



ONLINE SUBSCRIPTION AGREEMENT

archivohistoricoclaridad.com

By this Agreement between the Periódico de la Nación Puertorriqueba, Inc., D/B/A Periódico Claridad (hereinafter "CLARIDAD") and the Subscribing Institution named below (hereinafter "SUBSCRIBING INSTITUTION"), CLARIDAD grants an online subscription to the SUBSCRIBING INSTITUTION, subject to the terms and conditions set forth in paragraphs one through seven on the reverse, all of which are hereby agreed to between CLARIDAD and the Subscribing Institution.

Subscribing Institution Information

Name of Institution _____

Address _____

Phone _____

Fax _____

Name of Agent (if subscription placed through an agent): _____

Institution's IP address*:

*For assistance contact your computer services department. Attach a separate sheet if more space is needed.

PLEASE READ THE TERMS AND CONDITIONS ON REVERSE.

By signing below you certify that you have read and agree to abide by all such Terms and Conditions and that you are authorized to sign this form on behalf of your institution.

Authorized Signature _____ Date _____

Print Name _____

Title of Authorized Signer _____

Library Contact Person _____

E-mail _____ Phone _____

Return completed Agreement to:

CLARIDAD, Attn: Subscription's Dept., Urb. Santa Rita, #57 Calle Borinqueña, San Juan, PR 00925-2732 • Fax +1-787-777-0537



TERMS and CONDITIONS

1. Scope of License. Institutional Subscriber Use Restrictions.

Under this Agreement, Subscribing Institution is granted a nonexclusive, revocable, nontransferable license to access CLARIDAD ONLINE and CLARIDAD ARCHIVE over the Internet via the Subscribing Institution's Internet Protocol addresses (IP addresses). Authorized Users must be employees, faculty, staff, and students officially affiliated with the Subscribing Institution and authorized clients of the Subscribing Institution's library facilities. This includes occasional users who access CLARIDAD ONLINE or CLARIDAD ARCHIVE through stations physically located on the site and under the control and administration of the Subscribing Institution. Authorized Users include persons affiliated with remote sites or campuses of the Subscribing Institution that are administered from the Subscribing Institution's site or campus, but not persons affiliated with remote sites or campuses that have separate administrative staffs. The access will be limited to 20 concurrent users.

Authorized Users will be recognized and authorized by their Internet address as indicated before. The Subscribing Institution may submit the IP addresses of additional sites throughout the license period for CLARIDAD's approval.

This subscription entitles Authorized Users to access CLARIDAD ONLINE and CLARIDAD ARCHIVE and:

a. make searches of CLARIDAD ONLINE and CLARIDAD ARCHIVE.

b. make one hard copy of the output of any search; such copies may be shared with no authorized users to the same extent as the print edition, provided such sharing is for the purpose of scholarly communication or educational use and there are no commercial benefits. Authorized Users who do print articles must maintain all copyright and other notices on the printed articles.

c. download search results to hard disk, CD, DVD or any other physical media. Authorized Users who do download articles must maintain all copyright and other notices on the articles.

An Authorized User may not make CLARIDAD ONLINE or CLARIDAD ARCHIVE available electronically to anyone other than another Authorized User, whether by telephone link or by permitting access through a terminal or computer, or by any other means or arrangement. The Subscribing Institution will exercise reasonable vigilance and shall be responsible for all access control and security measures necessary to ensure that the Sites' IP addresses are not used to access CLARIDAD ONLINE or CLARIDAD ARCHIVE by anyone other than Authorized Users. The Subscribing Institution warrants and represents that common and reasonable methods will be used to inform Authorized Users of general terms and conditions for the use of the licensed material that are consistent with this Agreement. Furthermore, the Subscriber will make every attempt to enforce the terms of this Agreement upon receiving information from CLARIDAD or any other source that reasonably indicates that one or more Authorized Users is in violation of the terms of this Agreement.

This Agreement is enforceable only against and by the parties who have executed it; the Agreement neither creates nor restricts rights in third parties. CLARIDAD understands that the Subscribing Institution is limited in the extent to which it can enforce the terms of the Agreement for third parties. However, CLARIDAD asks that the Subscribing Institution agree to make reasonable efforts to take appropriate action should they become aware of (or have reason to become aware of) any misuse that would violate the terms of the agreement (or aware of facts or circumstances indicative of such misuse) and that the Subscribing Institution continues to promote an environment that does not allow for abuse of the terms of the Agreement.

2. Prohibitions on Certain Use

a) Altering, recompiling, systematic or programmatic copying, reselling, redistributing, publishing or republishing (beyond the brief quotations permitted under Section 1) of any text, output, search result, or other information from CLARIDAD ONLINE and CLARIDAD ARCHIVE, or any portion thereof, including without limitation, copyright, proprietary and/or other legal notices contained therein, in any form or medium is prohibited.



b) Systematic or programmatic downloading (for example, downloading entire issues), service bureau redistribution services, printing for fee-for service purposes and/or the systematic making of print or electronic copies of individual titles for transmission to persons other than Authorized Users are prohibited. Downloading portions of CLARIDAD ONLINE or CLARIDAD ARCHIVE for the purpose of creating systematic and persistent local copies (not including transient, dynamic caches of individually requested material) for redistribution is prohibited.

c) All rights not expressly granted herein are reserved to CLARIDAD. The Sites and Authorized Users may not circumvent CLARIDAD's access control systems or use CLARIDAD's systems or services to make any attempt to gain unauthorized access to any other system or network.

