

Terms and Conditions of Access

Taylor & Francis Group Journals Institutional Licence

THIS LICENCE IS AGREED on the date of the last signature.

BETWEEN

1. Informa UK Limited (registered in England with company number 1072954) (trading as Taylor & Francis) whose registered office is at 5 Howick Place, London, SW1P 1WG, United Kingdom and whose principal place of business is at 4 Park Square, Milton Park, Abingdon, Oxfordshire, OX14 4RN, United Kingdom (“The Publisher”) and
2. Lithuanian Research Library Consortium; Gedimino av. 51; LT-01109 Vilnius; Lithuania (“the Licensee”).

1. KEY DEFINITIONS

1.1 In this Licence, the following terms shall have the following meanings:

Abstract Database A collection of organised information, aggregated abstracts and indexes from multiple sources and available in electronic format and available for use during the Subscription Period, if listed in Schedule 1 and Schedule 5.

Agent A third party appointed from time to time by the Licensee to act on the Licensee’s behalf, who may undertake any or all of the obligations of the Licensee under this Licence, as agreed between the Licensee and the Agent.

Authorised Users Current faculty members (including temporary or exchange faculty for the duration of their assignment), enrolled post-graduate and undergraduate students, current staff members and contract personnel directly involved in educational and research activities of the Licensee who have been issued by the Licensee with a password or other currently valid authentication, together with other persons who are permitted to use the Licensee’s library or information service and access the Secure Network but only from computer terminals within the Licensed Site, as specified in Schedule 3 and Schedule 5.

Capped Subscription Rate The price of any Core Subscriptions supplied as part of the Licensed Materials as specified by the Publisher from time to time, that reflects an agreed upon annual price increase, as specified in Schedule 4.

Commercial Use Use for the purposes of monetary reward (whether by or for the Licensee or an Authorised User) by means of sale, resale, loan,

Taylor & Francis Group Journals Institutional Licence, Version 6 , 14/09/2017

transfer, hire or other form of exploitation of the Licensed Materials. For the avoidance of doubt, neither recovery of direct costs by the Licensee from Authorised Users, nor use by the Licensee or by an Authorised User of the Licensed Materials in the course of research funded by a commercial organisation, is deemed to be Commercial Use. Course pack use on commercially run courses, whether organised by the member institutions, or another third party, is considered commercial use and as such prohibited.

- Core Subscriptions** That part of the Licensed Materials for which either the Full Subscription Rate or for which a Capped Subscription Rate was paid.
- Course Packs** A collection or compilation of materials (e.g. book chapters, journal articles) assembled by staff of the Licensee for the purposes of instruction.
- Electronic Reserve** Electronic copies of materials (e.g. book chapters, journal articles) assembled by staff of the Licensee for the purposes of instruction.
- Full Subscription Rate** The full list price of any content supplied as part of the Licensed Materials as specified by the Publisher from time to time without any discount, rebate or other deduction of any kind.
- Gold OA Article** has the meaning given in clause 13.1.
- Intellectual Property Rights** means patents, trademarks, trade names, design rights, copyright (including rights in computer software and moral rights), database rights, rights in know-how and other intellectual property rights, in each case whether registered or unregistered and including applications for the grant of any of the foregoing and all rights or forms of protection having equivalent or similar effect to any of the foregoing which may subsist anywhere in the world.
- Institutional Repository** A digital collection of an institution's research and intellectual output.
- Journal** The issues/volumes of the Taylor & Francis journals as set out in Schedule 1 and Schedule 5 hereto.
- Licensed Content** The electronic versions of the following Products: S&T Library, SSH Library, Medical Library, Subject Collection or Online Archive Package as specified in Schedule 2.
- Licensed Materials** The materials comprising either or both of Core Subscriptions and Non-Core Subscriptions and Licensed Content if applicable,

as ordered from time to time by Licensee from the Publisher or Publisher's Representative and as more particularly set out in any relevant order form or other sales documentation.

Licensed Site	The physical premises which are the subjects of this License as specified in Schedule 3 and Schedule 5 hereto.
Massive Online Open Courses (MOOCs)	A course of study made available over the internet, with or without charge, to any number of people that are not defined as an Authorised User.
Non-Core Subscriptions	That part of the Licensed Materials for which the Full Subscription Rate was paid forming part of the Licensed Materials that are not Core Subscriptions or Licensed Content.
Non-Gold OA Article	has the meaning given in clause 13.1.
Online Services	means the electronic / digital delivery method or platform used by Publisher from time to time for delivering the Licensed Materials that is located on the Server.
Publisher's Representative	A third party appointed from time to time by the Publisher to act on the Publisher's behalf, who may execute this Licence on behalf of the Publisher and undertake any or all of the Publisher's obligations under this Licence, as agreed between the Publisher and the Publisher's Representative.
Products	means the publications, information, services and other material contained in any of the Taylor & Francis products subscribed for and set out in Schedule 1 and Schedule 2 and Schedule 5.
Secure Network	A network (whether a standalone network or a virtual network within the Internet) which is only accessible to Authorised Users approved by the Licensee whose identity is authenticated at the time of log-in, and periodically thereafter consistent with current best practice, and whose conduct is subject to regulation by the Licence.
Server	The server, either the Publisher's server or a third party server designated by the Publisher, on which the Licensed Materials are mounted and may be accessed.
Subscription Fee	The subscription fee for each of the Licensed Materials or any Access Fee or Renewal Fee or Extension Fee where applicable, which may be agreed by the Licensee and/or Agent and Publisher and/or Publishers' Representative from time to time and set out in any relevant order form or other sales documentation.

Subscription Period That period nominally covered by the volumes and issues of the Licensed Materials regardless of the actual date of publication and specified in the order form or other relevant sales documentation.

TERMS APPLICABLE TO ALL MATERIALS

2. SUBSCRIPTION FEES

- 2.1 In respect of the Online Services, once Publisher makes the Online Services available to the Licensee it constitutes performance of Publisher's services and an invoice for the Subscription Fee shall be issued to the Licensee and save as provided in clause 15, Licensee will have no right to cancel the subscription once it has done so.
- 2.2 Invoices shall be paid within specified payment terms as recorded in Schedule 4. Any late payment of invoices shall be subject to the provisions of clause 11.

3. LICENCE AND PROPRIETARY RIGHTS

- 3.1 The Publisher agrees to grant to the Licensee the non-exclusive and non-transferable license, and subject always to the terms and conditions of this Licence, to give Authorised Users access to the Online Services for the Subscription Period. The Licensee undertakes to comply with this Licence (including without limitation the permitted use and restrictions applicable to the licence type it has purchased as set out in Schedule 3) and to ensure that all Authorised Users do likewise and Licensee shall be liable for any loss, damages, costs or other liability that Publisher incurs as a result of a breach of this Licence by an Authorised User.
- 3.2 The Licensed Materials are protected by international copyright laws, database rights and other Intellectual Property Rights. Publisher, its affiliates or licensors are the owners of these rights. All product and company names and logos contained within the Licensed Materials are the trademarks, service marks or trading names of their respective owners, including Publisher. All of the Publisher's rights which are not specifically granted to the Licensee by this Licensee are reserved to the Publisher.
- 3.3 Except as otherwise expressly provided in this Licence, Licensee may not print, copy, re-use, reproduce, modify, sell, distribute, transfer or commercially exploit the Licensed Materials in whole or in part.
- 3.4 The Licensee, subject to clause 6 below, may:
 - 3.4.1 make such back-up copies of the Licensed Materials as are reasonably necessary;
 - 3.4.2 make such temporary local electronic copies of all or part of the Licensed Materials as are necessary solely to ensure efficient use by Authorised Users and not to make available to Authorised Users duplicate copies of the Licensed Materials;

- 3.4.3 allow Authorised Users to have access to the Licensed Materials from the Server via the Secure Network;
 - 3.4.4 display, download or print the Licensed Materials for the purpose of internal marketing or testing or for training Authorised users or groups of Authorised Users.
- 3.5 Authorised Users may, in accordance with the copyright laws of the UK and subject to clause 6 below:
- 3.5.1 search, view, retrieve and display the Licensed Materials;
 - 3.5.2 electronically save individual articles or items of the Licensed Materials for personal use;
 - 3.5.3 print off a copy of parts of the Licensed Materials.
 - 3.5.4 use the Licensed Materials to perform and engage in text mining/ data mining activities for academic research and other Educational Purposes and allow Authorised Users to mount, load and integrate the results on a Secure Network and use the results in accordance with this Licence, provided that the Publisher is notified in writing in advance of the project to ensure that they can provide appropriate technical assistance and maintain a log of projects.
- 3.7 Nothing in this Licence shall in any way exclude, modify or affect any of the Licensee's rights under the Copyright Designs and Patents Act 1988 or any statutory instruments made thereunder or any amending legislation.

4. SUPPLY OF COPIES TO OTHER LIBRARIES

- 4.1 The Licensee may, subject to Clause 6 below, fulfil occasional requests to supply to an Authorised User of another library by post or fax, or by secure transmission using Ariel software, or similar, provided the electronic file is deleted immediately after printing, for the purposes of research or private study and not for Commercial Use, a single paper copy of an electronic original of an individual document being part of the Licensed Materials.
- 4.2 Notwithstanding the provisions of Clauses 3.4 it is understood and agreed that neither the Licensee nor Authorised Users may provide, by electronic means, (excluding fax or secure transmission as specified in Clause 4.1), to a user at another library a copy of any part of the Licensed Materials for research or private study or otherwise.

5. COURSE PACKS, ELECTRONIC RESERVE AND MOOCs

- 5.1 Subject to clauses 5.5 and 5.6 below, the Licensee may not incorporate all or any part of the Licensed Materials in Course Packs and Electronic Reserve collections without the prior written permission of the Publisher or the Publisher's Representative, which may set out further terms and conditions for such usage.

- 5.2 Commercially run courses are specifically prohibited. These are courses where the institution is providing a service to corporate, government or commercial organisations for a fee, conducted outside and separately from their normal undergraduate and postgraduate academic activity.
- 5.3 A link to the Licensed Material may be incorporated in Electronic Reserve collections.
- 5.4 No content may be made available in a MOOC without a separate licence obtained in advance from the Publisher.
- 5.5 Where the author of an article, which forms part of the Licensed Materials, was employed by the Licensee at the time the article was written, the Licensee as the author's employer may use all or part of such article internally within the Licensee's institution, provided that acknowledgement to prior publication in the relevant Journal is made explicit.
- 5.6 Where the author of an article, which forms part of the Licensed Materials, is engaged by the Licensee, the author may make printed copies of all or part of such article on a non-commercial basis for use by the author for lecture or classroom purposes provided that such copies are not offered for sale or distributed in any systematic way, and provided that acknowledgement to prior publication in the relevant Journal is made explicit.

6. PROHIBITED USES

- 6.1 Neither the Licensee nor Authorised users may:
 - 6.1.1 remove or alter the authors' names or the Publisher's copyright notices or other means of identification or disclaimers as they appear in the Licensed Materials:
 - 6.1.2 systematically make print or electronic copies of multiple extracts of the Licensed Materials, including complete issues, for any purpose:
 - 6.1.3 mount or distribute any part of the Licensed Material on any electronic network, including without limitation the Internet and the World Wide Web, other than the Secure Network
- 6.2 The Publisher's explicit written permission must be obtained in order to:
 - 6.2.1 use all or any part of the Licensed Materials for any Commercial Use;
 - 6.2.2 systematically distribute the whole or any part of the Licensed Materials to anyone other than Authorised Users:
 - 6.2.3 publish, distribute or make available the Licensed Materials, works based on the Licensed Materials or works which combine them with any other material, other than as permitted in this Licence; and/or
 - 6.2.4 alter, abridge, adapt or modify the Licensed Materials to Authorised users. For the avoidance of doubt, no alteration of the words or their order is permitted.

7. DATA PROTECTION AND MONITORING

7.1 Where Licensee supplies Publisher with any information, for example, during any registration or subscription process, the following shall apply:

7.1.1 Licensee authorises Publisher to use, store or otherwise process any personal information which relates to and/or identifies Licensee and/or Authorised Users, (including, but not limited to, names and addresses), to the extent reasonably necessary for Informa, its partners, successors including the purchaser of the whole or part of its business), associates, sub-contractors or other third parties (together "Partner Companies") to make available and/or to provide the Licensed Materials to Licensee and/or to Authorised Users. These Partner Companies may be located in countries outside the European Economic Area that do not have laws to protect information supplied to them.

