DiscMasters Indemnification Agreement

DiscMasters recognizes no responsibility for any royalties, clearances, or permissions for any material recorded or printed in the manufacturing of the products for the Client hereby.

The Client, by signature below, represents and warrants with respect to any and all materials recorded or printed in connection with this agreement that the client has obtained rights and royalties required to be obtained, and has paid any and all agreements governing such materials and the copyright Law of North America and any other applicable statutes or laws of any other jurisdiction regulating the rights and use of recorded or printed materials.

In consideration of DiscMasters supplying products and providing service to the Client, the Client hereby indemnifies and holds DiscMasters harmless from and against any and all claims, threats, suits, penalties, liabilities, cost and expenses (including without limitation, legal fees, costs and disbursements) incurred, suffered or expended by or threatened against DiscMasters by reason of, or arising out of, any claim pursuant to any contractual agreements governing the recorded and printed materials delivered to DiscMasters pursuant to this agreement and any claim for royalties pursuant to the Copyright Law of North America, or any other applicable statutes or law of any jurisdiction regulating the rights and use of recorded and printed materials.

Name: _____

Company Officer (if applicable):

Signature:_____

Date: _____

Please return indemnification agreement to your DiscMasters CSR.