. Delivery of eBooks to end-users in Australia.

Where Publisher designates Apple Australia to allow access to eBooks to end-users in Australia, the following provisions shall apply:

(a) Publisher shall indemnify and hold Apple harmless against any and all claims by the Commissioner of Taxation ("Commissioner") for nonpayment or underpayment of GST under the *A New Tax System (Goods and Services Tax) Act 1999* ("GST Act") and for any penalties and/or interest thereon. In addition, Publisher shall indemnify and hold Apple harmless against any penalties imposed by the Commissioner for failing to register for GST in Australia.

(b) Goods and Services Tax (GST).

(i) This Section 2(b) of Exhibit D applies to supplies made by Publisher, through Apple, as agent, that are connected with Australia. Terms defined in the GST Act have the same meaning when used in this Section 2(b).

(ii) Unless expressly stated otherwise, any sum payable or amount used in the calculation of a sum payable under this Agreement has been determined without regard to GST and must be increased on account of any GST payable under this Section 2(b).

(iii) If any GST is payable on any taxable supply made under this Agreement by a supplier to a recipient, the recipient must pay the GST to the supplier at the same time and in the same manner as providing any monetary consideration. For the avoidance of doubt, this includes any monetary consideration that is deducted by Apple as commission in accordance with Section 5 of this Agreement.

(iv) The amount recoverable on account of GST under this clause by Apple will include any fines, penalties, interest or other charges.

(v) This Exhibit D survives termination of the Agreement.

(c) Resident Publishers or Non-Resident GST-Registered Publishers.

(i) If Publisher is a resident of Australia, it is a condition of this Agreement that Publisher have an Australian Business Number (“ABN”) and is registered for GST or have submitted an application to register for GST to the Commissioner with an effective GST registration date of no later than the Effective Date. Publisher will provide Apple with satisfactory evidence of Publisher’s ABN and GST Registration (by uploading to Apple, using the iTunes Connect site, a copy of Publisher’s GST Registration or print-out from the Australian Business Register) within thirty (30) days of the Effective Date. Publisher warrants that Publisher will notify Apple if it ceases to hold a valid ABN or be registered for GST.

(ii) If Publisher is a non-resident and is registered for GST, it is a condition of this Agreement that Publisher will provide Apple with satisfactory evidence of Publisher’s ABN and GST registration within thirty (30) days of this Agreement. Publisher warrants that it will notify Apple if Publisher ceases to be registered for GST.

(iii) Publisher and Apple agree to enter into an arrangement for the purposes of s.153-50 of the GST Act. Publisher and Apple further agree that for taxable supplies made by Publisher, through Apple as agent, to any end-user:

- a. Apple will be deemed as making supplies to any end-user;
- b. Publisher will be deemed as making separate, corresponding supplies to Apple;
- c. Apple will issue to any end-user, in Apple’s own name, all tax invoices and adjustment notes made under paragraph (iii)(a);
- d. Publisher will not issue to any end-user any tax invoices or adjustment notes relating to taxable supplies made under paragraph (iii)(a);
- e. Apple will issue a recipient created tax invoice to Publisher in respect of any taxable supplies made by Publisher to Apple under this Agreement, including taxable supplies made under paragraph (iii)(b); and
- f. Publisher will not issue a tax invoice to Apple in respect of any taxable supplies made by Publisher to Apple

under this Agreement, including taxable supplies made under paragraph (iii)(b).

(d) Non-Resident, Non-GST-Registered Publishers.

If Publisher is a non-resident and is not registered for GST, then:

(i) Apple will issue to any end-user, in Apple's own name, all tax invoices and adjustment notes relating to taxable supplies made by Publisher through Apple as agent; and

(ii) Publisher will not issue to any end-user tax invoices or adjustment notes relating to taxable supplies made by Publisher through Apple as agent.

3. Delivery of eBooks to end-users in Japan.

Where Publisher designates iTunes K.K. to allow access to eBooks to end-users in Japan, the following provisions shall apply:

(a) Publisher acknowledges and agrees that it has the sole responsibility for: (i) consumption tax output liability, if any, with respect to delivery on Publisher's behalf of eBooks to end-users by iTunes K.K.; (ii) filing of consumption tax returns and payment of consumption tax to the Japanese government, if applicable; and (iii) determining independently, in consultation with Publisher's own tax advisor, Publisher's taxpayer status and tax payment obligations for consumption tax purposes.

(b) The commission charged by iTunes K.K. to Japan resident publishers pursuant to Section 5(a) of this Schedule 1 will include consumption tax.

(c) If Publisher is not a resident of Japan, Publisher may complete the withholding tax forms for Publisher's country of residence to claim tax benefits with Japan. Notwithstanding Section 5(j) of this Schedule 1, iTunes K.K. will remit such funds as are due to Publisher prior to receipt of such tax documentation, but in such case in its discretion, iTunes K.K. may withhold and remit to the competent tax authorities Japanese withholding tax unreduced by any tax treaty. iTunes K.K. will apply any reduced rate of withholding tax provided for in any income tax treaty between Publisher's country of residence and Japan only to remittances made to Publisher after iTunes K.K. receives and has filed the required tax documentation. iTunes K.K. will not refund any withholding tax withheld on remittances made prior to that date.

4. Delivery of eBooks to end-users in countries listed in Exhibit B, Section 2 (except Japan).

Publisher acknowledges that in the event that Apple is subject to any sales, use, goods and services, value added, or other tax or levy with respect to any remittance by Publisher, the full amount of such tax or levy shall be solely for Publisher's account. For the avoidance of doubt, any invoice issued to Publisher by Apple will be limited to

amounts actually due to Publisher, which amounts shall be inclusive of any value added or other tax or levy as set forth above. Publisher will indemnify and hold Apple harmless against any and all claims by any competent tax authorities for any underpayment of any such sales, use, goods and services, value added, or other tax or levy, and any penalties and/or interest thereon.