7.1.2 Where Licensee obtains Licensed Materials through Informa's websites then Publisher may collect information about Licensee's buying behaviour and if it sends Publisher personal correspondence such as e-mails or letters then it may collect this information into a file specific to Licensee (together, the various purposes set out in this clause 7.1 shall be known as the "Purposes"). All such information collected by Publisher shall be referred to in these Terms as "Personal Information".

7.1.3 By entering into this Agreement, Licensee agrees to the processing and disclosure of the Personal Information for the Purposes.

7.2 Publisher has the right to monitor use of and access to the Online Services in order to verify compliance with this Agreement and/or any Licensee's operating rules and/or to satisfy any law, regulation or authorised government request.

8. TERMS APPLICABLE TO ONLINE SERVICES

8.1 Licensee acknowledges and agrees that all logins, passwords or other Authorised User identification to access the Licensed Materials (whether chosen by it or the Authorised User(s) or provided by Publisher) are personal to the Authorised User(s) and Licensee shall ensure, as a principal obligation, that the Authorised User(s) shall treat such logins, passwords and other Authorised User identification as confidential and not disclose or transfer them to any person. Licensee must notify Publisher immediately of any unauthorised use of them or any other breach of security regarding Publisher's websites that comes to its attention. Without prejudice to any other right or remedy available to Publisher, it has the right to disable any login, password or other Authorised User identification at any time, if in its opinion Licensee or an Authorised User has failed to comply with this clause 8.1.

8.2 Licensee is responsible for ensuring that its computer system meets all relevant technical specifications necessary to receive Licensed Materials. Licensee also understands that, although Publisher tries to guard against viruses, it cannot and does not guarantee or warrant that any Licensed Materials will be free from infections, viruses and/or other code that has contaminating or destructive properties. Licensee is responsible for implementing sufficient procedures and virus checks (including anti-

virus and other security checks) to satisfy its particular requirements for the security of data input and output.

8.3 Publisher will seek to make Online Services available but cannot guarantee that the Online Services will operate continuously or without interruptions or that they will be error free and it does not accept any liability for their unavailability. Licensee must not attempt to interfere with the proper working of the Online Services and, in particular, Licensee must not:

8.3.1 attempt to circumvent security, tamper with, hack into, or otherwise disrupt any computer system, server, website, router or any other Internet connected device;
or

8.3.2 use automated retrieval devices (such as so-called web robots, wanderers, crawlers, spiders or similar devices).

8.4 Publisher reserves the right to temporarily suspend Licensee's access to Licensed Materials through the Online Services (and/or to the Online Services generally) for the purposes of maintenance or upgrade (but it will use its reasonable endeavours to minimise the period of suspension).

8.5 Publisher makes no representations whatsoever about any other third-party websites which Licensee may access through the Online Services. When a Authorised User accesses any other third party website Licensee understands that it is independent from Publisher websites and that Publisher has no control over the content or availability of that website. In addition, a link to any other third party website does not mean that Publisher endorses or accepts any responsibility for the content, or the use of, such a website and it shall not be liable for any loss or damage caused or alleged to be caused by or in connection with use of or reliance on any content, goods or services available on or through any other web or resource. Any concerns regarding any external link should be directed to its website administrator or web master.

9. PUBLISHER'S UNDERTAKINGS

9.1 The Publisher warrants to the Licensee that the Licensed Materials used as contemplated by this Licence do not infringe the copyright or any other proprietary or intellectual property rights of any person. The Publisher shall indemnify and hold the Licensee harmless from and against any loss, damage, costs, liability and expenses (including reasonable legal and professional fees) arising out of any legal action taken against the Licensee claiming actual or alleged infringement of such rights. This indemnity shall survive the termination of this Licence for any reason. This indemnity shall not apply if the Licensee has amended the Licensed Materials in any way not permitted by this Licence.

9.2 The Publisher shall:

9.2.1 make the Licensed Materials available to the Licensee via the Online Services during the Subscription Period. The Publisher will notify the Licensee at least sixty (60) days in advance of any anticipated specification change applicable to the Licensed Materials. If the changes render the Licensed Materials less useful in a material respect to the Licensee, the Licensee may within thirty days of

such notice treat such changes as a breach of this Licence under clause 15.1.1 and 15.4;

9.2.2 use reasonable endeavours to make the Licensed Materials available to the Licensee and the Authorised Users at all times and on a twenty-four hour basis, save for maintenance (which shall be notified to the Licensee in advance wherever possible), and to restore access to the Licensed Materials as soon as possible in the event of an interruption or suspension of the service. If an interruption of the access and use of the Licensed Material lasts for more than 5 consecutive days (after the Licensee has notified the Publisher about the lost access), the Publisher shall pay the Licensee a fine equalling to 0.02 percent of the Fee for each delayed day starting with the sixth delayed day after the notification to the Publisher. No fine will be paid for the accumulating periods of non-continuous interruptions or any interruption caused by any negligence or wilful misconduct by the Licensee or any Authorised Institution or Authorised User.

9.3 The publisher reserves the right at any time:

9.3.1 to make changes or correction and to alter, update or upgrade any aspect of the Licensed Materials;

9.3.2 to vary the technical specification of any of the Licensed Materials or of any software included therein; and

9.3.3 to withdraw from the Licensed Materials any item, or part of an item, for which it no longer retains the right to publish, or which it has reasonable grounds to believe infringes copyright or is defamatory, obscene, unlawful or otherwise objectionable. The Publisher shall give written notice to the Licensee of such withdrawal.

9.4 Where Publisher exercises its right to withdraw any substantial part of the Licensed Materials under clause 9.3, if the withdrawal results in the Licensed Materials being no longer materially useful to the Licensee, the Licensee may, within thirty days of such notice, treat such changes as a breach of this Licence under clause 15.2.1.

9.5 Where a subscription to any Core Subscription expires or is otherwise terminated other than as a result of a breach of this Agreement by the Licensee, then the Publisher shall for the purposes of the long term preservation of the materials forming part of any Core Subscription either (at its sole option and at any time):

9.5.1 continue to provide access to the Licensed Materials comprising such Core Subscription but only to the extent such Licensed Materials were published during the Subscription Period, either via the Online Services or by way of the online services of a third party provider; or

9.5.2 provide or arrange for a third party to provide the Licensee with a copy of the Licensed Materials comprising such Core Subscription but only to the extent such Licensed Materials were published during the Subscription Period, in such digital or electronic format as Publisher or such third party sees fit,

subject always to the right of the Publisher to withdraw from the Licensee any such access to any such Licensed Materials in the event that for any reason the Publisher ceases to have the right to grant such access, and subject further to the right of the Publisher or any relevant third party provider to apply additional terms and conditions on such access including requiring the Licensee to bear any charges reasonably incurred by the Publisher or such third party in continuing to provide such access. The Licensee must ensure it and any Authorised User continues to comply at all times with the permitted use and restrictions set out herein. For the avoidance of doubt the Publisher shall have no obligation to provide an electronic copy or maintain the Online Services in relation (i) to any Licensed Content or (ii) to any Licensed Materials where the subscription has been terminated as a result of the Licensee's breach of this Agreement,

For the avoidance of doubt the Publisher shall not be required to digitise any Licensed Materials in order to give effect to this clause 9.5, and the provisions of this clause 9.5 shall not apply to any Non-Core Subscriptions or Licensed Content.

- 9.6 Except as expressly provided in this Licence, the Publisher makes no representations or warranties of any kind, express or implied, including but not limited to, warranties of design, accuracy of the information contained in the Licensed Materials, merchantability or fitness of use for a particular purpose. The Licensed Materials are supplied 'as is'.
- 9.7 Except as provided in clause 9.1, under no circumstances shall the Publisher (or the Publisher's Representative) be liable to the Licensee or any other person, including but not limited to Authorised Users, for any special, exemplary, incidental or consequential damages of any character arising out of the inability to use, or the use of, the Licensed Materials. Irrespective of the cause or form of action, the Publisher's aggregate liability for any claims, losses, or damages arising out of any breach of this Licence shall in no circumstances exceed the Fee paid by Licensee to the Publisher under this Licence in respect of the Subscription Period during which such claim, loss or damage occurred. The foregoing limitation of liability and exclusion of certain damages shall apply regardless of the success or effectiveness of other remedies. Regardless of the cause or form of action, the Licensee may bring no action arising from this Licence more than six (6) months after the cause of action arises.
- 9.8 The Publisher shall for the duration of the Subscription Period provide as part of the Online Services a website, currently located for Licensee to run usage reports on a <http://www.tandfonline.com/page/librarians/usage> periodic basis.

10 LIMITATION OF LIABILITY AND INDEMNITY

10.1 The Publisher will use its reasonable endeavours to ensure that the information contained in any Licensed Materials is accurate. However, Publisher cannot guarantee the accuracy of any information and content contained in the Licensed Materials, which is provided on a strictly 'as is' basis. Publisher has no liability for any loss or damage whatsoever sustained by the Licensee as a result of using or relying on any information and content contained in the Licensed Materials.

10.2 The Publisher accepts no liability for any indirect or consequential loss or damage or for any loss of data, profit, goodwill, anticipated savings, revenue or business (whether direct or indirect in each case), howsoever caused, even if foreseeable, arising under or in relation to this License or arising out of or in connection with Licensee's access, viewing, or use of, or reliance upon any Licensed Materials.

10.3 In circumstances where Licensee suffers loss or damage arising out of or in connection with the use or performance of the Licensed Materials, Publisher accepts no liability for this loss or damage whether due to inaccuracy, error, omission or any other cause and whether on the part of us or our servants, agents or any other person or entity.

10.4 If Publisher is liable to Licensee under this Agreement for any reason, its liability will be limited to the amount paid by Licensee for the Licensed Materials in the year in which such liability arose.

10.5 Nothing in this Agreement shall limit Publisher's liability for death or personal injury resulting from its negligence or from its fraudulent misrepresentation or any liability which cannot be excluded under the applicable law.

10.6 Licensee shall indemnify Publisher and keep it fully indemnified against any claims, losses, damages, costs, expenses (including reasonable legal expenses) or other liability incurred by it in respect of any infringement of its rights (including intellectual property rights) arising from Licensee's use of the Licensed Materials.

11. LICENSEE'S UNDERTAKINGS

11.1 The Licensee is hereby appropriately notified of the importance of respecting the intellectual property rights in the Licensed Materials and undertakes to;

11.1.1 use reasonable endeavours to notify Authorised Users of the terms and conditions of this Licence and take steps to protect the Licensed Materials from unauthorised use or other breach of this Licence;

11.1.2 use reasonable endeavours to monitor compliance and immediately upon becoming aware of any unauthorised use or other breach, inform the Publisher and take all reasonable and appropriate steps, including disciplinary action, both to ensure that such activity ceases and to prevent any recurrence;

11.1.3 issue passwords and/or other access information only to Authorised Users and use all reasonable endeavours to ensure that Authorised Users do not divulge their passwords or other access information to any third party;

11.1.4 provide the Publisher, within 30 days of the date of this Agreement, with the information sufficient to enable the Publisher to provide access to the Licensed Material in accordance with its obligation under clause 9.2.2. Should the Licensee make any significant change to such information, it will notify the Publisher not less than ten (10) days before the change takes effect;

- 11.1.5 keep full and up-to-date records of all Authorised Users and their access details and provide the publisher with details of such additions, deletions or other alterations to such records as are necessary to enable the Publisher to provide Authorised Users with access to the Licensed Materials as contemplated by this Licence;
 - 11.1.6 must ensure that only Authorised Users are permitted access to the Licensed Materials;
 - 11.1.7 provide complete information on its print or online holdings and demographic information required by the Licensor for pricing purposes (only if applicable) at the time of signing this Agreement, and promptly provide any updates to such information.
- 11.2 Without prejudice to any other rights and/or remedies available to Publisher, it reserves the right to charge Licensee (and Licensee undertakes to pay such charges on demand):
- 11.2.1 interest on outstanding and overdue amounts at 0,02% per annum above HSBC's base rate (from time to time) from the date of invoice to the date payment is made in full; and/or
 - 11.2.2 an amount equivalent to all reasonable costs and expenses (including legal fees and collection agency commissions) suffered or incurred by Publisher in connection with the recovery of overdue amounts from Licensee
- 11.3 Without prejudice to Publisher's other rights and remedies under this Agreement, it shall have the right to verify Licensee's compliance with this Agreement by carrying out an inspection at Licensee's offices. Upon reasonable notice and during normal office hours, Licensee will allow Publisher and/or its representatives to carry out such an inspection at Licensee's offices (under its supervision). Licensee will cooperate fully in the conduct of this inspection and will make available records, facilities and personnel as Publisher may reasonably require for that purpose and Licensee shall fully comply with any reasonable directions Publisher makes as a consequence of such investigation.

