

## **COPYRIGHT DECLARATION**

TITLE: ARTIST: CATALOGUE NUMBER: NAME / COMPANY NAME: ADDRESS: VAT NUMBER:

| ARE YOU THE INTELLECTUAL PROPERTY RIGHTS OWNER(IPR) FOR THE ENTIRE DISC<br>CONTENTS?<br>IF NOT IPR OWNER, PROOF OF REPLICATION LICENCING FROM IPR OWNER FOR LICENSED TRACKS MAY BE<br>REQUIRED. |                          |          |                  | () YES  | O NO  |
|---|--------------------------|----------|------------------|---------|-------|
| DISTRIBUTION:   | O WITHIN AN ORGANIZATION | ○ RETAIL | O FREE TO PUBLIC | O OTHER |       |
| IS IT A COMPILATION?  |                          |          |                  | () YES  | O NO  |
| 1. A STANDARD CONTRACT WITH A MEMBER ORGANIZATION OF BIEM   |                          |          |                  | () YES  | O NO  |
| NAME OF ORGANIZATION:   |                          |          |                  |         |       |
| 2. A WORK BY WORK CONTRACT FOR THE ORDERED PRODUCT REGISTERED AT A MEMBER<br>(Note: The Client agrees to provide Hanaton on their request with a copy of this contract.)                        |                          |          |                  | () YES  | () NO |
|   | NAME OF ORGANIZA         | TION:    |                  |         |       |
| 3. THE PRODUCT DOES NOT CONTAIN ANY PROTECTED PRODUCTION/S AND THE CLIENT IS NOT REPRESENTED BY ANY MEMBER OF BIEM.   |                          |          |                  | () YES  | O NO  |

The above mentioned company (hereinafter referred to as "the Client") hereby gives the following

warranties and indemnities to Hanaton Hanglemezgyár Kft. (hereinafter referred to as "Hanaton"):

1. That the Client is the sole owner of the copyright in the material supplied for reproduction, or alternatively that the Client has been granted the right to reproduce and distribute the material described in the order by all copyright owners

2. That the Client has not granted an exclusive License or Assignment of the rights in clause 1 hereof to any other party and that the material does not infringe the copyright or any other rights of any other party.

3. That the material does not contain anything of an obscene or illegal nature.

4. That the Client will keep Hanaton fully indemnified against all losses and all actions, claim proceedings, costs and damages and all legal costs or other expenses arising out of any breach of any of the above warranties.

5. That the Client agrees to provide Hanaton on their request with all relevant information, papers and documents (e.g. license agreements) that Hanaton shall reasonably require to determine the ownership of the intellectual property at issue

6.The Client agrees that despite any non-disclosure agreements that may be in effect to the contrary, Hanaton may consult all applicable governing bodies (i.e. IFPI, BSA, IRMA/CDSA, RIAA, BIEM, OSA, etc.) concerning intellectual property rights ownership. In such consultation Hanaton shall disclose only that information necessary to determine the ownership of the intellectual property at issue.

7. The Client agrees that Hanaton may retain components or products for a limited period to determine the ownership of intellectual property at issue.

DATE:

PRINTED NAME:

**POSITION HELD:** 

AUTHORISED SIGNATORY: