



DATE OF AGREEMENT:

PARTIES:

(1) Name(s):

Address(es):.....
.....
.....
.....

([together*]“the Author”); and

(2) **Blackwell Publishing Ltd.** (“the Publishers”) of 9600 Garsington Road, Oxford OX4 2DQ, England.

* if the work is co-authored

The Publishers intend to publish a work at present entitled *The International Studies Compendium Project* (“the Work”) under the editorship of **Robert A. Denemark and Renée Marlin-Bennett** (“the Editor”). The parties agree as follows.

1.. The Author will contribute to the Work an article at present entitled:

Title:
of between 8,000 – 10,000 words (excluding the first 25 bibliographic entries and additional elements)
Additional elements:

- Key terms (for lexicon)
- Mini-bio
- A set of electronic links to archives, datasets, pedagogical and/or other relevant materials

(“the Contribution”) and will write it to the satisfaction of the Editor and the Publishers.

2. The Author will deliver the text of the Contribution to the Editor by means of an electronic website according to the Publishers’ specifications, together with the originals of any illustrations, complete and in a condition ready for preparation for production according to the Publishers’ instructions within the timescale agreed with the Editor. The inclusion of any illustrations must be agreed in advance with the Editor. Neither the Editor nor the Publishers will be responsible for accidental loss or damage by fire or otherwise while the work is in their custody or in the course of preparation.

3. To reduce the length and expense of production time, the Editor will be responsible for all proof corrections. Accordingly, the Author will use his or her best endeavours to ensure that all required amendments and corrections are incorporated in the Contribution before it is submitted pursuant to clause 2. The Editor will have the right to make any revision to the Contribution which he or she deems appropriate,

but will make no substantive changes without first consulting the Author. The Editor will have the right to include or omit the Contribution in or from any subsequent edition of the Work.

4. The Author will be entitled to receive after electronic (online) publication of the Contribution free access to the electronic (online) version of the Work for a period of two years from publication of the Contribution. In addition the Author will have the right to purchase the entire set of volumes of the current print edition of the Work for personal use at a discount of 50% from the published price, and to purchase at a discount of 35% from the published price copies of any work published by the Publishers and currently in print, provided that all such purchases, including purchases of the Work, are paid for in advance by the Author.

5. The Author assigns the copyright and all other intellectual property rights, of whatever nature including electronic rights, throughout the world in the Contribution to the Publishers. The Author may include the Contribution in whole or in part in published collections of his or her own work provided that: (1) due acknowledgements are made to the Work, the Editor and the Publishers; (2) the Publishers reserve the right to charge a fee for the reproduction of typography from the Work; and (3) the Contribution will not be published in any form prior to publication of the Work.

6. If the Author fails to deliver the Contribution in accordance with clause 2, the Publishers may give notice declining to publish the Contribution, in which case the recompense specified in clause 4 will not be made available to the Author and this Agreement will terminate with immediate effect.

7.(a) The Author warrants to the Publishers that he or she is the sole author of the Contribution and is the owner of the rights assigned by this Agreement; that the Contribution is an original work and has not previously been published in any form anywhere in the world; that it is in no way whatever a violation of any existing copyright, moral right, database right, or of any right of privacy or other intellectual property, personal, proprietary or statutory right; that where the Author is responsible for obtaining permissions or assisting the Publishers in obtaining permissions for the use of third party material, all relevant permissions and/or information have been secured; that the Contribution contains nothing misleading, obscene, libellous or defamatory or otherwise unlawful; that all statements contained in the Contribution purporting to be facts are to the best of the Author's knowledge and belief true (the Author having made full and proper enquiries); that the Author has full power to make this Agreement; and that publication of the Contribution will not give rise to any liability on the part of the Publishers to any third party. The Author will indemnify the Publishers against any loss, injury or damage (including any legal costs or expenses and any compensation, costs and disbursements paid by the Publishers in accordance with legal advice to compromise or settle any claim) occasioned to the Publishers in connection with or in consequence of any breach of this warranty and which the Publishers are not able to recover under their insurance policies. This sub-clause will survive termination of this Agreement, however caused.

(b) The Publishers may insist that the Author alter the Contribution in any way they consider appropriate in order to remove material that they consider likely to be actionable at law. Any such alteration or removal will be without prejudice to, and will not affect, the Author's liability under clause 7(a) above.

8. The Author will be responsible, at his or her own expense, for obtaining permission to include in the Contribution any third party material including diagrammatic illustration and will provide the Editor with copies of all related correspondence. The Author is discouraged from using lengthy quotations that require written permission.

9. If it is agreed that the Contribution will contain diagrammatic illustrations the Author will provide as appropriate at his or her expense artwork suitable for reproduction in the Work.

10. This Agreement is governed by English law, and will be subject to the exclusive jurisdiction of the English courts.

SIGNED BY THE AUTHOR

SIGNED FOR AND ON BEHALF OF
BLACKWELL PUBLISHING LTD.

.....
Signature

.....
Signature

Date:

Name: Justin Vaughan

.....
Author's Value Added Tax Registration Number*

Position: Publisher

.....
Author's Social Security Number**

Date:

- * Where appropriate (applies to residents of the European Union only)
- ** US citizens or residents only

Please return a signed copy of this contract (signed by all contributors where co-authored) to:

Karen Raith
Editorial Assistant
Wiley-Blackwell
9600 Garsington Road
Oxford OX4 2DQ