12. UNDERTAKINGS BY BOTH PARTIES

- 12.1 Each party shall use its best endeavours to safeguard the intellectual property, confidential information and proprietary rights of the other party.
- 12.2 Licensor and Licensee agree to maintain the confidentiality of any data relating to the usage of the Licensed Materials by the Licensee and its Authorised Users. Such data may be used solely for purposes directly related to the Licensed Materials and may only be provided to third parties in aggregate form. Raw usage data, including but not limited to information relating to the identity of specific users and/or uses, shall not be provided to any third parties.

13. INSTITUTIONAL REPOSITORIES

13.1 Publisher hereby acknowledges that the Licensee may wish to post in an Institutional Repository:

- (a) the version of record of any articles in the Licensed Materials published under an Open Access licence (each a “**Gold OA Article**”); and
- (b) the revised text version of an author’s accepted manuscript or ‘postprint’ (i.e. the article in the form accepted for publication in a Publisher journal following the process of peer review) of any articles in the Licensed Materials not published under an Open Access licence (each a “**Non-Gold OA Article**”).

13.2 Publisher hereby grants Licensee permission to do the acts set out in clause 13.1 above during the term of this Agreement, provided that:

13.2.1 Licensee or any other person may not make any Gold OA Articles or Non-Gold OA Articles available for commercial sale; and

13.2.2 in respect of Non-Gold OA Articles only:

- (a) the final Publisher PDF version of the article must not be used; and
- (b) an embargo of 12 months is applied after first publication (be it in online or print) of any Non-Gold OA Article in STM (science, technology and medicine) subjects and the behavioural sciences, and of 18 months after first publication for SSH (social science, arts and humanities) journal articles; and

13.2.3 any amendments or deletions or warnings relating to any article issued or published by the Publisher are included; and

13.2.4 Licensee has where necessary also obtained the prior consent of any author or person holding a copyright interest in any article Licensee wishes to include in such Institutional Repository; and

13.2.6 the following acknowledgement is included in respect of any Non-Gold OA Articles:

“This is an Author's Accepted Manuscript of an article published in [include the complete citation information for the final version of the article as published in the [JOURNAL TITLE] [date of publication] [copyright Taylor & Francis], available online at: [http://www.tandfonline.com/\[Article DOI\]](http://www.tandfonline.com/[Article DOI]).”

13.3 Licensee acknowledges that the provisions of this Clause 13 relate solely to articles in journals published by the Publisher and are without prejudice to any rights granted or retained by an author and/or the Publisher in any author or contributor agreement between these parties (an “Author Agreement”) and that in the event of conflict or dispute between this Agreement and any Author Agreement, the provisions of any such Author Agreement shall take precedence.

13.4 Full details of the Publisher’s scholarly sharing policies are available at: <http://authorservices.taylorandfrancis.com/sharing-your-work/>.

14. MERGING INSTITUTIONS AND PARTNERSHIPS

14.1 If the Licensee (or any other company or entity that benefits from the licence granted under this Licence (the “**Beneficiaries**”) intends to merge with or acquire any interest or shares of a third party or any third party intends to merge with or acquire such an interest in the Licensee or any Beneficiary (a “**Transfer**”); or should there be a material change to the Authorised User constituency by addition of affiliations, partnerships or additional Licensed Sites, the Licensee shall give Publisher reasonable advance notice of any such change. Such notification must include details of all current Publisher subscriptions held by either Licensee or the merging institution, partner or affiliate. Licensee acknowledges that in such situations:

14.1.1 Subject to clauses 14.1.3 and 14.2, this Agreement will remain in full force and effect;

14.1.2 that Publisher shall be entitled to offer to Licensee a revised Fee based on, amongst other things, the enlarged size and nature of the Licensee’s institution following the change (“**Extension Fee**”); and

14.1.3 unless and until Licensee pays to Publisher the Extension Fee, Licensee acknowledges and agrees (and Licensee shall ensure as a principal obligation) that none of the employees, contractors or other personnel of the relevant third party shall have access to or use the Materials or shall be deemed to be Authorised User(s) under this Agreement;

14.1.4 the Publisher reserves the right to prohibit any such extension of access.

14.2 For the avoidance of doubt, without prejudice to any other right or remedy available to us, Licensee acknowledges and agrees that any breach of clause 14.1 shall be deemed to be a material breach of Licensee's obligations under this Licence capable of termination by Publisher pursuant to clause 15. Further, Licensee shall indemnify Publisher and keep Publisher fully indemnified against any claims, losses, damages, costs, expenses (including reasonable legal expenses) or other liability incurred by Publisher in respect of any breach of clause 14.1.3.

15. TERM AND TERMINATION

15.1 In consideration of the relevant Subscription Fee, the Publisher will, in accordance with Schedule 3 and Schedule 5, make the Licensed Materials available to the Licensee via the Online Services for the Subscription Period and subject to any earlier termination in accordance with clause 15.2 of this agreement, the Licensee’s right to access the Licensed Materials shall automatically terminate at the end of the Subscription Period, unless the parties have previously agreed to renew it.

15.2 In addition to automatic termination (unless renewed) under clause 15.1, this Licence shall be terminated:

- 15.2.1 if the Publisher commits a material or persistent breach of any term of this Licence and fails to remedy the breach (if capable of remedy) within sixty (60) days of notification in writing by the Licensee;
 - 15.2.2 if the Licensee commits a material and/or persistent breach of any term of this Licence, including but not limited to a breach of the Publisher's copyright or other intellectual property rights or of the provisions of clause 3 in respect of usage rights or of clause 6 in respect of prohibited uses;
 - 15.2.3 if either party becomes insolvent or becomes subject to receivership, liquidation or similar external administration or ceases to carry on business or threatens to do any of these things or suffers any analogous event in any jurisdiction.
 - 15.2.4 if the License was awarded to the Publisher in view of a serious infringement of the obligations under the Treaties and Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC that has been declared by the Court of Justice of the European Union in a procedure pursuant to Article 258 TFEU (Treaty on the Functioning of the European Union);
 - 15.2.5 if the License has been subject to a substantial modification as prescribed in clause 17.2.
 - 15.2.6 if the Publisher should have been excluded during the procurement procedure.
- 15.3 On termination or expiry of this Licence pursuant to clause 15.1, 15.2.1 or 15.2.3, all rights and obligations of the parties automatically terminate except for obligations in respect of Licensed Materials to which access continues to be permitted as provided in clause 9.5.
- 15.4 On termination of this Licence by Publisher for cause, as specified in clauses 15.2.2 and 15.2.3, the Licensee shall immediately cease to distribute, or make available, the Licensed Materials to Authorised Users and shall return to the Publisher or destroy all Licensed Materials.
- 15.5 On termination of this Licence by the Licensee for cause, as specified in clause 15.2.1, 15.2.4, 15.2.5, 15.2.6 above, the Publisher shall forthwith refund the proportion of the Fee that represents the paid but un-expired part of the Subscription Period.

16 OTHER TERMS AND CONDITIONS

- 16.1 In addition to the terms contained in this Licence, if and to the extent that the Licensee or their Authorised Users access the Licensed Materials via the Online Services, Licensee acknowledges that use of the Licensed Materials shall also be subject to the Online Service Terms and Conditions of Use (the "Online Terms"). Terms are stated in Schedule 6. By accessing and using the Licensed Materials, Licensee acknowledges that they will be accepting and agreeing to be bound by the Online Terms. In the event of conflict of the terms of this Licence and the provisions of the Online Terms, the terms of this Licence (including Schedule 5. Tender for Services of Subscription to the Online Research Database Taylor & Francis Medical Library Collection) shall take precedence.

17. GENERAL

- 17.1 With the exception of the Informa Terms or any other relevant terms and conditions referred to therein, this Licence constitutes the entire agreement of the parties and supersedes all prior communications, understandings and agreements relating to the subject matter of this Licence, whether oral or written.
- 17.2 Alterations to this Licence are only valid if they are agreed to in writing in advance by both parties. The parties acknowledge that any alterations to this Agreement shall be subject to the requirements set forth in Article 89 of the Law on Public Procurement of the Republic of Lithuania. In addition, the relevant version of this Licence will be that currently in force and available at www.tandf.co.uk/journals/pdf/terms.pdf on the date that any subscription or renewal is requested by Licensee.
- 17.3 This Licence may not be assigned by the Licensee to any other person or organisation, nor may either party sub-contract any of its obligations, except as provided in this Licence in respect of the Agent and the management and operation of the Server, without the prior written consent of the other party, whose consent shall not unreasonably be withheld. Licensor shall be entitled to assign, sub-licence, subcontract or otherwise dispose of its rights and obligations under this Licence to any other person or company on prior notice to Licensee. In any permitted assignment, the assignor shall ensure that the assignee shall assume all rights and obligations of the assignor under this Licence and agrees to be bound to all the terms of this Licence.
- 17.4 Any notices to be served on either of the parties by the other shall be sent by prepaid recorded delivery or registered post to the address of the addressee as set out in this Licence or to such other address as notified by either party to the other as its address for service of notices. All such notices shall be deemed to have been received within 14 days of posting.
- 17.5 Neither party's delay or failure to perform any provision of this Licence, as result of circumstances beyond its control (including, without limitation, war, strikes, floods, governmental restrictions, power, telecommunications or Internet failures, or damage to or destruction of any network facilities) shall be deemed to be, or to give rise to, a breach of this Licence.
- 17.6 Neither party will be held liable for any failure to perform any obligation to the other due to a Force Majeure Event provided the affected party notifies the other party in writing of the Force Majeure Event, the date on which the Force Majeure Event started and the effects of the Force Majeure Event on its ability to perform its obligations under this Agreement as soon as reasonably possible after the start of the Force Majeure Event. The affected party shall make all reasonable endeavours to mitigate the effects of the Force Majeure Event on the performance of its obligations under this Agreement. As soon as reasonably possible after the end of the Force Majeure Event, the affected party shall notify the other party in writing that the Force Majeure Event has ended and resume performance of its obligations under this Agreement. If the Force Majeure Event continues for more than three months starting on the day the Force Majeure Event starts, either party may terminate this Agreement by giving not less than 30 days' notice in writing to the other party. For the purpose of this clause 17.6, "Force Majeure Event" means an event beyond the reasonable control of the affected party including strike,

lock-out, labour dispute, act of God, war, riot, acts of terrorism, civil commotion, malicious damage, compliance with a law or governmental order, rule, regulation or direction, accident, breakdown of plant or machinery, fire, flood, storm, illness or disease.

17.7 The invalidity or un-enforceability of any provision of this Licence shall not affect the continuation or enforceability of the remainder of this Licence.

17.8 Either party's waiver, or failure to require performance by the other, of any provision of this Licence will not affect its full right to require such performance at any subsequent time or be taken or held to be a waiver of the provision itself.

17.9 Clauses 12.1 and 12.2 shall survive the termination of this Licence.

17.10 This Licence shall be governed by and construed in accordance with English law; the parties irrevocably agree that any dispute arising out of, or in connection with, this Licence will be subject to, and within, the jurisdiction of the courts of England.

END OF LICENCE

IN WITNESS WHEREOF, the parties have executed this Agreement by their respective, duly authorized representatives as of the date first above written.