EXHIBIT E

Content Usage Rules

1. Definitions.

(a) “Non-Transfer Device” means a device (including, without limitation, a digital content rendering device or mobile phone) that uses the Security Solution, but cannot transfer an eBook along with its usage rights keys to any other device, except if that other device is already authorized for the Online Store account used to acquire that eBook.

(b) “Transfer Device” means a computer that uses the Security Solution, and can transfer an eBook along with its usage rights keys to any other device.

2. Usage Rules.

End-users acquiring eBooks may:

- Use eBooks on up to five (5) Transfer Devices and an unlimited number of Non-Transfer Devices at the same time;
- Use eBooks solely for end-user’s personal and non-commercial use;
- Re-download previously acquired eBooks from the Online Store; and
- Copy/paste and print no more than two (2) pages at a time (no burning to disk)**

** Provided that, Apple shall not require Publisher to authorize more permissive copy/paste and print usage rules for Publisher Content than Apple allows for Publisher Content from any other provider of similar Publisher Content on the Online Store.

EXHIBIT F

Primary Languages

Major Market Country	Primary language(s)
Argentina, Belize, Bolivia, Chile, Colombia, Costa Rica, Dominican Republic, Ecuador, El Salvador, Guatemala, Honduras, Mexico, Nicaragua, Panama, Paraguay, Peru, Spain, Uruguay, Venezuela	Spanish
Australia, Guyana, Ireland, New Zealand, United Kingdom	English
Austria, Germany	German
Belgium	French and Flemish/Dutch
Brazil, Portugal	Portuguese
Canada	English, French
Denmark	Danish
Finland	Finnish
France	French
Italy	Italian
Japan	Japanese
Netherlands, Suriname	Dutch
Norway	Norwegian
Sweden	Swedish
Switzerland	German, French

For avoidance of doubt, Section 5(b) of this Schedule shall not apply to any New Release that is published in a language other than one of the above Primary Languages.

EXHIBIT G

Sample VPP Terms

VOLUME PURCHASE PROGRAM TERMS

THE LEGAL AGREEMENT SET OUT BELOW GOVERNS YOUR PURCHASE OF CONTENT IN BULK FOR USE IN CONNECTION WITH THE VOLUME PURCHASE PROGRAM. TO AGREE TO THESE TERMS, CLICK “AGREE”. IF YOU DO NOT AGREE TO THESE TERMS, DO NOT CLICK “AGREE”, AND DO NOT USE THE VOLUME PURCHASE PROGRAM.

A. THE VOLUME PURCHASE PROGRAM TERMS OF SALE

Apple Inc. (“Apple”) is the provider of the Volume Purchase Program (the “Service”), which (a) for the App Store and Mac App Store (collectively, “App Store”), permits approved institutions to purchase App Store Products in bulk solely for distribution to, and use by, persons employed by or affiliated with the institution, such as contractors, employees, agents, and students authorized by you in accordance with the App Store Terms and Conditions, or (b) for the iBooks Store, permits either (i) approved educational institutions that are schools or school districts (excluding without limitation libraries) to purchase iBooks Store Products in bulk, solely for distribution to, and use by, persons who are either employees, faculty or teacher’s aides (regardless of whether they are directly employed by the institution) at the institution or registered as students at the institution, or (ii) institutions solely for distribution to, and use by, persons employed by or affiliated with the institution, such as contractors, employees and agents, in accordance with the iBooks Store Terms and Conditions, as applicable. Such App Store Products and iBooks Store Products purchased in bulk are collectively defined as “Volume Content”. The end users affiliated with your institution to which you distribute the Volume Content are collectively defined as “Authorized End Users”. You agree that your use of the Service and the Volume Content will be subject to these terms (“VPP Terms”) as well as the terms and conditions and usage rules applicable to iTunes, the App Store, and the iBooks Store (<http://www.apple.com/legal/internet-services/itunes/ww/>) which are hereby incorporated by reference (collectively, “Terms”). In the event of any conflict or inconsistency, the VPP Terms shall control.

VOLUME PURCHASE PROGRAM APPLE ID

You agree that you will only use the Service-specific Volume Purchase Program Apple ID (“VPP Apple ID”) that you establish for the purpose of purchasing Volume Content from the Service. You agree to provide accurate information in order to set up your VPP Apple ID and account as requested by Apple, such as company name, physical address, D-U-N-S number, corporate payment information or other information as requested. For more information about the enrollment process, please visit (<http://www.apple.com/business/vpp>) or (<http://www.apple.com/education/vpp>), as applicable.

Your VPP Apple ID (as opposed to your password, which you should not disclose to anyone) will be used by content providers to verify your account for custom content distribution through the Service. For more information, please visit (<http://www.apple.com/business/vpp>).

U.S. SALES ONLY

The Service is available to you only in the United States, its territories, and possessions, and Volume Content may only be distributed to your Authorized End Users in the United States.

PAYMENTS, TAXES, AND REFUND POLICY

You agree that you will pay for all Volume Content you purchase through the Service, and that Apple may charge your payment method for any products purchased and for any additional amounts (including any taxes and late fees, as applicable) that may be accrued by or in connection with your Account. You are responsible for the timely payment of all fees and for providing Apple with a valid payment method for payment of all fees. All fees will be billed to the payment method you designate during the registration process.

Your total price will include the price of the Volume Content plus any applicable sales tax; such sales tax is based on the bill-to address and the sales tax rate in effect at the time of purchase. We will charge tax only in states where digital goods are taxable.

If your order is being placed on behalf of a tax-exempt organization or individual, please contact iTunes Store Support at (<http://www.apple.com/support/itunes/vpp>). Please be prepared to provide proof of state tax-exempt status for the state where the product is purchased.

All sales are final.

Prices for Volume Content offered via the Service may change at any time, and the Service does not provide price protection or refunds in the event of a price reduction or promotional offering.

