



Multimedia Copyright Indemnity

This agreement made and entered into as of this _____ day of _____, 20____, between DISCBURN.COM and _____ (Client) provides DISCBURN.COM with Indemnity as follows:

Client represents to DISCBURN.COM that, to the best of Client's knowledge, all services requested of DISCBURN.COM by the Client are not in violation of any third parties' patent, trademark, copyright of service mark rights and that no such claims by third parties or the possibility of such a claim has been brought to Client's attention.

Client and DISCBURN.COM acknowledge that third persons may from time to time allege that either or both of the parties to this Indemnity Agreement have stolen, infringed, upon or otherwise misappropriated a patent, trademark, or service mark or copyright.

Accordingly, any claim made or action filed for misrepresentation, content, patent, trademark, service mark, or other copyright infringements arising out of the services or products provided hereunder by DISCBURN.COM at Client's request, Client shall defend and hold harmless DISCBURN.COM for all liabilities and damages suffered by DISCBURN.COM as a result of said claim or action.

By: _____

Date: _____

Title: _____

Corporation: _____

Address: _____