TAYLOR & FRANCIS:

BY: DocuSigned by: Ian Jones DATE: 29 May 2020 | 14:16 BST
D8DDE81C16994E5

Authorised Signatory
Informa UK Limited (trading as Taylor & Francis)

Print Name:
Title:
Address:
Telephone No:
E-mail:

LITHUANIAN RESEARCH LIBRARY CONSORTIUM:

BY: DocuSigned by: Emilija Banionyte DATE: 29 May 2020 | 20:19 BST
2E8078253427469

Authorised signatory
Lithuanian Research Library Consortium

Print Name: Emilija Banionyte
Title: President
Address: Gedimino Ave. 51, LT-01109 Vilnius, Lithuania
Telephone No: +37069888192
E-mail: imba@lnb.lt

SCHEDULE 1

Licensed Materials: Subscriptions

Not applicable; this licence is a database agreement excluding core subscriptions

SCHEDULE 2

Licensed Materials: Licensed Content

The electronic versions of the following Products (Medical Library)
Please refer to Annex A

Where the Licensee has purchased a Licensed Content Product, the Licensee shall be entitled to access, for the duration of the Subscription Period, the Licensed Content in that Product published:

1. during the then-current volume year; and
2. (without additional charge) at any point back to the beginning of 1997 when available.

In the S&T Library, SSH Library, Medical Library or Subject Collection journals are included on a temporary free trial basis where the current volume number is 1 & 2.

SCHEDULE 3

1. The online access, including the remote access by the Authorised Users, to the Licensed Materials of the online research database *Taylor and Francis Medical Library Collection* shall be given to the unlimited number of the concurrent Authorised Users via the servers of the Virtual Library of Lithuania (<http://www.lvb.lt/>) through reputable discoverability service partners indexing portals (such as Primo, <https://knowledge.exlibrisgroup.com/primo>), and the IP addresses of 1 (one) Authorised Institution – member of the LMBA set forth in the below Table:

NNo.	Institution	FTE	Address	IP addresses
1.	Lithuanian University of Health Sciences	7803	Eivenių g. 6, LT-50162 Kaunas, Lithuania	193.219.37.* 193.219.162.* 193.219.163.* 193.219.180.* 193.219.169.241-245 193.219.62.158 83.171.4.141 81.7.102.222 82.135.198.159 88.119.141.218

2. Any of the IP addresses indicated in Item 10 herein can be adjusted. The Supplier shall be informed about the adjusted IP address by the Manager of Databases by e-mail by specifying the date of the adjustment of the IP addresses and providing for a time period of at least three business days to make the relevant technical modifications for assuring the access to the Licensed Material at the newly provided IP addresses. Should the IP addresses be adjusted prior to concluding the License Agreement, the new valid IP addresses of the Authorised Institutions shall be entered into the Licence Agreement.

SCHEDULE 4

Subscription Period: From the date of the Licence Agreement – 31.03.2021

Payment Terms: The Supplier shall issue the Invoices for the below indicated amounts payable for the following terms:

1. Instalment 1 – from the date of coming into effect of the License Agreement till 31 December 2020 –14,007.26 EUR (VAT inclusive)
2. Instalment 2 – from 1 January 2021 till 31 March 2021– 3,676.91 EUR (VAT inclusive)

Item No.	Type of proposed services	Price in EUR, VAT exclusive	Price in EUR, VAT inclusive ¹
1.	The services of subscription to the online research database <i>Taylor and Francis Medical Library Collection</i> for the Authorised Users of the LMBA Authorised Institution from the date of coming into effect of the Licence Agreement till 31 December 2020	11,576.25	14,007.26
2	The services of subscription to the online research database <i>Taylor and Francis Medical Library Collection</i> for the Authorised Users of the LMBA Authorised Institution from 1 January 2021 till 31 March 2021	3,038.77	3676.91
TOTAL:		14,615.02	17,684.17

Total price of the Tender, VAT inclusive –17,684.17 EUR.

This amount includes all costs and all taxes, as well as the VAT which is equal 3069.15 EUR.

The VAT rate is 21 %.

¹ The Supplier shall indicate the price, VAT inclusive, with regard to the VAT rate indicated under the Table. Should the VAT rate be 0, the price excluding VAT shall correspond to the price including VAT.

SCHEDULE 5

Tender for Services of Subscription to the Online Research Database Taylor & Francis Medical Library Collection (Annex 1 and Annex 2)

ANNEX 1
to the Contract Documents
THE FORM OF THE TENDER

To the Lithuanian Research Library Consortium

TENDER FOR THE SERVICES OF SUBSCRIPTION TO THE ONLINE RESEARCH DATABASE TAYLOR AND FRANCIS MEDICAL LIBRARY COLLECTION

20.02.2020

(Date)

Milton Park, Abingdon UK

(Place)

The Supplier's name <i>If a group of Suppliers is submitting the Tender, the names of all members of the group must be listed</i>	Informa UK Ltd (trading as Taylor & Francis)
The name, surname and position of the person responsible for the availability of the access	Ashleigh Lee Journals Sales Director
Phone	+442070176350
E-mail	ashleigh.lee@tandf.co.uk

1. By this Tender we confirm that we accept all procurement conditions laid down by the Contract Documents of the negotiated procedure without prior publication.
2. We would like to propose the following services indicated in the Contract Documents:

Item No.	Type of proposed services	Price in EUR, VAT exclusive	Price in EUR, VAT inclusive ¹
1.	The services of subscription to the online research database <i>Taylor and Francis Medical Library Collection</i> for the Authorised Users of the LMBA Authorised Institution from the date of coming into effect of the Licence Agreement till 31 December 2020	11,576.25	14,007.26
2	The services of subscription to the online research database <i>Taylor and Francis Medical Library Collection</i> for the Authorised Users of the LMBA Authorised Institution from 1 January 2021 till 31 March 2021	3,038.77	3676.91
TOTAL:		14,615.02	17,684.17

Total price of the Tender, VAT inclusive –17,684.17 EUR.

This amount includes all costs and all taxes, as well as the VAT which is equal 3069.15 EUR.
The VAT rate is 21 %.

¹ The Supplier shall indicate the price, VAT inclusive, with regard to the VAT rate indicated under the Table. Should the VAT rate be 0, the price excluding VAT shall correspond to the price including VAT.

3. The Supplier shall issue the Invoices for the below indicated amounts payable for the following terms:

3.1. Instalment 1 – from the date of coming into effect of the License Agreement till 31 December 2020 –14,007.26 EUR (VAT inclusive)

3.2. Instalment 2 – from 1 January 2021 till 31 March 2021– 3,676.91 EUR (VAT inclusive)

4. We confirm that the content and scope of the proposed services comply with the *Requirements for the scope of the services* set forth in Annex 2 Part II of the Contract Documents.

5. We offer to provide the services for the institutions listed in Annex 2, Part III *Authorised Institutions* of the Contract Documents.

6. The Tender shall be valid for the time period set forth in the Contract Documents.

7. The following documents are enclosed to the Tender:

No.	Type of the document	Number of pages in the document
1.	Specification of the Procurement Object	10
2	ESPD	16
3	THE SUPPLIER'S OATH DECLARATION	2

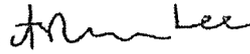
8. To perform the Agreement, we intend to invoke the following sub-suppliers _____ for this part of the Licence Agreement _____.

(name and address)

9. The Tender contains the following confidential information*:

No.	Title of the submitted document or the part thereof

* To be completed only in the cases when the confidential information is being submitted.

ASHLEIGH LEE, JOURNALS SALES DIRECTOR, 

(Name, surname, position and signature of the Supplier or its authorised representative)

ANNEX 2
to the Contract Documents
SPECIFICATION OF THE PROCUREMENT
OBJECT

TECHNICAL SPECIFICATION

**FOR THE SERVICES OF SUBSCRIPTION TO THE ONLINE RESEARCH
DATABASE
*TAYLOR AND FRANCIS MEDICAL LIBRARY COLLECTION***

I. Background information

1. The Lithuanian Research Library Consortium (hereinafter referred to as the LMBA or the Contracting Authority) wishes to procure the access to the Licensed Materials of the research database *Taylor and Francis Medical Library Collection* for the Authorised Users of the LMBA Authorised Institutions listed in *Part III. Authorised Institutions* herein.
2. During the validity period of the Licence Agreement, a contact person of the Contracting Authority on the issues of the Technical Specification, availability of the access and the databases administration shall be Jevgenija Ševcova, Manager of Databases:
E-mail: jevgenija.sevcova@lnb.lt; phone: +370 5 239 86 84
Lithuanian Research Library Consortium
Gedimino av. 51
LT-01109 Vilnius
Lithuania
3. A contact person of the Supplier on the issues related to the availability of the access shall be indicated in the Supplier's Tender. The information about the contact person appointed by the Supplier shall be copied to the Licence Agreement. The contact information of other persons responsible for technical solutions, statistical data and administration can be sent at the e-mail address indicated herein above. If the data of the Supplier's contact person are changed, the Supplier shall provide in writing the updated information during the reasonable time period after the change of the data.

II. Requirements for the scope of the services

4. The Authorised Users of the LMBA Authorised Institution shall have access to the Licensed Materials of the online research database *Taylor and Francis Medical Library Collection*. The list of the titles is provided in Annex A to the Technical Specification *The List of the Titles of the Online Research Database Taylor and Francis Medical Library Collection*.
5. The content of the Licensed Materials of the database *Taylor and Francis Medical Library Collection*, to which the online access is being initiated, shall be available from the newest issues of the current year and all other online publications chronologically dating to year 1997, excluding those issues the publication thereof was commenced later than the indicated date.
6. The Authorised Users of the LMBA Authorised Institution indicated in Part III herein, shall have the online access to the Licensed Materials of the online research *Taylor and Francis*

Medical Library Collection from the date of coming into effect of the License Agreement till 31 March 2021, 24 hours per day, 7 days per week, including weekends and days-off, except short periods of technical maintenance and repairs service or other unexpected downtime about which, when they are known, the Publisher shall in advance inform the Authorized Users. If an interruption of the access and use of the Licensed Material lasts for more than 5 consecutive days (after the LMBA has notified the Supplier about the lost access), the Supplier shall pay the LMBA a fine equalling to 0.02 percent of the Fee for each delayed day starting with the sixth delayed day after the notification to the Supplier. No fine will be paid for the accumulating periods of non-continuous interruptions or any interruption caused by any negligence or wilful misconduct by the LMBA or any Authorised Institution or Authorised User.

7. Upon coming into effect of the Licence Agreement, a Uniform Resource Locator (URL), as well as all other information deemed necessary for the availability of the access to this research database *Taylor and Francis Medical Library Collection* shall be sent to the Manager of Databases by the e-mail indicated in Item 2 herein.
8. The Supplier shall make available to the Authorized Institution COUNTER-compliant usage statistics on at least a quarterly basis.
9. At the request of the Authorized Institution the Supplier shall make available the Licensed Materials in KBART format.

III. Authorised Institutions

10. The online access, including the remote access by the Authorised Users, to the Licensed Materials of the online research database *Taylor and Francis Medical Library Collection* shall be given to the unlimited number of the concurrent Authorised Users via the servers of the Virtual Library of Lithuania (<http://www.lvb.lt/>) through reputable discoverability service partners indexing portals (such as Primo, <https://knowledge.exlibrisgroup.com/primo>), and the IP addresses of 1 (one) Authorised Institution – member of the LMBA set forth in the below Table:

NN o.	Institution	FTE	Address	IP addresses
1.	Lithuanian University of Health Sciences	7803	Eivenių g. 6, LT-50162 Kaunas, Lithuania	193.219.37.* 193.219.162.* 193.219.163.* 193.219.180.* 193.219.169.241-245 193.219.62.158 83.171.4.141 81.7.102.222 82.135.198.159 88.119.141.218

11. Any of the IP addresses indicated in Item 10 herein can be adjusted. The Supplier shall be informed about the adjusted IP address by the Manager of Databases by e-mail by specifying the date of the adjustment of the IP addresses and providing for a time period of at least three business days to make the relevant technical modifications for assuring the access to the Licensed Material at the newly provided IP addresses. Should the IP addresses be adjusted prior to concluding the License Agreement, the new valid IP addresses of the Authorised Institutions shall be entered into the Licence Agreement.

