

**VIA CERTIFIED MAIL / RETURN RECEIPT REQUESTED**

Date: [Insert Date]

[Recipient Name]  
[Recipient Title]  
[Company Name]  
[Address]  
[City, State, Zip Code]

**RE: NOTICE OF INDEMNIFICATION DEMAND - OPEN SOURCE  
CONTAMINATION**

Dear [Recipient Name],

This law firm represents [Your Company Name] ("Client") in connection with the [Agreement Name] dated [Date] (the "Agreement") between Client and [Recipient Company Name] ("Provider").

This letter serves as a formal demand for indemnification and defense pursuant to Section [Section Number] of the Agreement. Our Client has identified unauthorized and undisclosed Open Source Software (OSS) within the deliverables provided by Provider, specifically: [List Software/Components].

The inclusion of this code under [Name of License, e.g., GPL v3] "copyleft" terms has resulted in "Open Source Contamination" of our Client's proprietary intellectual property. This breach of Provider's representations and warranties regarding non-infringement and clean title has caused, and continues to cause, significant legal and financial exposure to our Client.

Pursuant to the Agreement, our Client hereby demands that Provider:

- Immediately assume the defense of any third-party claims arising from this contamination;
- Indemnify our Client for all costs, including legal fees, technical remediation expenses, and loss of business value;
- Provide a remediation plan to replace the contaminating code with non-infringing, proprietary, or permissively licensed code within [Number] days.

Please provide a written response acknowledging your obligations and outlining your proposed course of action by no later than [Deadline Date].

This letter is sent without prejudice to our Client's rights and remedies, all of which are expressly reserved.

Sincerely,

[Your Name]  
[Law Firm Name]