If an App Store Product or iBooks Store Product becomes unavailable following a transaction but prior to initial download, your sole remedy is a refund. Should such refund be granted, Apple reserves the right to disable unused Content Codes and also the ability to assign Volume Content via Managed Distribution. If technical problems prevent or unreasonably delay delivery of your Volume Content, your exclusive and sole remedy is either replacement or refund of the price paid, as determined by Apple.

VOLUME PURCHASE PROGRAM CREDIT

Volume Purchase Program Credit is issued and managed by Apple Value Services, LLC

(“Issuer”).

Volume Purchase Program Credit and unused balances are not redeemable for cash and cannot be returned for a cash refund (except as required by law); exchanged; resold; used to purchase Gifts, Gift Certificates, or iTunes Cards; used to provide Allowances; used for purchases on the Apple Online Store; or used in Apple Retail Stores. Unused balances are not transferable.

Volume Purchase Program Credit purchased in the United States may be redeemed through the Service only in the United States.

Volume Purchase Program Credit cash value is 1/10 of one cent.

Neither Issuer nor Apple is responsible for lost or stolen Volume Purchase Program Credit.

Apple reserves the right to close accounts and request alternative forms of payment if a Volume Purchase Program Credit is fraudulently obtained or used on the Service.

APPLE, ISSUER, AND THEIR LICENSEES, AFFILIATES, AND LICENSORS MAKE NO WARRANTIES, EXPRESS OR IMPLIED, WITH RESPECT TO VOLUME PURCHASE PROGRAM CREDIT, THE VOLUME PURCHASE PROGRAM, THE APP STORE, THE IBOOKS STORE, OR THE ITUNES STORE, INCLUDING, WITHOUT LIMITATION, ANY EXPRESS OR IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. IN THE EVENT THAT SUCH VOLUME PURCHASE PROGRAM CREDIT IS NONFUNCTIONAL, YOUR SOLE REMEDY, AND OUR SOLE LIABILITY, SHALL BE THE REPLACEMENT OF SUCH VOLUME PURCHASE PROGRAM CREDIT. THESE LIMITATIONS MAY NOT APPLY TO YOU. CERTAIN STATE LAWS DO NOT ALLOW LIMITATIONS ON IMPLIED WARRANTIES OR THE EXCLUSION OR LIMITATION OF CERTAIN DAMAGES. IF THESE LAWS APPLY TO YOU, SOME OR ALL OF THE ABOVE DISCLAIMERS, EXCLUSIONS, OR LIMITATIONS MAY NOT APPLY TO YOU, AND YOU MAY ALSO HAVE ADDITIONAL RIGHTS.

Risk of loss and title for Volume Purchase Program Credit transmitted electronically pass to the purchaser in Virginia upon electronic transmission to the recipient.

CONTENT AVAILABILITY

Apple reserves the right to change content options (including eligibility for particular features) without notice.

AUDIT RIGHTS

As Apple may audit the purchases of customers through the Service to ensure that only eligible purchases have been ordered and that all purchase conditions and usage rules have been observed, you agree to keep complete and accurate records of all uses of the Volume Content you purchased. Should an audit disclose after delivery (or should Apple otherwise discover) that you were not an eligible purchaser at the time you placed your order or that you have not observed all of the conditions applicable to your purchase, Apple may:

- Disable your VPP Apple ID;
- If you placed your order by credit card, to charge to your credit card the difference between the amount you paid for the delivered goods and the price that Apple charged the general public for the same goods via the Service, in effect on the date that you placed your order; and
- If you paid by a means other than credit card, to (a) invoice you for the difference between the amount that you paid for the delivered goods and the price that Apple charged the general public for the same goods via the Service, payable in fifteen days from the date of the invoice, and (b), should you fail to pay the invoice when due, institute legal action against you in a court of competent jurisdiction, with the prevailing party entitled to attorneys' fees.

Should Apple not offer the specific products that you purchased through the Service, your credit card will be charged or you will be invoiced the difference between the amount you paid for the delivered goods and the price that Apple charged the general public for the closest equivalent goods via the Service, in effect on the date that you placed your order.

Apple shall have the right to request supplementary information and audit relevant records to confirm your compliance with the Terms.

CONTENT DISTRIBUTION

Each App Store Product or iBooks Store Product purchased as Volume Content via the Service may be provided to your Authorized End Users either (i) via direct transmission to the iTunes account of each Authorized End User (“Managed Distribution”), or (ii) via distribution of alphanumeric codes generated by Apple (“Content Codes”) which are redeemable on the App Store for specific application content, or on the iBooks Store for specific book content.

MANAGED DISTRIBUTION

Upon completion of your purchase of Volume Content, you will be entitled to assign the specific iBooks Store Products or App Store Products that you have purchased in the quantity selected, each of which may be assigned to an iTunes account owned or

controlled by one of your Authorized End Users. This entitlement will not expire, subject to availability of the specific products. Using a mobile device management system (“MDM”), you will be able to invite your Authorized End Users to associate their iTunes account with your VPP Apple ID and, upon the Authorized End User’s acceptance, you may assign iBooks Store Products and App Store Products to your Authorized End Users’ iTunes accounts. In order to receive a product, your Authorized End Users must have valid iTunes accounts (subject to acceptance of the Terms), and compatible hardware, software and Internet access.

For iBooks Store Products: You may not use the iBooks Store Product in a library-type lending scenario. YOU UNDERSTAND AND AGREE THAT THE OWNER OF THE ITUNES ACCOUNT TO WHICH AN IBOOKS STORE PRODUCT IS ASSIGNED WILL BECOME THE OWNER OF THAT PRODUCT AND SHALL BE ENTITLED TO ALL ASSOCIATED RIGHTS, SUBJECT TO THE TERMS. SUCH PRODUCTS ARE NON-TRANSFERABLE.