ANNEX A**TO THE TECHNICAL SPECIFICATION FOR SERVICES OF SUBSCRIPTION TO THE ONLINE RESEARCH DATABASE *TAYLOR AND FRANCIS MEDICAL LIBRARY COLLECTION*****List of the Titles of the Online Research Database *Taylor and Francis Medical Library Collection***

No	Acronym	Title	Current Access Starts	Online ISSN	2020 Frequency
1	TACD	Acta Cardiologica	1997	0373-7934	6
2	TACB	Acta Chirurgica Belgica	1997		6
3	YACB	Acta Clinica Belgica: International Journal of Clinical and Laboratory Medicine	1997	2295-3337	6
4	IODE	Acta Odontologica Scandinavia	1997	1502-3850	8
5	IONC	Acta Oncologica	1997	1651-226X	12
6	IOTO	Acta Oto-Laryngologica	1997	1651-2251	12
7	IART	Addiction Research & Theory	1997	1476-7392	6
8	CAIC	AIDS Care	1995, Volume 7/1	1360-0451	12
9	UABR	AJOB Empirical Bioethics	2010, Volume 1/1	2329-4523	4
10	UABN	AJOB Neuroscience	2010, Volume 1/1	2150-7759	4
11	WATQ	Alcoholism Treatment Quarterly	1997	1544-4538	4
12	UAJB	American Journal of Bioethics	2001, Volume 1/1	1536-0075	12
13	WAJS	American Journal Of Sexuality Education	2005, Volume 1/1	1554-6136	4
14	IAMY	Amyloid: Journal of Protein Folding Disorders	1997	1744-2818	4
15	IAFD	Amyotrophic Lateral Sclerosis and Frontotemporal Degeneration	2000	2167-9223	8
16	IAHB	Annals of Human Biology	1997	1464-5033	8
17	IANN	Annals of Medicine	1997	1365-2060	8
18	IARP	Archives of Physiology & Biochemistry	1997	1744-4160	5
19	RAHE	Arts & Health: An International Journal for Research, Policy and Practice	2009, Volume 1/1	1753-3023	3
20	IAAC	Augmentative & Alternative Communication	1997	1477-3848	4
21	IAUT	Autoimmunity	1997	1607-842X	8
22	UBMC	Baylor Univesity Medical Proceedings	1997	1525-3252	4
23	VBMD	Behavioral Medicine	1997	1940-4026	4
24	HBSM	Behavioral Sleep Medicine	2003, Volume 1/1	1540-2010	6

25	IBMK	Biomarkers	1997	1366-5804	8
26	IBLO	Blood Pressure	1997	1651-1999	6
27	IBIJ	Brain Injury	1997	1362-301X	14
28	TBBS	British Journal of Biomedical Science	1997		4
29	IBJN	British Journal of Neurosurgery	1997	1360-046X	6
30	KCBT	Cancer Biology & Therapy	2002	1555-8576	12
31	ICNV	Cancer Investigation	1997	1532-4192	10
32	HCHC	Children's Health Care	1997	1532-6888	4
33	ICMT	Climacteric	1998	1473-0804	6
34	ICEH	Clinical & Experimental Hypertension	1997	1525-6006	8
35	ICLP	Clinical Linguistics & Phonetics	1997	1464-5076	12
36	ICTX	Clinical Toxicology	1997	1556-9519	12
37	YCII	Cochlear Implants International (An International Journal)	2000	1754-7628	6
38	ICPN	Comprehensive Child and Adolescent Nursing	1997	1521-043X	4
39	RCNJ	Contemporary Nurse	1997	1839-3535	6
40	ICOP	COPD:Journal of Chronic Obstructive Pulmonary Disease	2004	1541-2563	6
41	YCRA	CRANIO: The Journal of Craniomandibular & Sleep Practice	1997	2151-0903	6
42	CCPH	Critical Public Health	1997	1469-3682	5
43	ILAB	Critical Reviews in Clinical Laboratory Sciences	1997	1549-781X	8
44	ITXC	Critical Reviews in Toxicology	1997	1547-6898	10
45	TCHS	Culture, Health & Sexuality	1999, Volume 1/1	1464-5351	12
46	ICEY	Current Eye Research	1997	1460-2202	12
47	ICMO	Current Medical Research & Opinion	1997	1473-4877	12
48	ICOT	Cutaneous & Ocular Toxicology	1997	1556-9535	4
49	IPDR	Developmental Neurorehabilitation	1997	1751-8431	8
50	IDRE	Disability & Rehabilitation	1997	1464-5165	26
51	IIDT	Disability & Rehabilitation: Assistive Technology	2006	1748-3115	8
52	IDCT	Drug & Chemical Toxicology	1997	1525-6014	6
53	IDDI	Drug Development & Industrial Pharmacy	1997	1520-5762	12
54	IDMR	Drug Metabolism Reviews	1997	1097-9883	4

55	IDEP	Drugs: Education, Prevention & Policy	1997	1465-3370	6
56	TEPC	Education for Primary Care	2005	1475-990X	6
57	IEBM	Electromagnetic Biology & Medicine	1997	1536-8386	4
58	IERC	Endocrine Research	1997	1532-4206	4
59	CETH	Ethnicity and Health	1997	1465-3419	8
60	IEJP	European Journal of Physiotherapy	1999	2167-9177	4
61	TEBC	Evidence-Based Communication Assessment and Intervention	2007, Volume 1/1	1748-9547	4
62	IELU	Experimental Lung Research	1997	1521-0499	10
63	RFTG	Fatigue: Biomedicine, Health & Behavior	2013, Volume 1/1-2	2164-1862	4
64	IPDP	Fetal & Pediatric Pathology	1997	1551-3823	6
65	RGPH	Global Public Health	2006, Volume 1/1	1744-1706	12
66	IGRF	Growth Factors	1997	1029-2292	6
67	KGMI	Gut Microbes	2010	1949-0984	6
68	IGYE	Gynecological Endocrinology	1997	1473-0766	12
69	UHCW	Health Care for Women International	1997	1096-4665	12
70	RHSR	Health Sociology Review	1997	1839-3551	3
71	CHRS	Health, Risk & Society	1999, Volume 1/1	1096-4665	8
72	IHBC	Hearing Balance and Communication	2003	2169-5725	4
73	IHEM	Hemoglobin	1997	1532-432X	6
74	YHCT	HIV Research & Clinical Practice	2000	2578-7470	6
75	WHHC	Home Health Care Services Quarterly	1997	1545-0856	4
76	IHOP	Hospital Practice	1997		5
77	VHOS	Hospital Topics	1997	1939-9278	4
78	IHUF	Human Fertility	1998	1742-8149	4
79	KHVI	Human Vaccines & Immunotherapeutics	2005	2164-554X	12
80	IHIP	Hypertension in Pregnancy	1997	1525-6065	4
81	IIMM	Immunological Investigations	1997	1532-4311	8
82	IIPi	Immunopharmacology & Immunotoxicology	1997	1532-2513	6
83	INFD	Infectious Diseases	1997	2374-4243	12
84	IMIF	Informatics for Health and Social Care	1997	1753-8165	4
85	IIHT	Inhalation Toxicology	1997	1091-7691	14
86	IJA	International Journal of Audiology	1997	1708-8186	12

87	YJDD	International Journal of Developmental Disabilities	1997	2047-3877	5
88	YJHM	International Journal of Healthcare Management	2008	2047-9719	4
89	INES	International Journal of Neuroscience	1997	1543-5245	12
90	IJPC	International Journal of Psychiatry in Clinical Practice	1997	1471-1788	4
91	IRAB	International Journal of Radiation Biology	1997	1362-3095	12
92	WIJS	International Journal of Sexual Health (New Title)	1997	1931-762x	4
93	IASL	International Journal of Speech & Language Pathology	1997	1754-9515	6
94	WIJT	INTERNATIONAL JOURNAL OF TRANSGENDERISM	2005, Volume 8/1	1434-4599	4
95	IIRP	International Review of Psychiatry	1997	1369-1627	6
96	IIRI	International Reviews of Immunology	1997	1563-5244	6
97	KISL	Islets	2009	1938-2022	6
98	IMHN	Issues in Mental Health Nursing	1997	1096-4673	12
99	WJAD	Journal of Addictive Diseases	1997	1545-0848	4
100	VACH	Journal of American College Health	1997	1940-3208	8
101	IJAS	Journal of Asthma	1997	1532-4303	12
102	UAOJ	Journal of Binocular Vision and Ocular Motility	1997	2576-1218	4
103	YJOC	Journal of Chemotherapy	1997	1973-9478	8
104	WCAS	Journal of Child & Adolescent Substance Abuse	1997	1547-0652	6
105	YCIH	Journal of Communication in Healthcare (Strategies, Media and Engagement in Global Health)	2008	1753-8076	4
106	HCHN	Journal of Community Health Nursing	1997	1532-7655	4
107	IJCL	Journal of Cosmetic & Laser Therapy	1999	1476-4180	8
108	IJDT	Journal of Dermatological Treatment	1997	1471-1753	8
109	IJDS	Journal of Dietary Supplements	1997	1939-022X	6
110	IDRT	Journal of Drug Targeting	1997	1029-2330	10
111	WJDD	Journal Of Dual Diagnosis	2005, Volume 1/1	1550-4271	4

112	WESA	Journal of Ethnicity In Substance Abuse	2001, Volume 1/1	1533-2659	4
113	WHIV	Journal of Hiv/Aids & Social Services	2002, Volume 1/1	1538-151x	4
114	CJID	Journal of Intellectual and Developmental Disability	1997	1469-9532	
115	IJIC	Journal of Interprofessional Care	1997	1469-9567	6
116	IIVS	Journal of Investigative Surgery	1997	1521-0553	8
117	ULGM	Journal of Legal Medicine	1997	1521-057x	4
118	ILPR	Journal of Liposome Research	1997	1532-2394	4
119	YJMT	Journal of Manual & Manipulative Therapy	1997	2042-6186	5
120	IJMF	Journal of Maternal-Fetal & Neonatal Medicine	1997	1476-4954	24
121	IJME	Journal of Medical Economics	1998	1941-837X	12
122	IJMT	Journal of Medical Engineering & Technology	1997	1464-522X	8
123	IMNC	Journal of Microencapsulation	1997	1464-5246	8
124	INEG	Journal of Neurogenetics	1997	1563-5260	4
125	WJNE	Journal of Nutrition in Gerontology and Geriatrics	1997	2155-1197	4
126	IJOG	Journal of Obstetrics & Gynaecology	1997	1364-6893	8
127	ROCC	Journal of Occupational Science	1997		4
128	WJOT	Journal Of Occupational Therapy, Schools & Early Intervention	2008, Volume 1/1	1941-1251	4
129	IPPC	Journal of Pain & Palliative Care Pharmacotherapy	1997	1536-0539	4
130	IPHS	Journal of Plastic Surgery and Hand Surgery	1997	2000-6764	6
131	WPIC	Journal Of Prevention & Intervention In The Community	1997	1540-7330	4
132	UJPD	Journal of Psychoactive Drugs	1997		5
133	IPOB	Journal of Psychosomatic Obstetrics & Gynecology	1997	1743-8942	4
134	IRST	Journal of Receptors & Signal Transduction	1997	1532-4281	6
135	HJSR	Journal of Sex Research	1997	1559-8519	9
136	YSDH	Journal of Social Distress and Homeless	1997	1573-658X	2
137	IJSU	Journal of Substance Use	1997	1475-9942	6
138	UACN	Journal of the American College of Nutrition	1997	1541-1087	8

139	IJAU	Journal of Visual Communication in Medicine	1997	1745-3062	4
140	ILAL	Leukemia & Lymphoma	1997	1029-2403	14
141	ILOG	Logopedics, Phoniatrics, Vocology	1997	1651-2022	4
142	IMTE	Medical Teacher	1997	1466-187X	12
143	IMIT	Minimally Invasive Therapy & Allied technologies	1997	1365-2931	6
144	IMOR	Modern Rheumatology	1997	1439-7595	6
145	INAN	Nanotoxicology	2007	1743-5404	10
146	INET	Network: Computation in Neural Systems	1997	1361-6536	4
147	YNER	Neurological Research (A Journal of Progress in Neurosurgery, Neurology and Neuro Sciences)	1997	1743-1328	12
148	IOPH	Neuro-Ophthalmology	1997	1744-506X	6
149	IPSC	Nordic Journal of Psychiatry	1997	1502-4725	8
150	HNUC	Nutrition and Cancer	1997	1532-7914	8
151	YNNS	Nutritional Neuroscience (An International Journal on Nutrition, Diet and Nervous System) Online	1997	1476-8305	12
152	IOHC	Occupational Therapy in Health Care	1997	1541-3098	4
153	WOMH	Occupational Therapy In Mental Health	1997	1541-3101	4
154	IOII	Ocular Immunology & Inflammation	1997	1744-5078	8
155	UACC	Oncology Issues	1997	1045-3356	6
156	IOPE	Ophthalmic Epidemiology	1997	1744-5086	6
157	IOPG	Ophthalmic Genetics	1997	1744-5094	6
158	IORB	Orbit	1997	1744-5108	6
159	YPCH	Paediatrics and International Child Health	1997	2046-9055	4
160	YPGH	Pathogens and Global Health	1997	2047-7732	8
161	IPHO	Pediatric Hematology & Oncology	1997	1521-0669	8
162	IPHD	Pharmaceutical Development and Technology	1997	1097-9867	10
163	IPOG	Physical & Occupational Therapy in Geriatrics	1997	1541-3152	4
164	IPOP	Physical & Occupational Therapy in Pediatrics	1997	1541-3144	6
165	YPTR	Physical Therapy Reviews	1997	1743-288X	6
166	IPTP	Physiotherapy: Theory and Practice	1997	1532-5040	12

