Academic Single Institution  
License Agreement for IBRR Online

**THIS LICENSE IS AGREED to on the 28th day of January 2002**

**BETWEEN**

**THE AMERICAN THEOLOGICAL LIBRARY ASSOCIATION** ("ATLA"), with its principal place of business at 250 South Wacker Drive, Suite 1600, Chicago, Illinois 60606 USA.

and

**FULL CONTRACTUAL NAME:** Yale University ("Subscriber"), with its principal place of business at:

130 Wall Street  
P.O. Box 208240  
New Haven, CT 06520-8240

WHEREAS ATLA holds the rights granted under this Agreement; and

WHEREAS the Subscriber desires to use the rights and ATLA desires to grant to the Subscriber the license to use the rights for the Fee (as defined in Section 1.1), subject to the terms and conditions of this Agreement

**IT IS THEREFORE AGREED AS FOLLOWS:**

1. **KEY DEFINITIONS**

1.1 In this License, the following terms shall have the following meanings:

<p>| Authorized Users | An &quot;Authorized User&quot; is any employee, student, registered patron, or other person affiliated with Subscriber who is authorized by the Subscriber to access the Licensed Materials. |</p>
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial Use</td>
<td>Use for the purposes of monetary reward (whether by or for the Subscriber or an Authorized User) by means of sale, resale, loan, transfer, hire, or other form of exploitation of the Licensed Materials. For the avoidance of doubt, neither recovery of direct costs by the Subscriber from Authorized Users, nor use by the Subscriber or by an Authorized User of the Licensed Materials in the course of research funded by a commercial organization, is deemed to be Commercial Use.</td>
</tr>
<tr>
<td>Derivative Work</td>
<td>A work based upon the Licensed Materials such as a modification, enhancement, adaptation, translation, abridgment or any other form in which a portion of the Licensed Materials may be transformed or incorporated and which, if prepared without authorization of ATLA, would constitute an infringement of copyright or other intellectual property right.</td>
</tr>
<tr>
<td>Fee</td>
<td>The subscription fee that is set forth in Schedule I, and which the parties from time-to-time may amend in writing. ATLA will issue the first renewal invoice for the Fee at the start of a Fiscal Year and issue a second renewal invoice to unpaid Subscribers 30 days prior to the start of a new Subscription Period.</td>
</tr>
<tr>
<td>Fiscal Year</td>
<td>The period of time beginning on September 1st of a calendar year and ending on August 31st of the successive calendar year.</td>
</tr>
<tr>
<td>Licensee Premises</td>
<td>The physical premises of the campus operated by the Subscriber, as specified in Schedule II.</td>
</tr>
<tr>
<td>Licensed Materials</td>
<td>The materials described in Schedule I, and which the parties from time-to-time may amend.</td>
</tr>
<tr>
<td>Subscription Period</td>
<td>The period nominally covered by the issues of the Licensed Materials listed in Schedule I, starting on the first business day of the month immediately following the month in which the first Update is posted in the Fiscal Year for which the Fee is paid and shall be deemed to end on the last business day of the month in which the first Update in the successive Fiscal Year is posted. The Subscription Period is divided into quarters.</td>
</tr>
<tr>
<td>Updates</td>
<td>The number and schedule of updates to the Licensed Materials that is set forth in Schedule I, and which ATLA from time-to-time may amend in writing.</td>
</tr>
</tbody>
</table>

2. **AGREEMENT**

2.1 ATLA hereby grants to the Subscriber a limited, non-exclusive, non-transferable right for Subscriber's Authorized Users to gain Internet access to the Licensed Materials, for the purposes of research, teaching, and private study, solely for the permitted uses listed in Section 3.1, and subject to the terms and conditions of this Agreement ("License"). Under this Agreement, Subscriber may also provide access to walk-in users at workstations located in public areas of Library Premises.
2.2 The Subscriber agrees to pay the Fee to ATLA. The number of simultaneous logon sessions that Authorized Users and walk-in users are allowed to generate to access the Licensed Materials is dependent on the Fee, and is set out in Schedule I.

2.3 The Agreement shall commence at the start of the Fiscal Year on September 1, 2001 and shall last through the end of the Subscription Period for which the Fee is paid. This Agreement will remain in effect thereafter for successive Subscription Periods as long as the annual subscription Fee is paid, subject to any new terms and/or conditions required by ATLA at that time and shared with Subscriber 60 days in advance. Both ATLA and Subscriber have the right to terminate this Agreement at the end of a Subscription Period by written notice given at least 30 days before the end of the Subscription Period.