For App Store Products: You will retain ownership of each App Store Product regardless of whether it has been assigned to an Authorized End User’s iTunes Account. You may revoke the assignment and re-assign the App Store Product to another Authorized End User subject to certain program limitations. Once you have revoked an assignment from a particular user, that user will no longer be authorized to use the App Store Product.

CONTENT CODES

Apple will provide you with Content Codes in the quantity you specify when making your purchase, each of which may be redeemed (i) on the App Store for a specific App Store Product purchased; or (ii) on the iBooks Store for a specific iBooks Store Product purchased. The Content Codes shall be provided to you electronically via email upon execution of your purchase and such Content Codes shall immediately become active for redemption by your Authorized End Users and shall not expire, subject to availability. You and/or your Authorized End Users may redeem the Content Code only in accordance with the Terms. Each Content Code for an App Store Product must be redeemed to an iTunes account owned and controlled by your organization or by one of your Authorized End Users. Each Content Code for an iBooks Store Product must be redeemed to an account owned or controlled by the Authorized End User. YOU UNDERSTAND AND AGREE THAT THE OWNER OF THE REDEEMING ITUNES ACCOUNT WILL BECOME (i) FOR AN APP STORE PRODUCT, THE LICENSEE OF THAT COPY OF THE PRODUCT; AND (ii) FOR AN IBOOKS STORE PRODUCT, THE OWNER OF THAT COPY OF THE PRODUCT, AND SHALL BE ENTITLED TO ALL ASSOCIATED RIGHTS. SUCH LICENSES OR PRODUCTS ARE NON-TRANSFERABLE.

You may distribute the Content Codes only to your Authorized End Users and you agree to make the following Authorized End User Terms and Conditions as applicable for the purchased content type readily available on the instrument used to distribute the Content Codes (e.g. certificate, card, email):

For apps:

“Code is redeemable only on the App Store for the United States. Requires an iTunes account, subject to prior acceptance of license and usage terms. To open an account you must be above the age of 13 and in United States. Compatible software and hardware, and internet access (fees may apply) required. Not for resale. Full terms apply; see www.apple.com/legal/internet-services/itunes/ww/. For more information, see www.apple.com/support/.”

For books:

“Code is redeemable only on the iBooks Store for the United States. Requires an iTunes account, subject to prior acceptance of license and usage terms. To open an account you must be above the age of 13 and in the United States. Compatible software and hardware, and internet access (fees may apply) required. Not for resale. Full terms apply; see www.apple.com/legal/itunes/ww/. For more information, see www.apple.com/support/.”

VOLUME CONTENT RESTRICTIONS

You may not resell or accept any form of compensation in exchange for Volume Content nor may you distribute or authorize distribution of the Volume Content to anyone other than your Authorized End Users. You shall be solely responsible for your use of the Volume Content, and for any loss or liability to the content provider or Apple therefrom. You may not export the Volume Content for use outside the United States, nor represent that you have the right or ability to do so. Risk of loss and title for the Volume Content pass to you in California upon electronic transmission to you. Apple reserves the right to close any and all applicable iTunes accounts and request alternative forms of payment if Volume Content is fraudulently obtained or used.

Volume Content and unused balances are not redeemable for cash and cannot be returned for a cash refund (except as required by law); exchanged; resold; used to purchase Gifts, Gift Certificates, or iTunes Cards; used to provide Allowances; used for purchases on the Apple Online Store; or used in Apple Retail Stores. Unused balances are not transferable.

Volume Content is available through the Service only in the United States.

Neither Issuer nor Apple is responsible for lost or stolen Content Codes.

APPLE, ISSUER, AND THEIR LICENSEES, AFFILIATES, AND LICENSORS MAKE NO WARRANTIES, EXPRESS OR IMPLIED, WITH RESPECT TO VOLUME CONTENT, THE VOLUME PURCHASE PROGRAM FOR BUSINESS, THE APP STORE, OR THE IBOOKS STORE, INCLUDING, WITHOUT LIMITATION, ANY EXPRESS OR IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. IN THE EVENT THAT ANY CONTENT CODE, OR ANY PRODUCT OTHERWISE PURCHASED AS VOLUME CONTENT IS

NONFUNCTIONAL, YOUR SOLE REMEDY AND OUR SOLE LIABILITY SHALL BE THE REPLACEMENT OF SUCH CONTENT CODE OR VOLUME CONTENT. THESE LIMITATIONS MAY NOT APPLY TO YOU. CERTAIN STATE LAWS DO NOT ALLOW LIMITATIONS ON IMPLIED WARRANTIES OR THE EXCLUSION OR LIMITATION OF CERTAIN DAMAGES. IF THESE LAWS APPLY TO YOU, SOME OR ALL OF THE ABOVE DISCLAIMERS, EXCLUSIONS, OR LIMITATIONS MAY NOT APPLY TO YOU, AND YOU MAY ALSO HAVE ADDITIONAL RIGHTS.

ELECTRONIC CONTRACTING

Your use of the Services includes the ability to enter into agreements and/or to make transactions electronically. YOU REPRESENT AND WARRANT THAT YOU HAVE THE RIGHT AND AUTHORITY TO ENTER INTO THIS AGREEMENT ON BEHALF OF ANY ENTITY YOU REPRESENT, AND TO LEGALLY BIND SUCH ENTITY TO THE TERMS AND OBLIGATIONS OF THIS AGREEMENT. YOU ACKNOWLEDGE THAT YOUR ELECTRONIC SUBMISSIONS CONSTITUTE YOUR AGREEMENT AND INTENT TO BE BOUND BY AND TO PAY FOR SUCH AGREEMENTS AND TRANSACTIONS. YOUR AGREEMENT AND INTENT TO BE BOUND BY ELECTRONIC SUBMISSIONS APPLIES TO ALL RECORDS RELATING TO ALL TRANSACTIONS YOU ENTER INTO ON THIS SITE, INCLUDING NOTICES OF CANCELLATION, POLICIES, CONTRACTS, AND APPLICATIONS. In order to access and retain your electronic records, you may be required to have certain hardware and software, which are your sole responsibility.