167	IPLT	Platelets	1997	1369-1635	8
168	IPGM	Postgraduate Medicine	1997		8
169	IPEC	Prehospital Emergency Care	1997	1545-0066	6
170	YPPC	Progress in Palliative Care (Science and the Art of Caring)	1997	1743-291X	6
171	UPSY	Psychiatry: Interpersonal and Biological Processes	1997	1943-281X	4
172	CPHM	Psychology, Health & Medicine	1997	1465-3966	10
173	ICDV	Scandinavian Cardiovascular Journal	1997	1651-2006	6
174	ICLB	Scandinavian Journal of Clinical & Laboratory Investigation	1997	1502-7686	8
175	IGAS	Scandinavian Journal of Gastroenterology	1997	1502-7708	12
176	IOCC	Scandinavian Journal of Occupational Therapy	1997	1651-2014	7
177	IRHE	Scandinavian Journal of Rheumatology	1997	1502-7732	6
178	ISJU	Scandinavian Journal of Urology	1997	2168-1813	6
179	ISIO	Seminars in Ophthalmology	1997	1744-5205	8
180	ISMR	Somatosensory & Motor Research	1997	1369-1651	4
181	YSLH	Speech, Language and Hearing	1997	2050-5728	4
182	ISTR	Strabismus	1997	1744-5132	4
183	ISTS	Stress: The International Journal on the Biology of Stress	1997	1607-8888	6
184	WSUB	Substance Abuse	2002, Volume 1/1	1547-0164	4
185	ISUM	Substance Use & Misuse	1997	1532-2491	14
186	IAAN	Systems Biology in Reproductive Medicine	1997	1939-6376	6
187	ITAM	The Aging Male	1998	1473-0790	4
188	IADA	The American Journal of Drug and Alcohol Abuse: Encompassing All Addictive Disorders	1997	1097-9891	6
189	IEJC	The European Journal of Contraception & Reproductive Health Care	1997	1473-0782	6
190	YSCM	The Journal of Spinal Cord Medicine	1997	2045-7723	6
191	UTNJ	The Neurodiagnostic Journal	1997	2375-8627	4
192	KTIB	Tissue Barriers	2013	2168-8370	5
193	YTSR	Topics in Stroke Rehabilitation	1997	1945-5119	8
194	ITXM	Toxicology Mechanisms & Methods	1997	1537-6524	9

195	ITXR	Toxin Reviews	1997	1556-9551	4
196	IUSP	Ultrastructural Pathology	1997	1521-0758	6
197	RVCH	Vulnerable Children & Youth Studies	2006, Volume 1/1	1745-0136	4
198	WWAH	Women & Health	1997	1541-0331	10
199	YOTB	World Federation of Occupational Therapists Bulletin	1997	2056-6077	2
200	IWBP	World Journal of Biological Psychiatry	2000	1814-1412	8
201	IXEN	Xenobiotica	1997	1366-5928	12

SCHEDULE 6

Online Terms

Part I - Using the Site

1. Information about Us

The Site is owned and operated by Informa UK Limited ("Informa," "We," or "Us") whose registered office is at 5 Howick Place, London, SW1P 1WG. We are registered in England and Wales under company number 1072954.

2. Site structure and the Materials

The content on the Site consists of:

- a. "Free Materials": all content that is made available by Us for free. This may include specific content made available: (i) to an individual through a periodic offer allowing free access for a limited period of time using either an access token or (for one session only) a session token; (ii) to the general public as free access content; or (iii) to an individual through referrer access from a relevant third party referring website;
- b. "Premium Materials": all content that can be purchased; and
- c. "Open Access Materials": all content that is available on an open access basis.

The Free Materials, Premium Materials and Open Access Materials together comprise the "Materials."

If you register on the Site, this allows you to personalise the service we provide to you in relation to the Materials. Registration is required in order to access Free Materials using an access token and to purchase Premium Materials.

Accessing the Site

Use of the Site is restricted to those aged 18 or over only. Anyone under the age of 18 may only use the Site if accompanied by an adult. In addition to these Terms, use of and access to registered user areas and subscription areas is subject to any applicable registered user or subscription agreement.

Whilst We endeavor to ensure that the Site is normally available 24 hours a day, access to the Site is provided on a temporary basis, and We reserve the right to withdraw or amend the service We provide on the Site without notice. We will not be liable if for any reason the Site is unavailable at any time or for any period.

We aim to update our site regularly, and may from time to time change the Materials as well as the type of subscription/registration needed to access any of the Materials. If the need arises, We may suspend access to the Site, or close it indefinitely.

You are responsible for making all arrangements necessary for you to have access to the Site and the Materials, including the arrangement and acquisition of software, hardware, and any necessary Internet connection and telecommunications equipment. You are also responsible for ensuring that all persons who access the Site through your Internet connection are aware of these Terms and that they comply with them and you also understand that you and not Us are responsible for all electronic communications and content sent from your computer to Us.

Viruses, hacking, and other offenses

You must not misuse the Site by knowingly introducing viruses, Trojans, worms, logic bombs, or other material which is malicious or technologically harmful. You must not attempt to gain unauthorized access to the Site or any part of it, the server on which the Site is stored, or any server, computer, or database connected to the Site. You must not attack the Site via a denial-of-service attack or a distributed denial-of-service-attack.

By breaching this provision, you would commit a criminal offence under the Computer Misuse Act 1990. We will report any such breach to the relevant law enforcement authorities and We will co-operate with those

authorities by disclosing your identity to them. In the event of such a breach, your right to use the Site will cease immediately.

We will not be liable for any loss or damage caused by a distributed denial-of-service attack, viruses, or other technologically harmful material that may infect your computer equipment, computer programs, data, or other proprietary material due to your use of the Site or due to your downloading of any material posted on it, or any website linked to it.

Linking to the Site

You may link to our home page, a journal home page or an article page using the sharing tools provided by Us provided you do so for non-commercial purposes and in a way that is fair and legal and does not damage our reputation or take advantage of it. You must not establish a link in such a way as to suggest any form of association, approval, or endorsement on our part where none exists or in a way that makes material or content available to a third party who would not otherwise have free access to it (for example, by making subscription-only content freely available to a non-subscriber). Authors and co-authors of an article published by Us should refer to the My Authored Works part of the Site for further information on linking to their own article.

The Site must not be framed on any other site. We reserve the right to withdraw linking permission without notice.

Links from the Site

Where the Site contains links to other sites and resources provided by third parties, these links are for your information only. We have no control over the contents of these sites or resources and accept no responsibility for them or for any loss or damage that may arise from your use of them.

Third party advertisements

Certain parts of the Site contain third party provided advertisements or 'banner ads'. These ads are managed and provided to us by a third party advertising broker. Our display of advertisements for, or links to, any other company or site does not signify our endorsement of such company or site (or the contents of that site). We accept no liability or responsibility for the content of third party advertisements, including, without limitation, any error, omission or inaccuracy contained in them, or for any loss or damage that may arise from such advertisements.

Our liability

The Site and the Materials are provided on an "as is" basis. Subject to the below, Informa excludes all liability whether in contract, tort (including liability for negligence), or otherwise for the suitability, accuracy, or fitness for any purpose of the Site and any Material and limits its liability for any other liability under these terms or any related agreement to the fees payable by you for the element of the Site or the Material found to be in breach of these terms.

Subject to the below We exclude all liability for loss of business revenue or profits, anticipated savings, or wasted expenditure, corruption, or destruction of data or for any indirect or consequential loss whatever.

Informa does not limit or exclude its liability for death or personal injury caused by its negligence or any other liability the limitation or exclusion of which is prohibited by law.

Save as expressly permitted in these terms, all warranties, conditions, or other terms implied by statute, common law, or otherwise are excluded by Informa to the fullest extent permitted by law.

The Materials may be out of date at any given time, and while We may from time to time update the Materials We are under no obligation to do so.

Google translations

The Google translate facility on the Site generates a statistical machine based translation that is not retained in our system. Informa, our agents, and our licensors make no representations or warranties whatsoever as to the accuracy, completeness, or suitability for any purpose of the translation. Informa shall not be liable for any losses, actions, claims, proceedings, demands, costs, expenses, damages, and other liabilities whatsoever or howsoever caused arising directly or indirectly in connection with, in relation to or arising out of the use of the translation. Your use of this feature is subject to these Terms.

Indemnity

You agree to indemnify Informa against any costs, claims, damages, or expenses arising from any use by you (including by Authorized Users as defined in paragraph 11 below) of the Materials under these Terms which are brought or threatened against Informa by another person.

Information about you and your visits to the Site

We process information about you in accordance with our [Privacy Policy](#). By using the Site, you consent to such processing and you warrant that all data provided by you is accurate.

Part II - Intellectual property and access and license types

3. Becoming a registered user and use of passwords

Access to certain areas of the Site will be restricted to registered users only. You can apply to become a registered user [here](#).

No application to become a registered user will be accepted unless and until specifically stated by Us in writing and We reserve the right to refuse any application We receive.

If We do accept your application, We will provide you with a user identification code and password which you will need to enter to access certain parts of the Site. You must treat this information as confidential and you must not disclose it to any third party.

The acceptance by Us of an application to be a registered user does not grant you access rights to any Premium Materials unless and until We receive payment from you of any relevant fee.

You confirm that all the details supplied by you when you register are accurate and complete. You agree to notify the Taylor & Francis Online helpdesk (support@tandfonline.com) promptly of any changes. Should you make any significant change to your details, you must notify Us not less than ten (10) days before the change takes effect.

We reserve the right to disable any user identification code or password, whether chosen by you or allocated by Us at any time, if in our opinion you have failed to comply with any of the provisions of these terms.

In order to operate your account you will be issued with a password. You are responsible for the security and proper use of your passwords and your account, including all charges incurred through them. You must inform the Taylor & Francis Online helpdesk (support@tandfonline.com) immediately if you have any reason to believe that any of your passwords have become known to someone not authorized to use them. If We reasonably believe that there is likely to be a breach of security or misuse of the service or your account, We may change your passwords immediately and will notify you accordingly.

4. Intellectual property rights

We are the owner or the licensee of all copyright, trademarks, design rights, database rights, confidential information, or any other intellectual property rights (together the "Intellectual Property") in the Site, the content and the Materials.

The Materials are protected by copyright and other intellectual property laws and treaties around the world. All such rights are reserved. Your right to access and use the Site and the Materials is strictly limited to that set out below and, where applicable, in any accompanying license agreement between you and Us.

a. Free Materials

i. Access to Free Materials using an access token

To access Free Materials included in a periodic offer using an access token, you will need to register, log in and activate the access token to view the content. Only one access token per offer is allowed per person and reactivation of the token once used is not permitted unless the token specifically allows reactivation after a defined period chosen by Us.

ii. Usage rights for Free Materials

We grant you a limited and revocable license to access and make personal use (including permission to print off one copy, and to download extracts) of any page containing Free Materials for your personal reference and you may draw the attention of others within your organization to the Free Materials.

You must not (i) modify the paper or digital copies of any Free Materials you have printed off or downloaded in any way; (ii) use any illustrations, photographs, video or audio sequences, or any graphics separately from any accompanying text; and (iii) systematically download and store complete issues or volumes of any one journal.

If you print off, copy, or download any part of the Site or the Free Materials in breach of these Terms, your right to use the Site will cease immediately and you must, at our option, return or destroy any copies of the Free Materials you have made.