3. PERMITTED USES

3.1 The Subscriber and Authorized Users may make use of the Licensed Materials as is consistent with the Fair Use provisions of United States and international copyright laws. Additionally, the Subscriber may:

3.1.1 Make the Licensed Materials available to Authorized Users, subject to the terms of this Agreement;

3.1.2 Provide single printed or electronic copies of a reasonable number of individual citations from the Licensed Materials, at the request of individual Authorized Users;

3.1.3 Display, download, or print search output for testing purposes or for training of Authorized Users;

3.1.4 Retrieve, display, search, download, print, and store individual citations from the Licensed Materials for teaching, scholarly, research, or personal use, provided that any copying and storing is limited to single copies of a reasonable number of individual citations from the Licensed Materials; and

3.1.5 Distribute single print or electronic copies of a reasonable number of individual citations from the Licensed Materials to other Authorized Users.

4. PROHIBITED USES

4.1 Neither Subscriber, Authorized Users, nor walk-in users may:
4.1.1 Remove or alter ATLA’s copyright notices or other means of identification or disclaimers as they appear in the Licensed Materials;

4.1.2 Decompile or reverse engineer the Licensed Materials;

4.1.3 Transfer, assign, or sub-license this Agreement;

4.1.4 Publicly mount or distribute any part of the Licensed Materials except occasional single citations, on any electronic network, including without limitation, the Internet and the World Wide Web;

4.1.5 Publicly distribute Subscriber’s account name(s) and password(s);

4.1.6 Transfer the Licensed Materials to hard disk unless authorized by ATLA; or

4.1.7 Create any other types of copies, such as copying for general distribution, advertising, promotional purposes, or for resale, other than as provided for in Sections 3.1 and 3.2, or create Derivative Works of the Licensed Materials.

5. ATLA’S UNDERTAKINGS

5.1 ATLA warrants to Subscriber that the Licensed Materials used as contemplated by this License do not infringe the copyright or any other proprietary or intellectual property rights of any person.

5.2 ATLA shall indemnify and hold Subscriber harmless from and against any loss, damage, cost, liability, or expense (including reasonable legal and professional fees) arising out of any legal action taken against the Subscriber claiming actual or alleged infringement of the copyright rights of a third party due to Subscriber’s use of the Licensed Materials; provided that Subscriber has not altered the Licensed Materials or used them in a manner not authorized under this Agreement.

5.3 In addition to the foregoing, ATLA shall:

5.3.1 Store the Licensed Materials in digital form at one or more locations, and make the Licensed Materials accessible over the World Wide Web via Hyper Text Transfer Protocol (HTTP) between such locations and Subscriber’s or Authorized Users’ workstations;

5.3.2 Provide the Subscriber, within thirty (30) days of the date of this Agreement, by means including but not limited to electronic or
conventional mail with information sufficient to enable the Subscriber to access the Licensed Materials;

5.3.3 Offer reasonable levels of assistance with the implementation of the Licensed Materials, and make its personnel available by electronic mail, phone, or fax during regular business hours, Monday through Friday, for feedback, problem-solving, or general questions;

5.3.4 Control access to the Licensed Materials through the use of account name(s) and password(s) or supply scripts per Schedule I: Automated Script Links.

5.3.5 Use all reasonable endeavors to ensure that its server has adequate capacity and bandwidth to support the usage of the Subscriber at a level commensurate with the standards of availability for information services of similar scope operating via the World Wide Web, as such standards evolve from time-to-time over the term of the Agreement;

5.3.6 Use all reasonable endeavors to make the Licensed Materials available to the Subscriber and to Authorized Users at all times and on a twenty-four hour basis, save for routine maintenance (which shall be notified to the Subscriber in advance by means including but not limited to posting on the Licensed Materials’ screens, or electronic or conventional mail in advance whenever possible), and restore access to the Licensed Materials as soon as possible in the event of an interruption or suspension of the service;

5.3.7 Collect and analyze data on usage of the Licensed Materials, such as number of searches run by the Subscriber’s users, provided that any such usage data compiled by ATLA will be collected by a method consistent with applicable privacy laws and written confidentiality clauses of this Agreement, as listed in Sections 5.3.8 and 7.1;

5.3.8 Maintain, as reasonably possible, the anonymity of individual users and the confidentiality of their searches, and use any data generated pursuant to Section 5.3.7 only for its private, internal use.