To the extent permitted by applicable law, You agree to indemnify and hold harmless Apple, and upon Apple's request, defend, Apple, its directors, officers, employees, independent contractors and agents (each an "Apple Indemnified Party") from any and all claims, losses, liabilities, damages, expenses and costs, including without limitation attorneys' fees and court costs, (collectively, "Losses") incurred by an Apple Indemnified Party and arising from or related to any of the following: (i) Your breach of any certification, covenant, obligation, representation or warranty made in this Agreement; (ii) Your use of the Service. In no event may You enter into any settlement or like agreement with a third party that affects Apple's rights or binds Apple in any way, without the prior written consent of Apple.

Apple is not responsible for typographic errors.

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F. ADDENDUM TO IBOOKS STORE TERMS AND CONDITIONS

If you are an educational institution, you agree that your authorization is limited to purchasing multiple copies of iBook Store Products solely for use by individuals who are employees, faculty or teacher's aides (regardless of whether they are directly employed by the institution) at the institution or registered as students at your school or school

district, in accordance with the iBooks Store Terms and Conditions. Solely as an accommodation to you, Apple agrees to permit you to purchase multiple copies of the same iBooks Store Product and distribute them for redemption by persons who are either employees, faculty or teacher's aides (regardless of whether they are directly employed by the institution) at the institution or registered as students at your school or school district.

EXHIBIT H

eTextbooks

If Publisher makes eTextbooks available on the Online Store, in addition to the terms set forth in this Schedule, the following provisions shall also govern the availability of such eTextbooks.

1. For the purposes of this Exhibit H, Section 3 of this Schedule 1 shall be replaced in its entirety with the following:

“3. Publisher Obligations.

- a. Publisher shall endeavor to make at least the eTextbook versions of Publisher Content (including revisions, re-printings, updates, etc.) that Publisher provides to any other electronic distributor, agent, commissionaire, or other representative of Publisher’s content that makes the title available in a format similar to that of an eTextbook (e.g. dynamic rather than a PDF type format).
- b. All eTextbooks offered through the Online Store must be created using Apple’s proprietary software, iBooks Author, which Apple makes available to Publisher subject to Publisher’s acceptance of a separate license agreement.
- c. Publisher shall endeavor to comply with guidelines provided by Apple, as may be modified from time to time, regarding eTextbooks to facilitate their acceptance for sale on the Online Store. For informational purposes only, eTextbooks shall be accurate and up to date in all respects as determined by experts in the applicable subject matter.
- d. For the avoidance of doubt, Apple shall have sole discretion to not make any such Publisher Content available for distribution through the Online Store. If Publisher has submitted an eBook as a potential eTextbook, Apple reserves the right to instead make such eBook available on the Online Store as a non-eTextbook.
- e. Qualified educational institutions may make bulk purchases of Publisher’s eTextbooks through the Online Store through Apple’s Volume Purchase Program, subject to educational institutions agreeing to terms substantially similar to those attached as Exhibit G.
- f. Publisher shall not discriminate against Apple with respect to the permitted usage rules, functionality, and quality of any Publisher Content, as compared to the terms under which such Publisher Content is supplied to any other electronic distributor, agent, commissionaire, or other representative of Publisher’s content in digital form.

- g. Except for a limited-time, one-off promotion for a particular item of Publisher Content, or in the event of a specific objection by an author as to a specific New Release, for that Publisher Content which Publisher is required to provide Apple with content under Section 3(a) hereunder, Publisher shall use commercially reasonable efforts to provide and make available such Publisher Content as soon as possible and shall not intentionally delay the availability of the Publisher Content on the Online Store.
- h. Publisher shall deliver Content Files to Apple, at Publisher's expense, in the delivery format and using the delivery method reasonably specified by Apple on iTunes Connect, e.g., .ibooks format. Publisher Content will be delivered to a server in California by means of telecommunications or via "load & leave" per California State Board of Equalization Regulation 1502.
- i. Publisher shall not include any digital watermark or similar technologies in the Content File without Apple's approval, which approval shall not be unreasonably withheld.
- j. Publisher shall promptly notify Apple in writing of any potential copyright infringements with respect to Publisher's eTextbooks of which Publisher becomes aware, including any Clearance Issues as defined under Section 6 below."

2. For the purposes of this Exhibit H, Section 6(c) of this Schedule 1 shall be replaced in its entirety with the following:

"(c) If Publisher notifies Apple that, for reasons beyond its control, it is no longer able to authorize Apple to use certain rights permitted under its appointment, or if an author or heir objects to Apple's exercise of its authorization under its appointment (each a "Clearance Issue"), or if Publisher needs to make edits and corrections in order to meet its customer or regulatory obligations, then Publisher may (i) for eTextbooks with a Clearance Issue, withhold or withdraw authorization for such eTextbook, in which case Apple shall cease promotion and sales of the eTextbook using such withdrawn rights within three (3) business days of such notice, or (ii) within three (3) days of notice, substitute a new version of the eTextbook provided by Publisher with the affected content impacted by the Clearance Issue or edits and corrections redacted and/or replaced. For the avoidance of doubt, Apple may continue to provide re-downloads of previously purchased eTextbooks, although in no event shall Apple continue to provide re-downloads of previously purchased uncorrected versions of eTextbooks. Publisher shall not discriminate against Apple regarding any withdrawal requests."

3. For the purposes of this Exhibit H, Section 12(b) of the Schedule shall be replaced in its entirety with the following:

"(b) Notwithstanding any non-renewal, termination or expiration of this Agreement, Apple shall continue to make available the eTextbooks in the

Online Store in accordance with the terms and conditions of this Agreement in order to fulfill the full term of the customer subscriptions sold prior to the effective date of termination or expiration, in order to fulfill any of Publisher's contract commitments or irrevocable bids (as determined by Publisher in its sole discretion, taking into account regulatory and reputational concerns) to customers made prior to the effective date of termination or expiration. Publisher will promptly notify Apple of all such outstanding commitments and obligations as of the effective date of such non-renewal, termination or expiration of the Agreement, and the Publisher will provide sufficient reasonable detail in order to permit Apple to comply with such commitments and obligations. In addition, Apple shall be permitted to retain copies necessary for Apple's standard customer support practices, e.g., re-downloads (subject to applicable terms in this Agreement), or required to be maintained by applicable law, rule, or regulation."

