

Digital Millennium Copyright Act

Our Policy

On October 28, 1998, President Clinton signed into law the Digital Millennium Copyright Act (“DMCA”). Millry Communication, Inc. d/b/a Millry Internet Service’s (“Millry”) policy is to respond to notices of alleged copyright infringement if such notices substantially comply with the DMCA and other applicable laws and/or regulations and to “take down” and/or disable access to material of repeat infringers.

In response to the DMCA, Millry designated Gene Brown as its agent for notification of any alleged copyright infringement. He can be reached by mail, telephone or e-mail:

Gene Brown
Millry Communications
P.O. Box 45
30433 Highway 17
Millry, AL 36558
251-846-2911 or
888-227- 5710 toll free
gene@millry.com

If Millry “takes down,” removes, blocks or otherwise disables access to material in order to comply with the DMCA, Millry will use its best efforts to contact the Subscriber or Account holder affected so that they may respond with a “counter notification,” as described in the DMCA. If Millry receives a “counter notification” that substantially complies with the DMCA and other applicable laws and/or regulations, Millry will provide the copyright owner with a copy. Unless Millry receives notification from a copyright owner that he has filed a court action seeking to restrain the alleged infringement, Millry will “put back” or unblock the material within 10 to 14 days of its receipt of the “counter notification”. If Millry receives such notification of court action, Millry will not put back or unblock the material but will use its best efforts to forward said notice to the Subscriber or Account holder affected.

Millry reserves the right to terminate service upon receiving evidence of repeated instances of copyright infringement.

What do I do if I believe my copyrighted material is being infringed?

If you believe that your material has been reproduced and posted on the web in a way that constitutes infringement, you must provide Millry’s designated agent with the following information in writing:

1. Identification of the copyrighted work(s) that you believe has been infringed.
2. Identification of the material that you believe is infringing on your copyrighted work or that is the subject of infringing activity.

3. Identification of where the alleged offending material is located sufficient to allow Millry to find it;
4. Information sufficient to allow Millry to contact you (your mailing address and telephone number, along with your e-mail address, if available);
5. The following statement by you: "I have a good faith belief that the use of the copyrighted materials described above in the manner complained of is not authorized by the copyright owner, its agent or the law";
6. The following statement by you: "I swear, under penalty of perjury, that the information in this notification is accurate and that I am the copyright owner or authorized to act on the copyright owner's behalf."
7. Your physical or electronic signature.

WARNING: If you knowingly materially misrepresent that material or activity is infringing, you are liable for any damages that Millry, a Subscriber or Account Holder incurs as a result of such misrepresentation.

How do I file a "counter notification"?

If you believe that you have not infringed on protected material, you must then send a "counter notification", in writing, to Millry's designated agent with the following information:

1. Identification of the material that was removed or access to was otherwise disabled, and the location of such material prior to its removal.
2. At least one of the following statements by you: "I swear, under penalty of perjury, that I have a good faith belief that the materials described above were mistakenly removed or disabled" or "I swear, under penalty of perjury, that I have a good faith belief that the materials described above were removed or disabled because of misidentification";
3. Information sufficient to allow Millry to contact you (your mailing address and telephone number, along with your e-mail address, if available);
4. The following statement by you: "I consent to the jurisdiction of the Federal District Court for the Judicial District in which my address is located, or if my address is outside the United States, for any judicial district in which Millry Communication, Inc. may be found, and I will accept service of process from the person who provided the original notice of infringement or that person's agent."
5. Your physical or electronic signature.

WARNING: If you knowingly materially misrepresent that material was removed, blocked, taken down or otherwise disabled by mistake or misidentification, you are liable for any damages that Millry, a Subscriber or Account Holder incurs as a result of such misrepresentation.