5.4 THE LICENSED MATERIALS ARE SUPPLIED ON AN “AS IS” BASIS, AND EXCEPT AS EXPRESSLY PROVIDED IN SECTION 5.1, ATLA MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF DESIGN, ACCURACY OF THE INFORMATION CONTAINED IN THE LICENSED MATERIALS, MERCHANTABILITY, OR FITNESS OF USE FOR A PARTICULAR PURPOSE. SOME STATES DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO THE ABOVE EXCLUSION MAY NOT APPLY.
5.5 SUBJECT TO APPLICABLE LAW, UNDER NO CIRCUMSTANCES SHALL
ATLA BE LIABLE TO THE SUBSCRIBER OR ANY OTHER PERSON,
INCLUDING BUT NOT LIMITED TO, AUTHORIZED USERS, FOR ANY
SPECIAL, EXEMPLARY, INCIDENTAL OR CONSEQUENTIAL DAMAGES
OF ANY KIND ARISING OUT OF THE INABILITY TO USE, OR THE USE
OF, THE LICENSED MATERIALS.

5.6 IRRESPERITIVE OF THE CAUSE OR FORM OF ACTION, ATLA'S
AGGREGATE LIABILITY FOR ANY CLAIMS, LOSSES, OR DAMAGES
HEREUNDER SHALL NOT EXCEED THE FEE PAID BY SUBSCRIBER TO
ATLA UNDER THIS LICENSE IN RESPECT OF THE SUBSCRIPTION
PERIOD DURING WHICH SUCH CLAIM, LOSS, OR DAMAGE
OCCURRED. THE FOREGOING LIMITATIONS AND EXCLUSIONS OF
CERTAIN DAMAGES SHALL APPLY REGARDLESS OF THE SUCCESS
OR EFFECTIVENESS OF OTHER REMEDIES.

5.7 REGARDLESS OF THE CAUSE OR FORM OF ACTION, NEITHER THE
SUBSCRIBER NOR ATLA MAY BRING ANY ACTION ARISING
HEREUNDER MORE THAN SIX (6) MONTHS AFTER THE CAUSE OF
ACTION ARISES.

5.8 ATLA reserves the right at any time to change or withdraw any aspect or feature
of the Licensed Materials, including but not limited to content, functionality,
hours of availability and equipment needed for access or use. Such changes,
modifications, or additions shall be announced in writing (30) days in advance of
changes. Any use of the Licensed Materials by Subscriber after such notice shall
be deemed to constitute acceptance of such changes, modifications, or additions.
If the withdrawal or change results in the Licensed Materials being no longer
usable, the Subscriber shall provide ATLA with written notice of its intent to terminate
this Agreement.

6 SUBSCRIBER'S UNDERTAKINGS

6.1 The Subscriber shall:

6.1.1 Secure access to the Licensed Materials by then-current authentication and
authorization practices;

6.1.2 Ensure that access to automated scripted login links to the Licensed
Materials are provided only to authorized and authenticated Authorized
Users, and notify ATLA of the authorization and authentication
process(es) used to restrict access to the automated scripted login links to
Authorized Users, as specified in Schedule I;
6.1.3 Make changes in the authorization and authentication process described in Section 6.1.2 as reasonably requested by ATLA;

6.1.4 Use reasonable efforts to ensure that Authorized Users do not divulge account name(s) and password(s) to any third party;

6.1.5 Use reasonable efforts to ensure that the Authorized Users and walk-in users are made aware of and undertake to abide by the terms and conditions of this Agreement (including the importance of respecting the intellectual property rights in the Licensed Materials) and of the sanctions which the Subscriber imposes for failing to do so, as specified in III;

6.1.6 Use reasonable efforts to monitor compliance of Authorized Users or walk-in users to the terms and conditions of this Agreement and immediately upon becoming aware of any unauthorized use or other breach, inform ATLA and take reasonable and appropriate steps, including disciplinary action, both to ensure that such activity ceases and to prevent recurrence;

6.1.7 Provide ATLA, within thirty (30) days of the date of this Agreement, with information sufficient to enable ATLA to provide access to the Licensed Materials in accordance with its obligation under Sections 5.3.1 and 5.3.6, and if Subscriber makes any significant change to such information, notify ATLA within a reasonable amount of time.

