## INDEMNIFICATION AGREEMENT

Company:	
Protocol #:	
Study Title:	
The above-named company agrees to define IRB, Inc., an Arizona non-profit corporation, its and against any and all losses, liabilities, claims, limitation, litigation costs and reasonable attorne have merit, and whether such claims or actions at other theories, which losses, liabilities, claims, exattorney's fees may be incurred or asserted direct Board members, agents, and employees in conne human protection elements of the study conducted claims for loss arising from implementation of the except that the company's duty to indemnify shall conduct of ARGUS IRB, Inc., its Board member to have been grossly negligent or arising from with Signature of person authorized to legally bind for	expenses, and judgments, including without y's fees, whether or not such claims or actions re predicated on strict liability, negligence, or expenses, and/or judgments including reasonable ly or indirectly against ARGUS IRB, Inc., its ction with evaluating the consent form and ed pursuant to 21 CFR5O et.seq. including any are protocol and the investigation based thereon 1 not apply to any amounts arising from the s, agents, and employees determined by a court illful misconduct.
Signature	Title
Printed Name	-
Date	
ARGUS IRB, Inc.	
Signature	Title
Printed Name	
Date	