



# INTELLECTUAL PROPERTY RIGHTS (IPR) FORM

TO BE SUBMITTED WITH EACH NEW ORDER  
AUDIO-CD, CD-ROM, DVD, SACD, DUALDISC, UMD, BD

*\*If any of the tracks are not owned by the artist, copies of the licenses must be provided.*

## CONTENT OF DIGITAL FILES:

**THIS AGREEMENT is made between Cravedog, Inc. and...**

Client Name: \_\_\_\_\_

Address: \_\_\_\_\_

Name of Copyright Holder: \_\_\_\_\_

Client / Project Title / Catalog #: \_\_\_\_\_

# of Tracks / Files / Chapters / Sequences / etc... or use attached RRF form \_\_\_\_\_

WHEREAS the Customer has entered into contractual arrangements with Cravedog, Inc. for the production of the goods specified in the applicable purchase order submitted to Cravedog, Inc. and in consideration thereof, the Customer gives the following warranties and indemnities:

1. Customer is the sole owner of the copyright in the material supplied for reproduction, or alternatively, that they have been granted the right by the copyright owner to reproduce the material described in the respective purchase order(s).
2. Customer has not granted an exclusive License or Assignment of the rights in clause 1. hereof, to any other party and the material supplied does not infringe the copyright or any other rights of any other party.
3. The material supplied does not contain anything of an obscene, libellous or illegal nature.
4. Customer will indemnify Cravedog, Inc. fully against all losses and all actions, claims proceedings, costs and damages, and all legal costs or other expenses arising out of any breach of any of the above warranties or out of any claim by a third party based on any facts which if substantiated, would constitute such a breach.
5. In the event Cravedog, Inc. receives any claim or notice from a third party regarding a breach or alleged breach of any of the above warranties, the Customer agrees to provide Cravedog, Inc. with all relevant information, papers, and documents that Cravedog, Inc. shall reasonably require to enable them to investigate the problem.
6. In the event Cravedog, Inc. is prevented from completing its obligations under its contract with Customer by third party action or if Cravedog, Inc. has a good faith reasonable belief that the Customer's copyright or other relevant rights are open to question, then Cravedog, Inc. may cease production immediately. In such event, the Customer agrees to pay all production costs incurred to the date of cessation, and will make no claim against Cravedog, Inc. for breach of contract or otherwise.
7. This Agreement shall be construed, interpreted and enforced in accordance with the laws of the state of New York. The state and federal courts located in New York County, New York shall have sole jurisdiction of any controversies regarding this Agreement. This Agreement may be signed in one or more counterparts, each of which shall be deemed an original and all of which taken together shall constitute a single instrument. Delivery by fax of an executed counterpart of this Agreement shall constitute sufficient and proper execution and delivery of such counterpart.

Client Signature \_\_\_\_\_ Date \_\_\_\_\_



REPLICATION RIGHTS FORM

Audio & Enhanced CD Intellectual Property Rights (IPR) Form

PART NUMBER (INTERNAL USE ONLY)

**Customer Information**

\* All required fields are bold

Customer Name : \_\_\_\_\_

Artist/Band Name : \_\_\_\_\_

Album/Project Title : \_\_\_\_\_

**Distribution Information (required)**

How You Plan To Distribute Your Discs:  Within an organization  Retail Sale  Free to public Other \_\_\_\_\_  
 Countries Where You Plan To Distribute Your Discs:  United States  Canada Other \_\_\_\_\_

**Album Information (required)**

yes  no **Are you the owner of the entire disc contents?** Select "YES" if you own all the contents that appear on your disc. Select "NO" if you do not own all of the content, such as cover songs of another artists recording or including another artists original recording on your disc.

yes  no My project is an audio compilation CD (songs performed by more than one artist or band). **If yes, you must include the title and artist on the track list and proof of licensing. Please include your proof of licensing when you mail in your master.** Contact your Account Manager or Sales Person with any questions.

yes  no My project is an Enhanced CD (an audio CD that includes CD-ROM data such as videos, photos, and web links).

**I understand that if I am not the owner of all the intellectual property rights for the entire contents on this disc, and any supplied artwork, I am required to purchase licensing from the owner or owners of the intellectual property rights of the content. This includes any sampled recordings regardless of type, quantity, and length.**

**Track Information (required)**

*PLEASE NOTE:* If you are sending a compilation CD, the Grantor of Rights agreement forms must be filled out and signed by each individual artist. If your track is a cover song of another artists songs please submit a signed Compulsory Licensing or Grantor of Rights Agreement. If you include a track that is another artist's original recording Master Use Mechanical Licensing or Grantor of Rights Agreement is REQUIRED.

TRACK	TRACK TITLE	ARTIST	PUBLIC DOMAIN	OWN	LICENSED / COVER SONG
			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
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			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

PLEASE ATTACH ADDITIONAL FORMS FOR MORE TRACKS AS NEEDED

I affirm that all information provided herein is true and that all disc contents indicated as being **licensed** are properly licensed for replication under the terms of the original rights holder with proof of such licensing and/or trademark authorization attached. I affirm that I am the intellectual property rights owner for all contents indicated as being **owned** and approve of replication.

I, \_\_\_\_\_ (name) on \_\_\_\_\_ (date), have read and agree to the terms above. By checking this box, I am certifying that I am authorized to sign this agreement. I affirm that my agreement here constitutes an electronic signature and that this signature meets any and all requirements for an original signature and is legally binding in all respects.