6.1.8 Use reasonable efforts to ensure that only Authorized Users or walk-in users at workstations located in public areas of Licensee Premises are permitted access to the Licensed Materials, and use reasonable efforts to safeguard the Licensed Materials;

6.1.9 Cooperate fully with ATLA in the implementation of additional security procedures as they are developed; and

6.2 Subscriber shall obtain ATLA’s express written permission if it wishes to:

6.2.1 Use all or any part of the Licensed Materials for commercial purposes (including, but not limited to, sale of the Licensed Materials, fee-for-service use of the Licensed Materials, bulk reproduction or distribution of the Licensed Materials in any form, or special charges for Authorized Users for use of the Licensed Materials beyond reasonable printing or administrative costs); or

6.2.2 Publish, distribute, or make available the Licensed Materials or Derivative Works other than as permitted in this License.
6.3 SUBJECT TO APPLICABLE LAW, SUBSCRIBER AGREES TO INDEMNIFY, DEFEND, AND HOLD LICENSOR HARMLESS FROM AND AGAINST ANY LOSS, DAMAGE, COST, LIABILITY, OR EXPENSE (INCLUDING REASONABLE LEGAL AND PROFESSIONAL FEES) ARISING OUT OF ANY CLAIM OR LEGAL ACTION TAKEN AGAINST ATLA RELATED TO, OR IN ANY WAY CONNECTED WITH (1) ANY USE OF THE LICENSED MATERIALS BY SUBSCRIBER OR AUTHORIZED USERS NOT IN ACCORDANCE WITH THIS AGREEMENT OR (2) ANY FAILURE BY SUBSCRIBER TO PERFORM ITS OBLIGATIONS IN RELATION TO THIS AGREEMENT.

6.4 SUBSCRIBER SHALL NOT BE LIABLE FOR BREACH OF THE LICENSE BY USERS WHO ARE PERMITTED TO ACCESS THE LICENSED MATERIALS UNDER THE TERMS OF THIS AGREEMENT, SO LONG AS SUBSCRIBER DID NOT CAUSE, KNOWINGLY ASSIST, OR CONDONE THE CONTINUATION OF SUCH BREACH TO CONTINUE AFTER BECOMING AWARE OF AN ACTUAL BREACH HAVING OCCURRED, AND PROVIDED THAT, IMMEDIATELY UPON BECOMING AWARE OF SUCH BREACH, SUBSCRIBER (1) IMMEDIATELY NOTIFIES ATLA OF THE BREACH, AND (2) COOPERATES WITH REASONABLE REQUESTS BY ATLA TO TERMINATE SUCH BREACH OR PREVENT RECURRENCE OF SUCH BREACH.

6.5 The Subscriber shall, in consideration for the rights granted under this License, pay the Fee within sixty (60) days of receipt of invoice relating to each subsequent Subscription Period. For the avoidance of doubt, the Fee shall be exclusive of any sales, use, value added or similar taxes and the Subscriber shall be liable for any such taxes in addition to the Fee.

7 UNDERTAKINGS BY BOTH PARTIES

7.1 Each party shall use its best efforts to safeguard the intellectual property, confidential information and proprietary rights of the other party.

8 TERM AND TERMINATION

8.1 In addition to automatic termination (unless renewed under clause 2.3), this Agreement shall be terminated:

8.1.1 If the Subscriber defaults in making payment of the Fee as provided in this License and fails to remedy such default within sixty (60) days of notification in writing by ATLA;

8.1.2 If either party commits a material or persistent breach of any term of this License and fails to remedy the breach (if capable of remedy) within thirty (30) days of notification in writing by the other party; or
8.1.3 If either party becomes insolvent or becomes subject to receivership, liquidation, or similar external administration.

8.2 On termination of this Agreement, all rights and obligations of the parties automatically terminate. In addition, Subscriber shall immediately cease to distribute or make available the Licensed Materials, and return or destroy all copies of the Licensed Materials in its immediate possession or control.

