



Copyright & DMCA Policy

Breecz is a U.S. company and subject to U.S. laws and jurisdiction. These Logo & Brand Guidelines (and any other terms, policies, or guidelines we provide to you) are only available in English.

This Copyright & DMCA Policy explains how Breecz ("**Breecz**", "**we**", "**us**", or "**our**") handles and responds to allegations about infringement of copyright protected work, material, and content by our users ("**you**", "**your**", "**user(s)**", "**blogger(s)**", "**visitor(s)**", "**viewer(s)**", "**blog publisher(s)**", "**blog owner(s)**", or "**they**").

Our Copyright & DMCA Policy is in accordance with the Digital Millennium Copyright Act ("DMCA"). Section 512 of the DMCA describes the statutory requirements for formally reporting online copyright infringement ("DMCA Takedown Notice", or "Copyright Notice") as well as how to submit a Counter-Notice to challenge a notice filed for copyright infringement.

You can be liable for legal and financial penalties associated with fraudulent or bad-faith claims (both for filing a DMCA Takedown Notice or submitting a Counter-Notice). Please ensure that you are the actual copyright owner or are authorized to act on behalf of the copyright owner if you intend to file a DMCA Takedown Notice. If you want to challenge a DMCA Takedown Notice by submitting a Counter-Notice, please make sure that you are the copyright owner or have appropriate authorization from the copyright owner to use the material, work, or content; or you have a good-faith belief that the material was removed or access-restricted in error. Consult an attorney before sending a DMCA Takedown Notice or Counter-Notice if you are not sure.

How You Can File A Copyright Notice

You ("Notifying Party") need to provide us all of the following information with your Copyright Notice:

- Identification of the copyrighted material, work, or content claimed to have been infringed (e.g. a link to a website or webpage containing the original material, work, or content, a copy of the original work, or a clear description of the original material, work, or content. An explanation on the specifics of why you believe it was infringed is also helpful.
- An identification of the allegedly infringing material reasonably sufficient for Breecz to locate the material on our service (e.g., a link to the breec or page on a Breecz blog, description of the section or portion of a page that contains the material etc.).
- Your full name, address, phone number, email address, and the name of the copyright owner (if different than you).
- A statement that you have a good-faith belief that the use of the material in the manner claimed is not authorized by the copyright owner, its agent or law.
- A statement made under penalty of perjury that the information provided in the DMCA Takedown Notice is accurate and that you (the Notifying Party) are authorized to make the complaint on behalf of the copyright owner.
- A physical or electronic signature of the copyright owner or a person authorized to act on behalf of the copyright owner.

Please email or send the Copyright Notice to our Designated Agent.

If you knowingly materially misrepresent that material or activity is infringing, under 17 U.S.C § 512 (f) you may be liable for damages, including costs and attorneys' fees incurred by us or our users. Consult an attorney before filing a Copyright Notice with us if you are not sure if the material is in fact infringing your rights.

How Breecz Handles Copyright Notices

Upon receipt of a complete and valid DMCA Takedown Notice we may restrict access to or remove the allegedly infringing material. We may also contact the Notifying Party for additional information or clarification. We will make good-faith attempt to contact by email, the user who shared the material, work or content on Breecz, and provide information concerning removal or access restriction of the material from Breecz, a copy of the DMCA Takedown Notice, and instructions for submitting a Counter-Notice. We may also share a copy of the DMCA take down notice with third parties such as Chilling Effects. Breecz may take additional actions on repeat violators, including but not limited to sending email warnings, and permanent removal of user's Breecz account and all contents created by the user on Breecz.

How You Can Submit A Counter-Notice

If you receive a notification from Breecz regarding a DMCA Takedown Notice regarding any material, work, or content you shared on Breecz, it means Breecz has restricted access to or removed the content on Breecz. If you believe that the content was restricted or removed in error, please submit a Counter-Notice instead of re-creating the material on Breecz. Re-creating the material may result in permanent removal of your Breecz account.

You need to provide all of the following information in your Counter-Notice:

- Identification of the material that was removed or access-restricted and location (URL) of the material on Breecz before it was removed or access-restricted.
- Your name, address, phone number and email address.
- A statement under penalty of perjury that you have a good-faith belief that the content was removed or access-restricted as a result of mistake or misidentification of the material to be removed or access-restricted.
- A statement that you consent to the jurisdiction of the federal district court for the judicial district in which your address is located, or if your address is outside of the United States, for any judicial district in which Breecz may be found, and that you will accept service of process from the person who provided the DMCA Takedown Notice or an agent of such person.
- Your physical or electronic signature.

Please email or send the Counter-Notice to our Designated Agent. You can also reply back to the original email notice of removal that we sent you and include the above information in the body of the reply email.

How Breecz Handles Copyright Notices

When we receive a valid Counter-Notice, we will forward a copy of it to the Notifying party of the original DMCA Takedown Notice. The original Notifying Party or the copyright owner he or she represents has 10 business days to inform us that he or she is seeking legal action to prevent further infringement of the material. If we do not receive any such notice from the original Notifying Party or the copyright owner within 10 business days, we may restore the material or remove restriction of access on it on Breecz.

Designated Agent

We prefer Copyright Notices and Counter-Notices to be sent to us by emailing the respective information as mentioned under "How You Can File A Copyright Notice" and "How You Can Submit A Counter-Notice" to dmca@breecz.com. You can also mail a Copyright Notice to:

Designated Agent
Breecz
740 Aberdeen Lane
Buffalo Grove, IL 60089
USA

We process DMCA Takedown Notices and Counter-Notices in the order they are received. Duplicate submission of DMCA Takedown Notices or Counter-Notices may delay our processing of the notice.

Contact us if you have any questions or comments about the Copyright & DMCA Policy.