This license does not include any derivative use of the Site or the Materials, any collection and use of any product listings, descriptions, or prices; any downloading or copying of account information for the benefit of another merchant; or any use of data-mining, robots, or similar data-gathering and extraction tools. In addition, you may not use meta tags or any other "hidden text" utilizing our name or the name of any of our group companies without our express written consent.

You must not use any part of the Free Materials for commercial purposes without first obtaining a license in writing to do so from us.

Our status (and that of any identified contributors) as the authors of Free Materials on our site must always be acknowledged.

b. Premium Materials

In addition to the terms set out above, your use of any Premium Materials is subject to an additional license, the nature and content of which will vary according to the type of Premium Materials purchased and whether you are purchasing as an individual or on behalf of an organization.

i. Access and usage rights for individuals/consumers

eBooks

When purchasing an eBook as an individual, We will, on acceptance of your order, grant you the non-exclusive, non-transferable right to access the eBook on your PC or hand-held digital device and retrieve and temporarily cache it in your browser or proxy cache of the licensee. You may not use the eBook in whole or in part for the purposes of inter-library loan, for any external commercial re-use, or for the creation of course packs or similar collections of data. This right may be terminated by Us if you breach any of these terms.

Individual subscriptions and online access

Individual subscriptions are limited to individual personal and private use only and shall not be used to substitute for an existing or potential library or other subscription and shall not be networked to any other site, nor posted to a library or public website.

To access the online service as an individual you will need to follow the subscription procedures that relate to the particular Materials you are subscribing to.

ii. Access and usage rights for members of societies, institutions, and corporations

You may only access and use Premium Materials purchased by an institution, corporation, or society, if We have been notified by them that you are an authorized user.

If you are an authorized user of any such institution, society, or a corporation which has acquired access rights on your behalf, your use and access of the Site will be governed by the terms contained in any such institutional/corporate/society agreement signed by the corporation/institution/society of which you are a member, as well as these Terms. By way of example, copies of template versions of these agreements may be available on Taylor & Francis Online. However, the license signed by your particular corporation/institution/society may differ, so please speak to your librarian if you are unsure about whether your intended use is permitted under the terms of access We have granted to you.

iii. Other terms and conditions

Your access to and use of the Materials may be subject to additional terms and conditions as agreed by you and Us from time to time, except that any such obligations will not apply to any dispute between you and Us arising, or arising out of events occurring before the date of such additions.

c. Open Access Materials

Taylor & Francis and Routledge Open ("Open") is an innovative program of high quality, rigorously reviewed, rapid publication open access journals from Taylor & Francis across science, social and behavioral sciences, and the humanities.

Taylor & Francis and Routledge Open Select ("Open Select") provides the author or sponsors the option to make an article open access online in one of Taylor & Francis's subscription-based journals for a publication fee. This option is made available once an article has been accepted.

Taylor & Francis and Routledge Open articles are normally published under a Creative Commons Attribution License <http://creativecommons.org/licenses/by/3.0/>. However, authors may opt to publish under a Creative Commons Attribution-Non-Commercial License <http://creativecommons.org/licenses/by-nc/3.0/>. Taylor & Francis and Routledge Open Select articles are currently published under a license to publish, which is based upon the Creative Commons Attribution-Non-Commercial No-Derivatives License, but allows for text and data mining of work. Authors also have the option of publishing an Open Select article under the Creative Commons Attribution License <http://creativecommons.org/licenses/by/3.0/>.

It is essential that you check the license status of any given Open and Open Select article to confirm conditions of access and use.

i. Access and usage rights

Where Taylor & Francis and Routledge Open articles and Taylor & Francis and Routledge Open Select articles are made available on an open-access basis, no subscription fee or article-pay-to-view fee or any other form of access fee are payable by you, and no publication embargo is applied.

Papers published under the Creative Commons Attribution License (CC BY)

All articles published by Taylor & Francis / Routledge under the Creative Commons Attribution License <http://creativecommons.org/licenses/by/3.0/> on an open-access basis are licensed by the respective authors of such articles for use and distribution by you subject to citation of the original source in accordance with the terms of the license under which the work was published (please check the license statement for the relevant article(s)). No permission is required from the authors or publishers. Appropriate attribution can be provided by citing the original article, for example, "The Version of Scholarly Record of this Article is published in (JOURNAL TITLE) (year of publication), available online at: <http://www.tandfonline.com/> (Article DOI)." For any reuse or redistribution of an article, users must also make clear the license terms under which the article was published and retain all copyright notices and disclaimers.

If an article is published under a Creative Commons Attribution License, you may access, download, copy, display, and redistribute Taylor & Francis and Routledge Open articles and Taylor & Francis and Routledge Open Select articles as well as adapt, translate, text- and data-mine content contained in Taylor & Francis and Routledge Open articles and Taylor & Francis and Routledge Open Select articles, subject to the following conditions:

- you will not compromise the author's moral right to the integrity of their work and you will make proper attribution of the work but not in any way that suggests that you or your use of the work are in any way endorsed by the author or Taylor & Francis.
- this permission does not cover any third-party copyrighted work which may appear in the work requested. Where content in Taylor & Francis and Routledge Open articles and Taylor & Francis and Routledge Open Select articles is identified as belonging to a third party, you will be responsible for obtaining all necessary permissions and consents to any reuse from any such third party.

Papers published under the Creative Commons Attribution-Non-Commercial License

All articles published by Taylor & Francis / Routledge under the Creative Commons Attribution-Non-Commercial License <http://creativecommons.org/licenses/by-nc/3.0/> on an open-access basis are licensed by the

respective authors of such articles for use and distribution by you, on a non-commercial basis, subject to citation of the original source in accordance with the terms of the license under which the work was published (please check the license statement for the relevant article(s)). No permission is required from the authors or publishers for non-commercial reuse. Requests for commercial reuse should be directed to the rightsholder. Appropriate attribution can be provided by citing the original article, for example, "The Version of Scholarly Record of this Article is published in (JOURNAL TITLE) (year of publication), available online at: <http://www.tandfonline.com/> (Article DOI)." For any reuse or redistribution of an article, users must also make clear the license terms under which the article was published and retain all copyright notices and disclaimers. This permission does not cover any third-party copyrighted material which may appear in the work requested.

Papers published under the Taylor & Francis / Routledge Non-Commercial No-Derivatives License

Open Select articles published by Taylor & Francis / Routledge under Taylor & Francis / Routledge Non-Commercial No-Derivatives license on an open-access basis are licensed by the respective authors of such articles for use and distribution by you, on a non-commercial basis, subject to citation of the original source in accordance with the terms of the license under which the work was published (please check the license statement for the relevant article(s)). You may access, download, copy, display, and redistribute articles as well as text- and data-mine content contained within articles. Derivative works are prohibited; you may not alter, transform, or build upon articles. No permission is required from the authors or publishers for non-commercial reuse. Requests for commercial reuse should be directed to the rightsholder. Appropriate attribution can be provided by citing the original article, for example, "The Version of Scholarly Record of this Article is published in (JOURNAL TITLE) (year of publication), available online at: <http://www.tandfonline.com/> (Article DOI)." For any reuse or redistribution of an article, users must also make clear the license terms under which the article was published and retain all copyright notices and disclaimers. This permission does not cover any third-party copyrighted material which may appear in the work requested.

ii. Commercial reuse

For the avoidance of doubt, commercial purposes include but are not limited to:

- the copying or downloading of Taylor & Francis and Routledge Open articles and Taylor & Francis and Routledge Open Select articles, or linking to such postings, for further redistribution, sale or licensing, for a fee
- the copying, downloading, or posting of Taylor & Francis and Routledge Open articles and Taylor & Francis and Routledge Open Select articles by a site or service that incorporates advertising with such content;
- the inclusion or incorporation of Taylor & Francis and Routledge Open article and Taylor & Francis and Routledge Open Select article content in other works or services (other than normal quotations with an appropriate citation) that is then available for sale or licensing, for a fee;
- the use of Taylor & Francis and Routledge Open article and Taylor & Francis and Routledge Open Select article content (other than normal quotations with appropriate citation) by for-profit organizations for promotional purposes, whether for a fee or otherwise; and
- the use of Taylor & Francis and Routledge Open articles and Taylor & Francis and Routledge Open Select articles for the purposes of monetary reward by means of sale, resale, license, loan, transfer, or other form of commercial exploitation.

If you wish to use Taylor & Francis and Routledge Open articles and Taylor & Francis and Routledge Open Select articles in a way which is not permitted by the above license, you must contact either the rightsholder or Taylor & Francis / Routledge.

iii. Translations

If you make any translations of Taylor & Francis and Routledge Open articles and Taylor & Francis and Routledge Open Select articles, for which a prior translation agreement with Taylor & Francis has not been established, you must prominently display the following statement on any such translation:

"This is an unofficial translation of a [Taylor & Francis and Routledge Open article / Taylor & Francis and Routledge Open Select article] that appeared in a Taylor & Francis publication. Taylor & Francis and / or the rightsholder has not endorsed this translation."

iv. No Warranty

Versions of published Taylor & Francis and Routledge Open articles and Taylor & Francis and Routledge Open Select articles that are hosted by institutional or subject repositories or any other third-party website were developed during the publication process of the definitive version of record that appears on Taylor & Francis' publishing online platform <http://www.tandfonline.com/>. Versions of published Taylor & Francis and Routledge Open articles and Taylor & Francis and Routledge Open Select articles posted to institutional or subject repositories or any other third-party website are without warranty from Taylor & Francis of any kind, either expressed or implied, including, but not limited to, warranties of merchantability, fitness for a particular purpose, or non-infringement. In no event shall Taylor & Francis be liable for any loss or damage arising out of, or in connection with, the use or performance of this information.

5. Conflicting terms

In the event and to the extent of any conflict between the provisions of these Terms and any other agreement referred to in these Terms, the provisions of the other agreement will apply

Part III - The Public Areas

6. Use of Public Areas and Content Standards

From time to time, We may operate interactive areas on the Site in the form of blogs, wikis, comment forums, or message boards, where users can review topical debate and, sometimes, post comments and upload materials to the Site (the "Public Areas").

The views expressed in the Public Areas are those of the individuals and are not necessarily those of Informa. Any content, recommendation, or other information within the Public Areas is viewed and used by you at your own risk and Informa does not warrant, in any respect, the accuracy or reliability of any of the information posted in the Public Areas.

By posting your comments or materials on the Public Areas you agree to abide by these Terms including but not limited to the Content Standards set out below.

7. Content Standards

These Content Standards apply to each part of a contribution as well as to its whole. The Content Standards must be complied with in spirit as well as to the letter. Informa will determine, in its discretion, whether a contribution breaches the Content Standards.

Please do not:

- Make multiple contributions. So that We can publish comments from as many different people as possible, participants should keep their number of contributions per debate to a reasonable level. Multiple contributions from one individual, or small number of individuals, discourage many others who might otherwise wish to take part;
- Spam by reposting the same message, or very similar messages, more than once;
- Publicize or attempt to publicize anyone else's contact details or compromise anyone else's privacy in any way; and/or
- Use any name other than your bona fide family name.

In addition, please do not submit contributions which:

- Are irrelevant and/or lower the value of the debate as these will not be posted;
- Include advertisements, promotions of products or services, or any third-party links;
- Are in any language other than English; and/or
- Are in full capital letters.

Furthermore a contribution must:

- Be accurate (where it states facts);
- Be genuinely held (where it states opinions);

- Comply with the law applicable in England and Wales and in any country from which it is posted; and/or
- Be relevant.

A contribution must not:

- Be defamatory of any person and/or otherwise be unlawful or fraudulent, or have any unlawful or fraudulent purpose or effect;
- Be obscene, offensive, hateful, or inflammatory;
- Promote discrimination based on race, sex, religion, nationality, disability, sexual orientation, or age;
- Disclose the name, address, telephone, mobile, or fax number, email address or any other personal data in respect of any individual;
- Infringe any copyright, database right, or trade mark of any other person;
- Breach any legal duty owed to a third party, such as a contractual duty or a duty of confidence;
- Be in contempt of court;
- Be likely to harass, upset, embarrass, alarm, or annoy any other person;
- Impersonate any person, or misrepresent your identity or affiliation with any person;
- Give the impression that the contribution emanates from Informa if this is not the case;
- Advocate, promote, incite any third party to commit, or assist any unlawful or criminal act;
- Contain a statement which you know or believe, or have reasonable grounds for believing, that members of the public to whom the statement is, or is to be, published are likely to understand as a direct or indirect encouragement or other inducement to the commission, preparation, or instigation of acts of terrorism; and/or
- Contain any advertising or promote any services or web links to other sites.