8.3 On termination of this Agreement by the Subscriber for cause, as specified in Section 8.1.2 above, ATLA shall forthwith repay the portion of the Fee representing the paid but unexpired quarter(s) of the Subscription Period.

8.4 If Licensee renew the Agreement for five successive years, on termination (after five successive years) ATLA will grant to the Licensee limited ongoing access to the Database;

9  GENERAL

9.1 This Agreement constitutes the entire agreement of the parties and supersedes all prior communications, understandings, and agreements relating to the subject matter of this Agreement, whether oral or written.

9.2 Alterations to this Agreement and to the Schedules to Agreement are only valid if they are recorded in writing and signed by both parties.

9.3 This Agreement may not be assigned by either party or any other person or organization, nor may either party sub-contract any of its obligations, except as provided in this License without the prior written consent of the other party, which consent shall not unreasonably be withheld.

9.4 Any notices to be served on either parties by the other shall be sent by pre-paid, recorded delivery or registered post to the address of the addressee as set out in this Agreement or to such other address as notified by either party to the other as its address for service of notices. All such notices shall be deemed to have been received within fourteen (14) days of posting.

9.5 Neither party's delay or failure to perform any provision of this Agreement, as a result of circumstances beyond its control (including, but not limited to, war, strikes, floods, governmental restrictions, power, telecommunications or Internet failures, or damage to or destruction of any networked facilities) shall be deemed to be, or to give rise to, a breach of this Agreement.

9.6 The invalidity or lack of enforceability of any provision of Agreement shall not affect the continuation or enforceability of the remainder of this Agreement.
Either party's waiver, or failure to require performance by the other, of any provision of this Agreement will not affect its full right to require such performance at any subsequent time, or be taken or held to be a waiver of the provision itself.

IN WITNESS WHEREOF, the parties have executed this Agreement by their respective, duly authorized representatives as of the date first below written.

FOR ATLA: THE AMERICAN THEOLOGICAL LIBRARY ASSOCIATION

Signature: Dennis A. Norlin
Name (in block capitals): DENNIS A. NORLIN
Position/Title: Executive Director
Date: 1/21/02

FOR THE SUBSCRIBER:

Full Corporate Name: YALE UNIVERSITY LIBRARY
Signature: Ann Okerson
Name (in block capitals): ANN OKERSON
Position/Title: Associate University Librarian
Date: 1/28/2002
SCHEDULE I
LICENSED MATERIALS, SUBSCRIPTION PERIOD, AND ACCESS METHOD

This is a schedule dated [date: 1/28/02] to the Agreement dated [date: 1/28/02] between The American Theological Library Association and Subscriber.

THE LICENSED MATERIALS

The Licensed Materials consist of the searchable online database, IBRR Online, which includes the electronic presentation and platform, and bibliographic data and information created, compiled and owned by ATLA.

DESCRIPTION OF THE IBRR ONLINE BIBLIOGRAPHIC DATA

The searchable IBRR Online database contains Index to Book Reviews in Religion (IBRR) indexing from 1999 to present for reviews and books reviewed. ATLA’s indexers annually add to IBRR approximately 14,500 book reviews from 500 international journals.

SUBSCRIPTION PERIOD

The current Subscription Period is February 1, 2002-January 31, 2003.

FEE

$300

UPDATES

In the Fiscal Year covering September 1, 2001 to August 31, 2002 the first update will occur in February, 2002 and an additional update will take place August, 2002. ATLA reserves the right to amend in writing the number and schedule of updates provided during the Subscription Period from time-to-time.

SIMULTANEOUS LOGON SESSIONS

A maximum of 5 simultaneous logon sessions are permitted under the Agreement.

ACCESS FORMAT

Licensed Materials accessible by Authorized Users with valid account name(s) and password(s) via HTTP (Hyper Text Transfer Protocol) through the World Wide Web at the ATLA logon page URLs http://www.atla.com/ibrr/ibrr_logon.html or http://www.atla.com/ibrr.

