Procedure For Submitting Notices Of Intellectual Property Infringement

DMCA Notices of Copy Infringement

The Browns respect the intellectual property rights of others, and takes intellectual property concerns seriously. The Browns reserve the right to remove any content from its Services for any reason, including if it infringes the copyright of any person under the laws of the United States. Under the appropriate circumstances, the Browns will, and expressly reserves the right to, disable and/or terminate the accounts of users who are repeat copyright infringers.

Pursuant to Title 17, United States Code, § 512(c)(2), if you believe in good faith that your copyrighted work has been reproduced and is accessible on the Services in a way that constitutes copyright infringement, please provide our DMCA Agent with a written communication containing the information set forth below:

- Identification of the copyrighted work claimed to have been infringed. The Browns ask that if the work is registered, please include the copyright registration number or a copy of the registration certificate; if the work is unregistered, please include a screenshot or detailed description of the work.
- Identification of the allegedly infringing material that is requested to be removed and where it is located on the Services. The Browns ask that you provide a hyperlink to the allegedly infringing material on the Services and describe how the allegedly infringing material infringes your work.
- Your name, address and daytime telephone number, and an e-mail address (if available), so that we may contact you if necessary.
- 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.
- A statement that the information in the notification is accurate, and under penalty of perjury, that you are the copyright owner, or are authorized to act on behalf of the owner, of an exclusive copyright right that is allegedly infringed.
- A statement acknowledging that Browns may provide a copy of the submitted notice of infringement, including any contact information contained therein, to the user who posted the allegedly infringing content.
- An electronic or physical signature of you or someone authorized on the copyright owner's behalf, to assert infringement of copyright and to submit the statement.

Claims of copyright infringement that include the above-required information should be submitted via postal mail or e-mail to the Browns' DMCA Agent as follows:

Cleveland Browns 76 Lou Groza Blvd. Berea, OH 44017 Attn: DMCA Agent

DMCAagent@clevelandbrowns.com

440-891-5000

(*Please include "DMCA Notice of Infringement" in the subject line*).

DMCA Agent for Notices of Infringement Only: The foregoing information is provided exclusively for notifying the Browns that your copyrighted or material may have been infringed. Only DMCA notices of copyright infringement will receive a response through this process. DMCA notices of infringement that do not contain all the required information (as described above) may not receive a response. If you believe your trademark is being infringed, please see the below instructions for submitting a trademark infringement notice.

NOTICES OF TRADEMARK INFRINGEMENT

The Browns respect the intellectual property rights of others, and takes intellectual property concerns seriously. The Browns reserve the right to remove any content from its Services for any reason, including if it infringes the trademark rights of any person under the laws of the United States. Under the appropriate circumstances, the Browns will, and expressly reserves the right to, disable and/or terminate the accounts of users who are repeat trademark infringers.

If you believe in good faith that any content on the Services violates or infringes your trademark rights, please submit a Notice of Trademark Infringement to the Browns' DMCA Agent (with the subject line "Trademark Notice") containing the information set forth below:

- Complete contact information, including first and last name, mailing address, phone number, and email address.
- Identification of the specific word, symbol, or phrase in which you claim trademark rights.
- Identification of the basis for your claim of trademark rights (e.g., federal registration, state registration), including the registration number or a copy of the registration certificate, if applicable.
- The country, territory, or jurisdiction in which you claim trademark rights.
- The category of goods and/or services for which you claim you are entitled to trademark rights.
- A hyperlink, screenshot, or other information reasonably sufficient to permit us to locate the material on the Services that you believe violates your trademark rights.
- An explanation of how you believe this content infringes your trademark.
- If you are not the owner of the trademark, an explanation of your relationship to the owner (e.g., attorney, authorized agent).
- A declaration that:
 - You have a good faith belief that use of the trademark described above, in the manner you have complained of, is not authorized by the trademark owner, its agent, or the law;
 - The information in your notice is accurate to the best of your knowledge and belief;
 - o Under penalty of perjury, you are the owner of the trademark allegedly infringed, or are authorized to act on behalf of the owner of that trademark.
 - Your electronic signature or physical signature.

Claims of trademark infringement that include the above-required information should be submitted via e-mail or postal mail to Browns' DMCA Agent as follows:

Cleveland Browns 76 Lou Groza Blvd. Berea, OH 44017 Attn: DMCA Agent

DMCAagent@clevelandbrowns.com

440-891-5000

(Please include "Trademark Notice" in the subject line).

Agent for Notices of Infringement Only: The foregoing information is provided exclusively for notifying the Browns that your trademark may have been infringed. Only notices of trademark infringement will receive a response through this process. Notices of infringement that do not contain all the required information (as described above) may not receive a response.

IMPORTANT NOTE

Please be aware that submitting a report of intellectual property infringement is a serious matter with potential legal consequences. For example, intentionally submitting a misleading or fraudulent report may lead to liability for damages under 17 U.S.C. § 512(f), or similar laws in other countries.

Before submitting a notice of infringement, be sure to consider whether fair use or a similar exception to copyright or trademark law may apply to the use. If you are unsure whether the content you are considering reporting infringes your rights, you may wish to seek legal guidance before submitting a notice of infringement.

Do not submit a notice of infringement unless you are the owner of the copyrighted material or trademark that you believe is being infringed, or an agent authorized to act on the owner's behalf.