4. For the purposes of this Exhibit H, Exhibit C shall not be applicable to the sales of eTextbooks. The following pricing terms shall govern with respect to sales of eTextbooks under this Schedule:

A. United States (All Prices in United States Dollars, excluding any applicable sales tax).

For eTextbooks targeted at the traditional K-12 or school market (and excluding any textbooks originating as higher education or university textbooks which are also used in high school or Advanced Placement courses) made available to end-users in the United States, Publisher shall determine in its discretion a Customer Price not exceeding **\$14.99**.

For all other eTextbooks (e.g., textbooks originating as higher education, professional and technical, international curriculum, and language learning (excluding K-12 language learning) textbooks), Publisher may set whatever Customer Price it deems appropriate in its discretion, provided that Apple shall have no obligation to make such eBooks available if Apple determines the price is unrealistic.

All prices set by Publisher hereunder for any eTextbooks must be in dollar increments that end in "--.99," and in accordance with the price increments made available by Apple, except if Publisher sets the price for a particular eBook at \$0 (i.e., free).

B. Canada (All prices in Canadian Dollars, excluding GST, QST, or PST).

For eTextbooks targeted at the traditional K-12 or school market (and excluding any textbooks originating as higher education or university textbooks which are also used in high school or Advanced Placement courses) made available to end-users in Canada, Publisher shall determine in its discretion a Customer Price not exceeding **\$19.99**.

For all other eTextbooks (e.g., textbooks originating as higher education, professional and technical, international curriculum, and language learning (excluding K-12 language learning) textbooks), Publisher may set whatever Customer Price it deems appropriate in its discretion, provided that Apple shall have no obligation to make such eBooks available if Apple determines the price is unrealistic.

All prices set by Publisher hereunder for any eTextbooks must be in dollar increments that end in “--.99,” and in accordance with the price increments made available by Apple, except if Publisher sets the price for a particular eBook at \$0 (i.e., free).

C. Australia (All prices in Australian Dollars, inclusive of GST).

For eTextbooks targeted at the traditional K-12 or school market (and excluding any textbooks originating as higher education or university textbooks which are also used in high school or Advanced Placement courses) made available to end-users in Australia, Publisher shall determine in its discretion a Customer Price not exceeding **\$19.99**.

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All prices set by Publisher hereunder for any eTextbooks must be in dollar increments that end in “--.99,” and in accordance with the price increments made available by Apple, except if Publisher sets the price for a particular eBook at \$0 (i.e., free).

D. United Kingdom (All Prices in Pounds Sterling, inclusive of VAT).

For eTextbooks targeted at the traditional K-12 or school market (and excluding any textbooks originating as higher education or university textbooks which are also used in high school or Advanced Placement courses) made available to end-users in the United Kingdom, Publisher shall determine in its discretion a Customer Price not exceeding **£9.99**.

For all other eTextbooks (e.g., textbooks originating as higher education, professional and technical, international curriculum, and language learning (excluding K-12 language learning) textbooks), Publisher may set whatever Customer Price it deems appropriate in its discretion, provided that Apple shall have no obligation to make such eBooks available if Apple determines the price is unrealistic.

All prices set by Publisher hereunder for any eTextbooks must end in “--.99” in relation to Customer Prices greater than £10.00 and / or “--.49” in relation to Customer Prices lower than £10.00, and are in accordance with the price increments made available by Apple, except if Publisher sets the price for a particular eBook at £0 (i.e., free).

E. Countries in the Eurozone (All prices in Euros, inclusive of VAT).

With respect to France only:

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With respect to all countries of the Eurozone except France:

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For all other eTextbooks (e.g., textbooks originating as higher education, professional and technical, international curriculum and language learning (excluding K-12 language learning) textbooks), Publisher may set whatever Customer Price it deems appropriate in its discretion, provided that Apple shall have no obligation to make such eBooks available if Apple determines the price is unrealistic.

With respect to all countries within the Eurozone:

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For the avoidance of doubt, the Parties acknowledge and agree that the Publisher is solely responsible for ensuring compliance with and warrants that it will comply with any resale price fixing legislation (e.g., the German Book Resale Price Fixing Act (“Buchpreisbindungsgesetz” - BRPFA)), applicable in the respective country in the Territory, when setting the Customer Price.

F. Denmark (All prices in Kroner, inclusive of VAT).

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For the avoidance of doubt, the Parties acknowledge and agree that the Publisher is solely responsible for ensuring compliance with and warrants that it will comply with any resale

price fixing legislation (e.g., the German Book Resale Price Fixing Act (“Buchpreisbindungsgesetz” - BRPFA)), applicable in the respective country in the Territory, when setting the Customer Price.

G. Sweden (All prices in Krona, inclusive of VAT).

For eTextbooks targeted at the traditional K-12 or school market (and excluding any textbooks originating as higher education or university textbooks which are also used in high school or Advanced Placement courses) made available to end-users in Sweden, Publisher shall determine in its discretion a Customer Price not exceeding **175 SEK**.

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H. Norway (All prices in Krone, inclusive of VAT).

For eTextbooks targeted at the traditional K-12 or school market (and excluding any textbooks originating as higher education or university textbooks which are also used in high school or Advanced Placement courses) made available to end-users in Norway, Publisher shall determine in its discretion a Customer Price not exceeding **199 NOK**.