A scripted login URL that automatically logs into IBRR Online may be provided to authenticated
Authorized Users. Subscribers choosing to provide scripted login URLs to their Authorized Users must provide the Authorization and Authentication information requested in the section labeled ADDITIONAL AUTHORIZATION AND AUTHENTICATION INFORMATION IS REQUIRED FOR SCRIPTED LINKS in Schedule I. The form of the scripted URL should be as follows:

http://www.atla.com/ibrr/ibrr_logon.asp?AccountName=xxxxxxxx&Password=yyyyyyyy&Submit=login

In which xxxxxxxx is replaced by the Subscriber’s valid account name and yyyyyyyyy is replaced by the Subscriber’s valid password. Some Subscribers’ password(s) contain punctuation characters that may not work in this scripted login URL. If the scripted login URL does not work with the password provided, please contact ATLA at support@atla.com to receive a new password that may be used for automated scripted login access.

**AUTHORIZATION AND AUTHENTICATION METHOD**

ATLA will provide account name(s) and password(s) to Subscriber’s Database Administrator or Technical Contact as listed below:

Full Name: Kimberly Parker  
Telephone: (203) 432-0067  
Fax: (203) 432-8527  
E-mail: kimberly.parker@yale.edu

ADDITIONAL AUTHORIZATION AND AUTHENTICATION INFORMATION IS REQUIRED FOR AUTOMATED SCRIPTED LINKS.

**SUBSCRIBER MUST COMPLETE THE FOLLOWING QUESTIONS**

Are you currently using a proxy server to provide access to restricted resources, including scripted links?  
Yes _____ No ______

Do you have plans to do so in the future? Yes _____ No ______

Do you provide to users any other means of access to restricted resources from machines outside of your Library Premises’ IP domain? Yes _____ No _____

If yes, please describe the other means of access to restricted resources

________________________________________________________________________

________________________________________________________________________
IN WITNESS WHEREOF, the parties have executed this Agreement by their respective, duly authorized representatives as of the date first below written.

FOR ATLA: THE AMERICAN THEOLOGICAL LIBRARY ASSOCIATION

Signature: [Signature]
Name (in block capitals): DENNIS A. NORLIN Date: 2/12/07
Position/Title: EXECUTIVE DIRECTOR

FOR THE SUBSCRIBER:

Full Corporate Name: Yale University
Signature: [Signature]
Name (in block capitals): ANN OKERSON Date: 1/28/2002
Position/Title: ASSOCIATE UNIVERSITY LIBRARIAN
This is a schedule dated [date: 1/28/02] to the Agreement dated [date: 1/28/02] between The American Theological Library Association and Subscriber.

List of addresses of the Subscriber’s Licensee Premises:

130 Wall Street, New Haven, CT 06520-8240

IN WITNESS WHEREOF, the parties have executed this Agreement by their respective, duly authorized representatives as of the date first below written

FOR ATLA: THE AMERICAN THEOLOGICAL LIBRARY ASSOCIATION

Signature: [Signature]

Name (in block capitals): Deans A. Norlin Date: 2/12/02

Position/Title: Executive Director

FOR THE SUBSCRIBER:

Full Corporate Name: Yale University

Signature: [Signature]

Name (in block capitals): ANN OKERSON Date: 1/6/2002

Position/Title: Associate University Librarian
SCHEDULE III
SUBSCRIBER'S COPYRIGHT ENFORCEMENT POLICY

This is a schedule dated [date: 1/28/02] to the Agreement dated [date: 1/28/02] between The American Theological Library Association and Subscriber

List any documents evincing the policy, with attached copies

Yale University Information Technology Appropriate Use Policy
<http://www.yale.edu/policy/itaup.html>
Specifically IV. C. 5-6
SCHEDULE III
SUBSCRIBER'S COPYRIGHT ENFORCEMENT POLICY

This is a schedule dated [date: 1/28/02] to the Agreement dated [date: 1/21/02] between The American Theological Library Association and Subscriber

List any documents evincing the policy, with attached copies

Yale University Information Technology Appropriate Use Policy
<http://www.yale.edu/policy/itaup.html>
Specifically IV. C. 5-6
SCHEDULE IV

This is a schedule dated [date: 12/10] to the Agreement dated [date: 3/21/02] between The American Theological Library Association and Subscriber.

Hardware and Software Requirements

The following hardware and software is required or recommended in order to access the Licensed Materials. The following requirements and recommendations will change as computer hardware and software technology develops.

Minimum Requirements

- Internet connectivity
- Graphical web browser.

Optimal Use

The IBRR Online database is best viewed and searched using Microsoft Internet Explorer (version 5.x or greater) or Netscape Communicator (version 4.7x) with a screen resolution of 800 x 600 or greater.