

DMCA COPYRIGHT POLICY

UNPLECKABLE LLC

Last Updated: January 30, 2026

UNPLECKABLE LLC respects the intellectual property rights of others and expects users of our services to do the same. This DMCA Copyright Policy outlines our procedures for responding to claims of copyright infringement in accordance with the Digital Millennium Copyright Act (DMCA), 17 U.S.C. § 512.

1. Reporting Copyright Infringement

If you believe that your copyrighted work has been copied in a way that constitutes copyright infringement and is accessible through our services, you may notify our designated Copyright Agent by providing the information specified below.

1.1 Required Information for DMCA Takedown Notice

To be effective, your notification of claimed infringement must include the following:

1. A physical or electronic signature of the copyright owner or a person authorized to act on their behalf
2. Identification of the copyrighted work claimed to have been infringed. If multiple copyrighted works are covered by a single notification, provide a representative list of such works
3. Identification of the material that is claimed to be infringing or to be the subject of infringing activity, with sufficient detail to allow us to locate the material (e.g., specific URL, video title, timestamp)
4. Your contact information, including your name, address, telephone number, and email address
5. A statement that you have a good faith belief that the use of the material in the manner complained of is not authorized by the copyright owner, its agent, or the law
6. A statement that the information in the notification is accurate, and under penalty of perjury, that you are authorized to act on behalf of the copyright owner

1.2 How to Submit a DMCA Notice

Please send your DMCA takedown notice to our designated Copyright Agent at:

DMCA Copyright Agent

UNPLECKABLE LLC

[Address Line 1]

[Address Line 2]
Email: [dmca@email.com]
Phone: [phone number]

Note: Only DMCA notices should be sent to the Copyright Agent. Any other inquiries will not receive a response.

2. Response to DMCA Notices

Upon receipt of a valid DMCA notice, we will:

7. Remove or disable access to the allegedly infringing material
8. Notify the user who posted the material that we have removed or disabled access to the material
9. Take reasonable steps to notify the user of their right to file a counter-notification

3. Counter-Notification

If you believe that material you posted was removed or disabled by mistake or misidentification, you may file a counter-notification with our Copyright Agent.

3.1 Required Information for Counter-Notification

A counter-notification must include the following:

10. Your physical or electronic signature
11. Identification of the material that has been removed or to which access has been disabled, and the location where the material appeared before it was removed or disabled
12. A statement under penalty of perjury that you have a good faith belief that the material was removed or disabled as a result of mistake or misidentification
13. Your name, address, and telephone number
14. 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 you are outside the United States, any judicial district in which we may be found), and that you will accept service of process from the person who provided the original DMCA notice or an agent of such person

3.2 Response to Counter-Notification

Upon receipt of a valid counter-notification, we will forward it to the party who submitted the original DMCA notice. If that party does not file a court action seeking an order to restrain you from engaging in infringing activity within 10-14 business days, we may restore the removed material at our discretion.

4. Repeat Infringer Policy

In accordance with the DMCA and other applicable laws, we have adopted a policy of terminating, in appropriate circumstances and at our sole discretion, the accounts of users who are deemed to be repeat infringers. We may also, at our sole discretion, limit access to our services and/or terminate the accounts of any users who infringe any intellectual property rights of others, whether or not there is any repeat infringement.

5. False Claims and Misrepresentation

Under 17 U.S.C. § 512(f), any person who knowingly materially misrepresents that material is infringing, or that material was removed or disabled by mistake or misidentification, may be subject to liability. We may seek damages from any party that submits a DMCA notification or counter-notification in bad faith.

Before submitting a DMCA notice or counter-notification, please ensure that you have a good faith basis for your claim. Misuse of the DMCA takedown process can result in legal consequences.

6. Fair Use Consideration

Before submitting a DMCA notice, please consider whether the use of the copyrighted material may constitute fair use under copyright law. Fair use is a legal doctrine that permits limited use of copyrighted material without permission for purposes such as commentary, criticism, news reporting, teaching, scholarship, or research.

We encourage parties to consider the principles of fair use before filing a DMCA notice. If you are uncertain about whether material constitutes fair use, you may wish to seek legal advice.

7. Processing Time

We will review and process valid DMCA notices and counter-notifications as quickly as possible, typically within 1-3 business days of receipt. Complex cases may take longer to review.

8. No Legal Advice

The information in this policy is provided for informational purposes only and does not constitute legal advice. We are not responsible for determining whether material infringes copyright or whether a use constitutes fair use. If you need legal advice regarding copyright matters, please consult an attorney.

9. Our Copyright Protection

All content created and published by UNPLECKABLE LLC, including videos, graphics, logos, text, and other creative works, is protected by copyright law and owned by UNPLECKABLE LLC unless otherwise stated.

9.1 Permitted Use of Our Content

You may use our content in the following ways without seeking permission:

- Sharing links to our videos or content on social media
- Embedding our YouTube videos using the official embed feature
- Fair use purposes such as commentary, criticism, news reporting, or parody (as defined by copyright law)

9.2 Prohibited Use of Our Content

You may NOT do the following without our written permission:

- Re-upload our videos to your own channel or website
- Create compilations using substantial portions of our content
- Use our content for commercial purposes without authorization
- Remove or alter copyright notices, watermarks, or attributions

For inquiries about licensing our content or requesting permission for uses not covered above, please contact us at [licensing email].

10. Modifications to This Policy

We reserve the right to modify this DMCA Copyright Policy at any time. Changes will be effective immediately upon posting. Your continued use of our services after changes are posted constitutes your acceptance of the modified policy.

11. Additional Resources

For more information about copyright and the DMCA, please visit:

- U.S. Copyright Office: www.copyright.gov
- DMCA Information: www.copyright.gov/legislation/dmca.pdf

12. Contact Information

For DMCA notices, counter-notifications, or other copyright-related inquiries, please contact our designated Copyright Agent:

DMCA Copyright Agent

UNPLECKABLE LLC

[Address Line 1]

[Address Line 2]

Email: [dmca@email.com]

Phone: [phone number]

Please note: Only copyright-related inquiries should be sent to the above contact. For general questions or support, please use our standard contact channels.