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All prices set by Publisher hereunder for any eBooks must be in increments that end in “--.00” for the Norwegian Krone, and in accordance with the price increments made available by Apple, except if Publisher sets the price for a particular eBook at 0 in the relevant currency (i.e., free).

For the avoidance of doubt, the Parties acknowledge and agree that the Publisher is solely responsible for ensuring compliance with and warrants that it will comply with any resale

price fixing legislation (e.g., the German Book Resale Price Fixing Act (“Buchpreisbindungsgesetz” - BRPFA)), applicable in the respective country in the Territory, when setting the Customer Price.

I. Switzerland (All prices in Swiss Francs, inclusive of VAT).

For eTextbooks targeted at the traditional K-12 or school market (and excluding any textbooks originating as higher education or university textbooks which are also used in high school or Advanced Placement courses) made available to end-users in Switzerland, Publisher shall determine in its discretion a Customer Price not exceeding **24.99 CHF**.

For all other eTextbooks (e.g., textbooks originating as higher education, professional and technical, international curriculum, and language learning (excluding K-12 language learning) textbooks), Publisher may set whatever Customer Price it deems appropriate in its discretion, provided that Apple shall have no obligation to make such eBooks available if Apple determines the price is unrealistic.

All prices set by Publisher hereunder for any eBooks must be in increments that end in “--.00” in relation to Customer Prices greater than 8.00 CHF and / or “--.50” in relation to Customer Prices lower than 8.00 CHF, and in accordance with the price increments made available by Apple, except if Publisher sets the price for a particular eBook at 0 in the relevant currency (i.e., free).

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J. Mexico (all prices in Mexican Pesos, excluding any applicable sales tax).

For eTextbooks targeted at the traditional K-12 or school market (and excluding any textbooks originating as higher education or university textbooks which are also used in high school or Advanced Placement courses) made available to end-users in Mexico, Publisher shall determine in its discretion a Customer Price not exceeding **299 MXN**.

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K. Argentina, Belize, Bolivia, Brazil, Chile, Colombia, Costa Rica, Dominican Republic, Ecuador, El Salvador, Guatemala, Guyana, Honduras, Nicaragua, Panama, Paraguay, Peru, Suriname, Uruguay, and Venezuela (collectively, “Pan Latin America”) (all prices in United States Dollars).

For eTextbooks targeted at the traditional K-12 or school market (and excluding any textbooks originating as higher education or university textbooks which are also used in high school or Advanced Placement courses) made available to end-users in Pan Latin America, Publisher shall determine in its discretion a Customer Price not exceeding **\$39.99** for Brazil, and **\$29.99** for the rest of Pan Latin America.

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For the avoidance of doubt, the Parties acknowledge and agree that the Publisher is solely responsible for ensuring compliance with and warrants that it will comply with any resale price fixing legislation applicable in the respective country in the Territory, when setting the Customer Price.

L. Japan (all prices in Japanese Yen, excluding any applicable sales tax).

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M. Additional Territories.

As additional territories become available for distribution of eTextbooks, Publisher shall select the particular countries in which Apple may make eTextbooks available, on a title-by-title basis, using iTunes Connect or via other technical means provided and approved by Apple.

Schedule 2

FREE ONLY eBook DISTRIBUTION SCHEDULE

WORLDWIDE

This Schedule is made available so that Publisher can make digital book(s) available for free to end users on Apple's online store.

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8. Reporting. Apple will provide Publisher with various Free eBook distribution data on iTunes Connect.

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12. Effect of Termination. Any term of this Schedule that either expressly or due to its nature is intended to survive termination of the Agreement shall do so.

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Schedule 3

CUSTOM CODES FOR PROMOTIONAL USE FOR FREE OR PAID BOOKS

WORLDWIDE

This schedule is made available to Publisher to allow Publisher to obtain bulk Custom Codes to distribute free of charge in certain countries in the Territory, such Custom Codes to be provided to Publisher by Apple subject to the terms of the Agreement including this Schedule 3.

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1.1 “Holder” means an individual located in the country in the Territory to whom Publisher provides one or more Custom Codes;

1.2 “Custom Code” means the alphanumeric code generated by Apple for use by a Holder for redemption of a single download of an eBook for which Publisher has requested any such Custom Code, and that is provided by Apple to Publisher.

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5. Waiver of Remuneration. Publisher hereby waives any right to collect any commission, eBook Proceeds, or other remuneration for the distribution and download of the eBook via the Custom Codes, regardless of whether any remuneration would otherwise be payable under the Agreement. The Parties acknowledge that, to the extent applicable, as between Apple and Publisher, the Parties’ respective responsibilities for the payment of any royalties or other similar payments to third parties with respect to any such distribution and download of the eBook shall be as set forth in the Agreement.

6. Delivery. Apple shall provide the Custom Codes electronically to Publisher via iTunes Connect after the request has been made by an authorized user on Publisher's iTunes Connect account.

7. Custom Code Activation Date. Custom Codes will become active for use by Holders upon delivery to Publisher.

8. Custom Code Expiration Date. All unused Custom Codes, whether or not applied to an iTunes account, expire at 11:59 PM Pacific Time on the earlier of: (a) the date that is twenty eight (28) days after the request date of any particular Custom Code (for any one code, the "Request Date"); or (b) the Termination of the Agreement (either (a) or (b), as applicable, the "Expiration Date").

9. Permitted Use. Publisher may distribute the Custom Codes only between the Request Date and that date which is ten (10) days prior to the Expiration Date for the purpose of offering copies of the eBook for media review or promotional purposes. Publisher may not distribute the Custom Codes to Holders in any country in the Territory in which Publisher does not distribute such eBook through the Online Store.

10. Additional Materials. Apple is not responsible for developing or producing any materials in relation to the Custom Codes other than the Custom Codes themselves.

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12.1 Publisher shall not resell the Custom Codes or accept any form of payment in connection with the distribution of the Custom Codes and Publisher shall prohibit third parties from doing so.

