revert to the World Health Organization, which shall be free to grant them to another Publisher.

15. If at any time the Publisher allows the Translation to go out of print or off the market in all editions issued, and if within six months after receiving written notice from WHO to do so, a new edition has not been reprinted and placed on the market, then all rights granted under this Agreement shall immediately and without further notice revert to WHO.

16. Any other conditions shall be agreed upon by exchange of letters between the Publisher and WHO.

17. Any dispute relating to the interpretation or application of this contract shall, unless amicably settled, be subject to conciliation. In the event of failure of the latter, the dispute shall be settled by arbitration. Arbitration shall be conducted in accordance with the modalities to be agreed between the parties or, in the absence of agreement, with the rules of arbitration of the International Chamber of Commerce. The parties shall accept the arbitral awards as final.

18. Nothing contained herein shall be construed as a waiver of any of the privileges and immunities enjoyed by WHO under national or international law, and/or as submitting WHO to any national court jurisdiction.

We hereby declare that we accept the above conditions

Signed on behalf of the Faculty of Nursing & Midwifery, Tabriz University of Medical Sciences

Title: ........................................
Date: ........................................

Signed on behalf of the World Health Organization

Dr Largh Gollegly
Coordinator, WHO Press
23 September 2016

TR/16/092 3