8. Breach of Content Standards

If, acting reasonably, We consider that a breach of the Content Standards has occurred, We may at our discretion take such action as We deem appropriate. Failure to comply with these rules constitutes a material breach of the terms of use on which you are permitted to use the Public Areas, and may result in our taking all or any of the following actions:

- Immediate, temporary, or permanent withdrawal of your right to use the Public Areas;
- Immediate, temporary, or permanent removal of any contribution already posted on the Public Areas;
- Issue of a warning to you;
- Legal proceedings against you for reimbursement of all costs on an indemnity basis (including, but not limited to, reasonable administrative and legal costs) resulting from the breach;
- Further legal action against you; and/or
- Disclosure of such information to law enforcement authorities as We reasonably feel is necessary or as required by law.

We exclude our liability for all action We may take in response to breaches of these rules. The actions described above are not limited, and We may take any other action We reasonably deem appropriate.

9. Grant of license in contributions and moderation policy

By submitting a contribution to the Public Areas, you agree to grant Informa a non-exclusive license to use that contribution and all Intellectual Property contained within it. Although you will still own the Intellectual Property in your contribution, Informa will have the right to freely use, edit, alter, adapt, create derivative works from, perform, play, reproduce, publish, and/or distribute the material contained in your contribution. This license will be free of charge, perpetual, and capable of sub-license. Informa may exercise all Intellectual Property and publicity rights in the material contained in your contribution in all jurisdictions, to their full extent and for the full period for which any such rights exist in that material. You also agree to waive all moral rights

in relation to your contribution for the purposes of the license set out above. If you are not willing or in a position to grant such a license to Informa, please do not submit the contribution to the Public Areas.

Whilst Informa is under no obligation to moderate your contribution, We reserve the right to do so and exclude any liability for loss or damage you may suffer through your use of the Public Areas.

Please also note that in accordance with the Content Standards set out in these Terms, you must ensure that your contribution does not infringe any Intellectual Property right of any other person. By submitting your contribution to the Public Areas, you are warranting that you have the right to grant Informa the non-exclusive license described above and you indemnify Us for any breach of that warranty. You also warrant to take such steps as may be necessary to give effect to the license granted above. We have the right to disclose your identity to any third party who is claiming that any material posted or uploaded by you to the Site constitutes a violation of the Intellectual Property rights.

10. Complaints

If you wish to complain about any contribution posted to the Public Areas, please contact support@tandfonline.com. We will then review the contribution and decide whether it complies with our Content Standards. We will deal with any contribution which, in our opinion, violates our Content Standards as described above. We will inform you of the outcome of our review within a reasonable time of receiving your complaint.

Part IV - E-commerce

11. Terms and conditions of supply

The following terms shall apply to e-commerce transactions taking place on or via the Site.

For the purposes of the clauses below:

“Publication” means any journal, book or report offered for sale in hard copy via the Site

“Digital Content” means any content acquired by you and delivered by Us in electronic form and/or any rights granted to you to access content available on the Site.

“Premium Materials” includes both Publications and Digital Content.

By placing an order through the Site, you warrant that:

- (a) you are legally capable of entering into binding contracts; and
- (b) you are at least 18 years old.

12. How the contract is formed between you and Us

After placing an order, you will receive an email from Us acknowledging that We have received your order. Please note that this does not mean that your order has been accepted. Your order constitutes an offer to Us to buy the Premium Materials. All orders are subject to acceptance by Us, and We will confirm such acceptance to you by the following methods:

- In the case of a Publication: sending you an email that confirms that the Publication has been dispatched (the Dispatch Confirmation);
- in the case of Digital Content: giving you confirmation on screen, followed by an email containing a link to access the Digital Content.

The contract will only be formed when We send either of the communications set out above. The contract will only relate to the Premium Materials whose dispatch We confirm in the relevant email. We will not be obliged to supply products or permit access to any other content which may have been part of your order until you receive an email specifically relating to the Premium Materials.

13. Availability and Delivery

If ordering a Publication, your order will be fulfilled by the delivery date set out in the Dispatch Confirmation or, if no delivery date is specified, then within 30 days¹ of the date of the Dispatch Confirmation, unless there are exceptional circumstances.

Digital Content will be available for the period of time specified when you place your order.

14. Risk and Title of Publications

All Publications will be at your risk from the time of delivery.

Ownership of the Publications will only pass to you when We receive full payment of all sums due in respect of the Publications including delivery charges, but nothing in this clause constitutes an assignment or grant of any Intellectual Property Rights in the Publication.

15. Price and Payment

The price of any Premium Materials will be as quoted on the Site from time to time, except in cases of obvious error.

Prices are liable to change from time to time, but changes will not affect orders in respect of which We are already sent you a Dispatch Confirmation.

The Site contains a large amount of Premium Materials and it is always possible that, despite our best efforts, some of the Premium Materials listed on the Site may be incorrectly priced. We will normally verify prices as part of our dispatch procedures so that, where a Premium Material's correct price is less than our stated price, We will charge the lower amount when dispatching the Premium Materials to you. If the Premium Material's correct price is higher than the price stated on the Site, We will normally, at our discretion either contact you for instructions before dispatching the Premium Materials, or reject your order and notify you of such rejection.

We are under no obligation to provide the Premium Materials to you at the incorrect (lower) price, even after We have sent you a Dispatch Confirmation, if the pricing error is obvious and unmistakable and could have reasonably been recognised by you as a mis-pricing.

Payment for all Premium Materials must be by credit or debit card. We will not charge your credit or debit card until We dispatch your order.

16. Import Duty & Compliance with Local Laws

If you order Materials from the Site for delivery outside the UK, they may be subject to import duties and taxes which are levied when the delivery reaches the specified destination. You will be responsible for payment of any such import duties and taxes. Please note that We have no control over these charges and cannot predict their amount. Please contact your local customs office for further information before placing your order.

Please also note that you must comply with all applicable laws and regulations of the country for which the products are destined. We will not be liable for any breach by you of any such laws.

The Following additional Terms will apply if you are contracting as a Consumer:

17. Consumer Protection

If you are contracting as a consumer and have purchased:

- (a) Publications: you may cancel at any time within seven working days beginning on the day after you received the Publication or, if a Subscription, the first copy of any Publication due under such a Subscription.
- (b) Digital Content: you may cancel at any time within seven working days beginning on the day after you received the information from Us about how to access to the Digital Content, provided that you have neither accessed nor made any attempt to access the Digital Content in which case this right to cancel shall not apply.

In each case, if you are eligible, you will receive a full refund of the price paid for the Digital Content using the same method originally used by you to pay for your purchase, including the cost of sending the item to you.

However, if applicable, you will be responsible for the cost of returning the item to Us. To cancel, you must inform Us in writing. If you have purchased a Publication, you must return this to Us immediately in the same condition in which you received it and at your own cost and risk. You have a legal obligation to take reasonable care of the Publications whilst it is in your possession. If you fail to comply with this obligation, We may have a right of action against you for compensation.

Part V - General provisions

18. Written communications

Applicable laws require that some of the information or communications We send to you should be in writing. When using the Site, you accept that communication with Us will be mainly electronic. We will contact you by email or provide you with information by posting notices on the Site. For contractual purposes, you agree to this electronic means of communication and you acknowledge that all contracts, notices, information, and other communications that We provide to you electronically comply with any legal requirement that such communications be in writing. This communication does not affect your statutory rights.

19. Confidentiality

You agree to keep confidential all information concerning the business or affairs of Informa. This does not apply to any disclosure required by a court or regulatory body of competent jurisdiction, trivial information, or information already publicly available or demonstrably in your possession at the time of disclosure (other than as a result of breach of any confidentiality obligation).

20. Notices

All notices given by you to Us must be given to Informa at support@tandfonline.com. We may give notice to you at either the email or postal address you provide to Us when placing your order. Notice will be deemed received and properly served immediately when posted on the Site, 24 hours after an email is sent or three days after the posting of a letter. In proving the service of any notice, it will be sufficient to prove in the case of a letter that such letter was properly addressed, stamped, and placed in the post and, in the case of an email, that such email was sent to the specified email address of the addressee.

21. Transfer of rights and obligations

These Terms and any contract for the sale or purchase of Materials conducted via the Site are binding on you and Us and on our respective successors and assigns.

You may not transfer, assign, charge, or otherwise dispose of any of your rights or obligations arising under these Terms or any such contract, without our prior written consent.

We may transfer, assign, charge, sub-contract, or otherwise dispose of any of our rights or obligations arising under these Terms or any contract arising related to your use of the Site, at any time.

22. Events outside our control

We will not be liable or responsible for any failure to perform, or delay in performance of, any of our obligations under a contract that is caused by events outside our reasonable control (Force Majeure Event).

A Force Majeure Event includes any act, event, non-happening, omission, or accident beyond our reasonable control and includes in particular (without limitation) strikes, lock-outs or other industrial action, civil commotion, riot, invasion, terrorist attack or threat of terrorist attack, war (whether declared or not) or threat or preparation for war, fire, explosion, storm, flood, earthquake, subsidence, epidemic or other natural disaster, impossibility of the use of railways, shipping, aircraft, motor transport or other means of public or private transport, impossibility of the use of public or private telecommunications networks and the acts, decrees, legislation, regulations, or restrictions of any government.

Our performance under these Terms is deemed to be suspended for the period that the Force Majeure Event continues, and We will have an extension of time for performance for the duration of that period. We will use our reasonable endeavours to bring the Force Majeure Event to a close or to find a solution by which our obligations under the contract may be performed despite the Force Majeure Event.

23. Waiver

If We fail, at any time, to insist upon strict performance of any of your obligations under any of these Terms, or if We fail to exercise any of the rights or remedies to which We are entitled under these Terms, this shall not constitute a waiver of such rights or remedies and shall not relieve you from compliance with such obligations. A waiver by Us of any default shall not constitute a waiver of any subsequent default and no waiver by Us of any of these terms shall be effective unless it is expressly stated to be a waiver and is communicated to you in writing in accordance with clause 19 above.

24. Severability

If any of these Terms or any provisions of a contract are determined by any competent authority to be invalid, unlawful, or unenforceable to any extent, such term, condition, or provision will to that extent be severed from the remaining terms, conditions, and provisions which will continue to be valid to the fullest extent permitted by law.

25. Entire agreement

These Terms and any document expressly referred to in them (including but not limited to in particular any agreement referred to in clause 5) represent the entire agreement between us in relation to the subject matter of any contract and supersede any prior agreement, understanding, or arrangement between us, whether oral or in writing.

We each acknowledge that, in entering into a contract, neither of us has relied on any representation, undertaking, or promise given by the other or implied from anything said or written in negotiations between us prior to such contract, except as expressly stated in these terms and conditions.

Neither of us shall have any remedy in respect of any untrue statement made by the other, whether orally or in writing, prior to the date of any contract (unless such untrue statement was made fraudulently) and the other party's only remedy shall be for breach of contract as provided in these Terms.

26. Our right to vary these terms

We have the right to revise and amend these Terms or any clause contained within them from time to time to reflect changes in market conditions affecting our business, changes in technology, changes in payment methods, changes in relevant laws and regulatory requirements, and changes in our system's capabilities except that such revisions or amendments do not apply to any dispute between you and Us arising, or arising out of events occurring, before the date of such revision or amendment.

You will be subject to the policies and terms and conditions in force at the time that you order products from Us, unless any change to those policies or these terms is required to be made by law or governmental authority (in which case it will apply to orders previously placed by you), or if We notify you of the change to those policies or these terms before We send you the Dispatch Confirmation (in which case We have the right to assume that you have accepted the change to the Terms, unless you notify Us to the contrary within seven working days of receipt by you of the products).

27. Law and jurisdiction

You agree that the courts of England shall have exclusive jurisdiction to settle any disputes arising out of or in connection with these terms or their formation. For these purposes each party irrevocably submits to the jurisdiction of the courts of England.

