

Declaration of Warranty and Indemnity



for

Artist/title

Product type

Cat. no.

Customer has entered into an agreement on the manufacturing of music – and other storage media (CDs, CD-ROMs, DVDs, DVD-ROMs etc.) with DANCD, CD & DVD Production ("DANCD"). Customer hereby warrants and guarantees vis-à-vis DANCD to the fullest extent, that he is entitled to enter into this manufacturing agreement with DANCD, in particular that he is the legal owner of all applicable copyrights, rights to use and exploitation rights and that the carrying out of the manufacturing agreement in no way infringes upon any third party rights. The sole responsibility and liability for any such infringement upon third party rights lies with Customer.

In the event any claim will be raised against DANCD based upon such infringement of third party rights, Customer will undertake to indemnify and hold harmless DANCD to the fullest extent from such third party claims. In addition, the customer will reimburse DANCD for all resulting production costs as well as any cost of protecting and defending its rights. "Third Party Rights" as used in the aforementioned sentences include, but are not limited to, such rights the collection and enforcement of which has been assigned to collective exploitation associations such as ncb or GEMA and regardless in which matter intellectual property rights are being performed and broadcasted (for instance background music).

This declaration of warranty and indemnity shall apply to manufacture the above named title between DANCD and Customer regardless of whether in all instances an explicit reference will be made to it or whether it will be attached to all future manufacturing agreements or not. It also applies with retroactive effect to Customers who in the past have not submitted such declaration of warranty and indemnity to DANCD.

Place, date

Signature, company stamp