

Please fill in your name / company and your complete address – thanks!

Indemnification Agreement

**in relation to the rights for mechanical reproduction, copyright, authorship rights,
other rights**

The Customer has placed an order with the Company to have mechanical reproductions produced by a pressings works (mechanical reproducer).

This Warranty and Indemnification Declaration shall apply to both the present and to all future agreements and production orders concluded between the Customer and the Company, even if no specific reference is made hereto or attached to such production orders in each individual case. It shall furthermore apply retrospectively to the point in time of the first production order and shall also apply even where the titles are not listed individually, because the parties are in agreement that only such orders will be accepted for which the Customer concludes an Indemnification Agreement.

The Customer declares that it owns all rights necessary for the reproduction such as e.g. the right to mechanical reproduction, the right to use certain film, sound, data and other recordings, and warrants that all copyright fees payable will be remitted to the responsible bodies and that no claim of any nature will be made against the pressing works (mechanical reproducer).

The Company and the Customer agree with binding force as a contract favour of third parties in accordance to § 328 BGB [German Civil Code] in favour of the pressing works (mechanical reproducer) that the Customer shall in this regard indemnify and hold harmless the pressing works in all respects, and in particular that it shall assume all claims of third parties, including claims by authors and holders of other industrial property rights, claims by copyright or ancillary copyright companies or corresponding organisations, and any legal and court costs which arise from an alleged or actual infringement or rights of such kind.

Date

Signature, company stamp