12.2 Nothing in this Custom Code Agreement shall cause the Parties to become partners, joint venturers, or co-owners, nor shall either Party constitute an agent, employee, or representative of the other, or empower the other Party to act for, bind, or otherwise create or assume any obligation on its behalf, in connection with any transaction under this Schedule 3; provided, however, that nothing in this Section 12.2

shall affect, impair, or modify either of the Parties' respective rights and obligations, including the agency relationship between them, under the Agreement.

12.3 Publisher shall not distribute Custom Codes for any inappropriate content to minors.

12.4 Apple shall not be responsible for providing any technical or customer support to the Publisher or Holders above what Apple provides to standard or ordinary users of the Online Store.

12.5 Publisher agrees to the Custom Code Terms and Conditions as set forth in Appendix A1 hereto for all Custom Codes requested from Apple under the Agreement.

12.6 **You shall include the country specific required Code User Terms in Appendix A2 as well as the applicable Expiration Date for any Custom Code on any instrument used to distribute the Custom Codes to Holders (e.g. certificate, card, email, etc.). A localized version of the Code User Terms will be delivered via email after a Custom Code request has been made in iTunes Connect.**

12.7 Publisher shall be solely responsible for any use of Custom Codes by Publisher or any third party, and for any loss or liability to Publisher or Apple therefrom.

12.8 In the event any Publisher eBook is no longer available on the Online Store for any reason, Publisher agrees to cease distribution of the Custom Codes for that title.

12.9 Apple has the right to deactivate delivered Custom Codes at any time for any reason, even if already delivered to Holders, and Apple shall bear no liability nor any loss or liability to Publisher as a result of such deactivation.

12.10 Publisher acknowledges and agrees that (i) once Custom Codes have been delivered to the Publisher, neither Publisher nor Apple will have any ability to prevent delivery of the eBook for which such Custom Code is redeemable ("Redeemable eBook") upon redemption of such codes on the Online Store, regardless of whether such Redeemable eBook has been removed from, or is otherwise unavailable on, the Online Store, and (ii) Apple shall have no obligation to prevent redemption of the Custom Codes or restrict distribution of the Redeemable eBook for any reason, including, but not limited to, territorial or country-based restrictions (e.g., distribution of the Redeemable eBook in a country or territory where such Redeemable eBook is not permitted) or restrictions imposed by Publisher regarding availability of the Redeemable eBook (e.g. embargo periods) (collectively, "Unrestricted Content Delivery"). Publisher further acknowledges that once Custom Codes have been distributed to Holders by Publisher, Publisher will not be able to prevent redemption of any such Custom Codes by the Holders. Publisher agrees to be solely responsible for any loss or liability to Publisher resulting from Unrestricted Content Delivery, and Publisher shall indemnify and hold harmless Apple, its subsidiaries, and affiliates (and their respective directors, officers, and employees), for

any losses, liabilities, damages, or expenses (including reasonable attorneys' fees and costs) resulting from Unrestricted Content Delivery.

12.11 This Schedule 3 is only for Custom Codes within the Territory. Publisher may not export any Custom Codes for use outside the Territory nor represent that Publisher has the right or ability to do so. Risk of loss and title for Custom Codes pass to Publisher upon delivery to Publisher within iTunes Connect.

13. Apple Marks. For the purposes of this Schedule 3 only, you may use only the following Apple marks: "iBooks", "iBooks Store", and the iBooks badges provided by Apple to Publisher (collectively, the "Marks") subject to the following and any additional guidelines Apple may issue from time to time.

13.1 Publisher may use the Marks only between the Request Date and the Expiration Date for any given Content Code.

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13.3 Publisher may only use the Marks in a referential manner and may not use the Marks as the most prominent visual element in any materials. Publisher's company name, trademark(s), or service mark(s) should be significantly larger than any references to the Marks.

13.4 Publisher may not directly or indirectly suggest Apple's sponsorship, affiliation, or endorsement of Publisher or any eBook.

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Appendix A1

CUSTOM CODES TERMS AND CONDITIONS

1. All Custom Codes delivered pursuant to this Schedule 3, whether or not applied to an iTunes Store account, expire as indicated in this Schedule 3.
2. Custom Codes, and unused balances, are not redeemable for cash and cannot be returned for a cash refund, exchanged, or used to purchase any other merchandise, or provide allowances by either Publisher or Holder. This includes Custom Codes that have expired unused.
3. Custom Codes must be redeemed through the Online Store in the Territory and are open only to persons with valid iTunes accounts in the Territory in which the Custom Code is redeemed. Not all iTunes Store products may be available in all countries in the Territory. Internet access (fees may apply), latest version of iBooks software, and other compatible software and hardware are required.
4. Access to, redemption of Custom Codes on, or purchases from, and use of products purchased on, the Online Store, is subject to acceptance of the applicable Terms of Service as set forth at <http://www.apple.com/legal/internet-services/itunes/> as may be amended from time to time.
5. Latest version of iTunes software is required to access the iTunes Store, and can be downloaded at no charge at www.apple.com/itunes/download/. Use of iTunes software is subject to acceptance of its software license agreement presented at the time of installation. The minimum system requirements for running the software are available at www.apple.com/itunes/download/.
6. Custom Codes will be placed in the Holder's applicable iTunes account and are not transferable.
7. If a Holder's order exceeds the amount available on the Custom Codes, Holder must establish an iTunes Store Purchaser account and pay for the balance with a credit card.
8. Except as stated otherwise, data collection and use are subject to Apple's Privacy Policy, which can be found at <http://www.apple.com/legal/privacy/>.
9. Apple is not responsible for lost or stolen Custom Codes. If Holders have any questions, they may visit Apple iTunes Store Purchaser Service at www.apple.com/support/.
10. Apple reserves the right to close Holder accounts and request alternative forms of payment if Custom Codes are fraudulently obtained or used on the iTunes Store.
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



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



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




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




Appendix A2






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




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



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




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




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




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




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




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



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




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