

Instructions on How to Complete the Springer Consent to Publish Form for Camera Ready Paper Submission:

[Click here](#) to download the Springer Consent to Publish (Copyright Transfer Agreement) Required for Full Paper Submissions in the submission system.

IMPORTANT: You must complete the following three steps for the form to be accepted:

Page 1: Type Authors Information

Publishing Agreement **SPRINGER NATURE**
for Contributions in Collected Works

This Publishing Agreement (this "Agreement") has been approved by and entered into between **[names + addresses of all co-authors of the chapter, including the corresponding author (where possible with ORCID)]** (the "Author") whereas, in the event that the Author is more than one person, **[name of the corresponding/Primary or Registered author]** serves as corresponding author (the "Corresponding Author")

on the one part and

Springer Nature Switzerland AG
Gewerbstrasse 11, 6330 Cham, Switzerland
(the "Publisher")

on the other part;
together hereinafter referred to as the "Parties".

The Publisher intends to publish the Author's contribution in a collected work provisionally entitled:

(the "Work")
edited by:
Editors
(the "Editor")

Type all your paper authors

Type your paper corresponding Author name and email

Page 1

Page 1: Complete Title of the Contribution

§2 Subject of the Agreement

2.1 The Author will prepare a contribution p **[Title of the Contribution]** Type your full paper title

The expression "Contribution" as used in this Agreement means the contribution as identified above, and includes without limitation all related material delivered to the Publisher by or on behalf of the Author whatever its media and form (including text, graphical elements, tables, videos and/or links) in all versions and editions in whole or in part.

2.2 The Contribution may contain links (e.g. frames or in-line links) to media enhancements (e.g. additional documents, tables, diagrams, charts, graphics, illustrations, animations, pictures, videos and/or software) or to social or functional enhancements, complementing the Contribution, which are provided on the Author's own website or on a third party website or repository (e.g. maintained by an institution) subject always to the Author providing to the Editor, at the latest at the delivery date of the manuscript for the Contribution, an accurate description of each media enhancement and its respective website or repository, including its/their owner, nature and the URL. The Publisher is entitled to reject the inclusion of, or suspend, or delete links to all or any individual media enhancements.

2.3 In the event that an index is deemed necessary, the Author shall assist the Editor in its preparation (e.g. by suggesting index t

Page 1

Page 5: Signature of Corresponding Author and Date of Signing

§13 General Provisions

13.1 This Agreement, and the documents referred to within it, constitute the entire agreement between the Parties with respect to the subject matter hereof and supersede any previous agreements, warranties, representations, undertakings or understandings. Each Party acknowledges that it is not relying on, and shall have no remedies in respect of, any undertakings, representations, warranties, promises or assurances that are not set forth in this Agreement. Nothing in this Agreement shall exclude any liability for or remedy in respect of fraud, including fraudulent misrepresentation. This Agreement may be modified or amended only by agreement of the Parties in writing. For the purposes of modifying or amending this Agreement, "in writing" requires either a document written and signed by both the Parties or an electronic confirmation by both the Parties with DocuSign or a similar e-signature solution. Any notice of termination and/or reversion and, where applicable, any preceding notices (including any requesting remediable action under the Clause "Termination") must be provided in writing and delivered by post, courier or personal delivery addressed to the physical address of the relevant Party as set out at the beginning of this Agreement or any replacement address notified to the other Party for this purpose. All such notices shall become effective upon receipt by the other Party. Receipt is deemed to have taken place five working days after the respective notice was sent by post or left at the address by courier or personal delivery. If the Publisher is the terminating Party the notice need only be provided to the address of the Corresponding Author. If the Author is the terminating Party a copy of the notice must also be sent to the Publisher's Legal Department located at Heidelberger Platz 3, 14197 Berlin, Germany.

13.2 Nothing contained in this Agreement shall constitute or shall be construed as constituting a partnership, joint venture or contract of employment between the Publisher and the Author. No Party may assign this Agreement to third parties but the Publisher may assign this Agreement or the rights received hereunder to its affiliated companies. In this Agreement, any words following the terms "include", "including", "in particular", "for example", "e.g." or any similar expression shall be construed as illustrative and shall not limit the sense of the words preceding those terms.

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

13.4 A person who is not a party to this Agreement (other than an affiliate of the Publisher) has no right to enforce any terms or conditions of this Agreement. This Agreement shall be binding upon and inure to the benefit of the successors and assigns of the Publisher. If one or more provisions of this Agreement are held to be unenforceable (in whole or in part) under applicable law, each such provision shall be deemed excluded from this Agreement and the balance of the Agreement shall remain valid and enforceable but shall be interpreted as if that provision were so excluded. If one or more provisions are so excluded under this Clause then the Parties shall negotiate in good faith to agree an enforceable replacement provision that, to the greatest extent possible under applicable law, achieves the Parties' original commercial intention.

The Corresponding Author signs this Agreement on behalf of any and all co-authors.

Signature of Corresponding Author:

Date:



Print and hand SIGN
(typed name wont be accepted)



Type today date

Page 5

Note: One author may sign on behalf of all of the other authors of a particular paper

Upload your completed consent form directly in the submission system along with your full paper (Camera-ready) files: <http://ihiet-ai.org/submission.html>

Questions or need help? please send to support@ihiet-ai.org