3. Terms and Fees.

This Agreement shall enter into effect ____ days after both parties sign this Agreement. The term of this agreement shall be one year from the date the subscription becomes effective. This Agreement will remain in effect thereafter for successive subscription years so long as annual subscription fees are paid, subject to any new terms and/or conditions required by CLARIDAD at that time and shared with Subscribing Institution 30 days in advance. Both CLARIDAD and Subscribing Institution have the right to terminate this Agreement at the end of a subscription year by written notice given at least 30 days before the end of the subscription year.

Access to material via CLARIDAD website is for the length of the Agreement period only. There is no access to material via CLARIDAD website after the Agreement is terminated.

Subscribing Institution shall pay a fee for the License herein granted for a sum of _____ dollars per subscription year. Please contact CLARIDAD ONLINE and CLARIDAD ARCHIVE sales representative (xxxxxxx) for additional information.

CLARIDAD reserves the right to suspend or terminate access to CLARIDAD ONLINE and CLARIDAD ARCHIVE without prior notice if the Subscribing Institution or any Authorized User of the Subscribing Institution violates any term of this Agreement.

4. Technical Assistance and Customer Support

Technical assistance and customer support can be obtained Monday through Friday, excluding holidays, from 9:00 a.m. to 4:30 p.m. ET by calling 787-620-5597 or by sending e-mail to info@design2net.com.

5. Copyright.

CLARIDAD is the owner of all right, title, and interest, including copyright, translation rights, redistribution rights, and the right to produce the material in alternate media, for any and all material that can be accessed under this Agreement. CLARIDAD ONLINE and CLARIDAD ARCHIVE and their contents are subject to copyright, database protections, and other rights of the publisher (CLARIDAD) under the laws of the United States and the country of use.

The Subscribing Institution acknowledges that it has no claim to ownership by reason of its use of or access to CLARIDAD ONLINE or CLARIDAD ARCHIVE. Downloading or photocopying of the data is permitted for personal or educational use to the same extent as the print edition of the publication. Other recompiling, copying, publication, or republication of the data, or any portion thereof, in any form or medium whatsoever, may be done only with specific written permission from CLARIDAD.

6. Disclaimer of Warranties.

CLARIDAD warrants that it has the authority to grant the License as described in this Agreement. CLARIDAD has made and will make reasonable efforts to ensure that CLARIDAD ONLINE and CLARIDAD ARCHIVE are complete and accurate. However, CLARIDAD does not warrant their completeness or accuracy and does not warrant that the Subscribing Institutions or any Authorized User's use of CLARIDAD ONLINE or CLARIDAD ARCHIVE will be uninterrupted or error free, or that the results obtained will be useful or will satisfy the Subscribing Institution's or any Authorized User's requirements.



Because material included in CLARIDAD ARCHIVE depends on works attainable through digitization of Claridad original Editions in historical archives, availability of materials in CLARIDAD ARCHIVE might be incomplete and some digitized materials could be illegible, depending on conditions of originals. Therefore, Claridad does not guarantee full and complete availability of CLARIDAD ARCHIVE content. In addition, Claridad does not guarantee full text search capabilities for CLARIDAD ARCHIVE content.

CLARIDAD MAKES NO OTHER WARRANTIES OR REPRESENTATIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF DESIGN, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR ARISING FROM A COURSE OF DEALING, USAGE OR TRADE PRACTICE.

Liability. Subscribing Institution's sole and exclusive remedy for damages and or loss in any way connected with this License shall be limited to the amount of the License Fee. UNDER NO CIRCUMSTANCES SHALL CLARIDAD BE LIABLE TO SUBSCRIBING INSTITUTION OR ANY OTHER PERSON, INCLUDING BUT NOT LIMITED TO AUTHORIZED USERS, FOR ANY SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER, INCLUDING WITHOUT LIMITATION, DAMAGES ARISING OUT OF INABILITY TO ACCESS CLARIDAD ONLINE OR ERRORS OR INACCURACIES IN THE JOURNAL CONTENT.

Neither party shall be responsible for delay or failure in performance resulting from acts beyond the control of such party. Such acts shall include, but not be limited to, an act of God; an act of war, riot, epidemic, fire, flood, hurricane, other disasters; or an act of government.

7. General.

a. This Agreement constitutes the entire Agreement between the parties hereto and supersedes all prior oral and written and all contemporaneous oral negotiations, commitments and understandings. The various headings in this Agreement are informational only and do not limit the scope or content of the subject matter contained therein. No waiver, amendment, or modification of this Agreement shall be effective unless it is in writing and signed by the parties hereto.

b. The Subscribing Institution may not assign or transfer its rights under this Agreement.

c. Should any provision of this Agreement be held to be void or unenforceable, the remaining provisions shall remain in full force and effect to be read and construed as if the void or unenforceable provisions were originally deleted.

d. The validity, interpretation and performance of this Agreement shall be governed by the laws of the United States and the Commonwealth of Puerto Rico, excluding that body of laws dealing with conflict of laws. Venue shall be the courts of competent jurisdiction located in Puerto Rico

CLARIDAD

Authorized Signature: _____ Date: _____

Title: _____

SUBSCRIBING INSTITUTION

Authorized Signature: _____ Date: _____

Title: _____

CLARIDAD USE ONLY:

Inst: _____ Acct: _____