



Violet Records Copyright Compliance

This form must be hand signed by copyright owner. Upon submitting your vinyl order, please send this completed form and any relevant licensing documents/label agreements to vinyl@violetrecords.co.
*Note: Violet Records will not ship test pressings until the order is copyright cleared.

Album Title:

Artist Name:

Music Content Type/Genre:

This recording will be (please check below):

Privately Distributed Sold Publicly Free to the Public

Is this release a compilation?

Yes No

Master Recordings: Are you the copyright owner of the master recordings? If no, you must provide licensing.

Yes No*

*Mechanical licenses are required when the album contains a cover song or material licensed from the copyright owner. Mechanical licenses for cover songs can often be acquired through Harry Fox Agency. If not available through Harry Fox Agency please contact the publisher to obtain the license(s).

Sampled recordings require a master license of the original recordings in addition to a mechanical license. These documents are required regardless of sample length.

Compositions: Are you the songwriter of 100% of each composition? If no, you must provide mechanical licenses or a waiver by ALL songwriters of ALL compositions.

Yes No*

Album Artwork: Are you the copyright owner on all of the artwork? If no, you must provide licensing from the owner.

Yes No*

Test pressings will be retained by Violet Records until all necessary copyright material is received. In the event an order is canceled due to copyright the customer will be responsible for all costs accrued up to the point of cancelation. If canceled due to copyright, Violet Records must retain test pressings and metal parts.

By signing this form, you are making the representation and warranty you have all the rights to manufacture the records, reproduce the artwork, master recordings and compositions embodied thereon and will indemnify Violet Records for any third party claims inconsistent with that representation and warranty.

You hereby agree to indemnify and hold us harmless from and against any and all costs, losses and damages (including reasonable attorneys' fees) arising out of or connected with any breach or alleged breach by you of any of your representations and/or warranties herein. You shall pay us on demand any sums for which you are liable hereunder. If you fail to do so, and without limitation of our right to seek and obtain monetary damages and/or other appropriate relief, we shall have the right to charge all such sums against and/or deduct such sums from any and all sums accruing to your credit hereunder or becoming payable hereunder.

Furthermore, If any claim, action or proceeding is made or brought against us which arises from any of your warranties or representations then: (1) we shall give you prompt written notice thereof and you shall have the right to participate in the defense thereof at your expense, and (2) we shall have the right to withhold and reserve, from any sums whatsoever otherwise payable to you hereunder, sums reasonably sufficient to secure us for your potential liabilities to us hereunder.

****NOTE:** Even though I may have signed this Order Copyright and Release document as a representative of my company, I hereby acknowledge that I also hereby personally and unconditionally guarantee all the foregoing obligations of the Customer. This personal guarantee shall remain in full force and effect even if the terms of the underlying Order are changed by the Customer and Violet Records LLC without my knowledge or consent.

Organization Placing Order:

Signature of Copyright Owner and Copyright Holder's Title:

Print Name and Date:
