

HOLD HARMLESS AGREEMENT

Unless *the client* has obtained the prior written consent of this **staffing company** the *client* agrees not to ask or allow a **staffing service** employee to perform any of the following job related activities:

- a) Driving an automobile or other motor vehicle;
- b) Operating machinery other than office equipment; and
- c) Handling cash, securities, or other valuables.

If this prior written consent is not obtained, *the client* agrees to waive all rights to make a claim against this **staffing company**, and to relieve this **staffing company** from all liability and responsibility for any damage, loss, or expense which the client incurs as a result of this **staffing service** employee engaging in such activities, and the client further agrees to indemnify and hold harmless this **staffing company** from and against all claims, damages, bodily injuries, losses, and expenses which might be caused as a result of this **staffing service** employee engaging in any of these activities.

Furthermore, *the client* agrees not to expose any of this **staffing service** employee's to unnecessary hazard or extra hazard, and not to violate any OSHA or safety law, rule or regulation whether federal, state, or local. The client may be held liable as a result of their breach of this agreement.

Client

Date

Staffing Company

Date