

between
(1) of
(the 'Contributor') and
(2) Routledge of 270, Madison Avenue New York NY 10016 USA (the 'Publisher').
The contributor is writing a chapter on, including all references, figures and illustrations (the 'Contribution') for the <i>Handbook of Latinos and Education: Theory, Research, and Practice</i> (the 'Work') edited by Enrique J. Murillo, Jr. ('the Editor').
It is agreed that:
1 (a) The contributor will deliver two copies and a disk of the Contribution conforming to the Publisher's house style to the Editor by It is essential that the Contribution is delivered on time. Should the Contributor fail to deliver the Contribution by this date, the Publisher may decline to publish it and terminate this agreement forthwith.
(b) If in the sole opinion of the Publisher or their advisers the Contribution infringes any warranty or is not of the standard, character, or length that has been agreed or might reasonably be expected, the Publisher has the right to decline to publish and to terminate this agreement

2. (a) The Contributor warrants to the Publisher that the Contribution is original to himself/herself, and is neither previously published nor scheduled for publication elsewhere. The Contributor further warrants that the Contribution contains nothing obscene, libellous, blasphemous, in breach of copyright or otherwise unlawful and hereby indemnifies the Publisher against any loss or damage in consequence of any breach or claimed breach of this warranty.

immediately, or to require the Contributor to make any revisions or alterations the Publisher or

their advisers deem necessary within a reasonable period of time.

(b) The Contributor will be responsible for obtaining written permission for the inclusion of any copyright material in the Contribution, whether text, illustrations or otherwise. The Contributor will be responsible for the payment of all fees for the use of such material, and will deliver all correspondence and other documents relating to the permissions, including any

specific acknowledgements or copyright notices to be printed in the work, with the completed Contribution.

- 3. The Contributor's name shall appear in the Work as the author of the Contribution and copyright in the Contribution shall remain his/her property, but for the consideration mentioned in Clause 7, all publishing rights in the Contribution will transfer to the Publisher, during the life of the Work.
- 4. The Contribution may be included in a volume of the Contributor's own collected papers without charge and without seeking the Publisher's permission provided that twenty four months shall have elapsed since the publication of the Publisher's edition of the Work and that due acknowledgement of the original publication is made. Any other use shall require express prior written permission of the Publisher.
- 5. (a) The Contributor undertakes to read and correct the proofs of the Work if required to, and to return the proofs promptly. Should the Contributor be unable to, or fail to, correct the proofs then the Editor may undertake this. If the Contributor fails to return the proofs within the time specified, the Publisher may consider the proofs as passed for press.
- (b) The cost of any alterations and corrections made by the Contributor to the proofs of the Contribution, other than correction of artist's, copy editor's or printer's errors, may be charged to the Contributor. Any charge arising under this clause shall be payable upon request by the Publishers.
- 6. The Contributor will be entitled to receive one complimentary copy of the first edition of the Work on its publication, and will have the right to purchase copies of the Publisher's books on trade terms for personal use, but not for resale.
- 7. In full consideration of the rights granted under this agreement the Publisher shall pay to the Contributor a fee of \$xx, on publication of the Work. Any monies deriving from the sale of rights in the Contribution only shall be divided equally between the Contributor and the Publishers.
- 8. Under this agreement the Publisher may assign its rights or obligations without the consent of the Contributor.
- 9. This agreement constitutes the entire agreement between the parties and shall be subject to and construed according to New York law.

I/We confirm our agreement to the above terms:

For the Contributor:	For the Publisher: May Hillemeier Mary Hillemeier
	Editorial Assistant
Name	February 19 th , 2008
Date	