DMCA NOTICE & TAKEDOWN POLICY

Effective Date: September 13, 2025

Scope: This policy applies to the websites, storefronts, and online services owned by **The Lumivara Group LLC** and operated or distributed by **Invictus Management LLC** (St. Louis, MO), including any pages where digital products are sold or delivered.

1) Designated Agent (DMCA)

Name/Title: Laura Wilson, Designated DMCA Agent

Company: Invictus Management LLC (on behalf of The Lumivara Group LLC)

Address: St. Louis, MO 63108, USA

Phone: 314-941-4045

Email: support@invictusmanagementllc.com

Use the contact information above solely for DMCA matters. For customer support unrelated to DMCA, use the contact links provided on our website.

2) How to Submit a DMCA Notice (Copyright Owner or Authorized Agent)

To request removal of allegedly infringing material appearing on our sites or services, send a written **DMCA Notice** to the Designated Agent that includes **all** of the following:

- 1. **Signature** of the copyright owner or a person authorized to act on the owner's behalf (physical or electronic).
- 2. **Identification of the copyrighted work** claimed to have been infringed, or a representative list if multiple works at a single online location are covered by one notification.
- 3. **Identification of the material** that is claimed to be infringing or to be the subject of infringing activity and that is to be removed or access to which is to be disabled, and **information reasonably sufficient to permit us to locate the material** (exact URL(s) required).
- 4. **Contact information** for the complaining party (name, mailing address, telephone number, and email address).
- 5. A statement that the complaining party has a **good-faith belief** that 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 the complaining party is the copyright owner or authorized to act on the owner's behalf.

Subject line suggestion: "DMCA Notice — [Work Title] — [URL]".

We will act expeditiously to remove or disable access to the material and will notify the subscriber or account holder responsible for posting it.

3) Counter-Notice (If Your Material Was Removed)

If you believe that material you posted was removed or disabled as a result of mistake or misidentification, you may send a **Counter-Notice** to the Designated Agent that includes **all** of the following:

- 1. Your physical or electronic signature.
- Identification of the material that has been removed or to which access has been disabled and the location at which the material appeared before it was removed or access to it was disabled (the exact URL).
- 3. 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 of the material.
- 4. Your name, address, and telephone number, and a statement that you consent to the jurisdiction of the U.S. federal district court for the judicial district in which your address is located, or if your address is outside of the United States, for the U.S. District Court for the Eastern District of Missouri, and that you will accept service of process from the person who provided the original DMCA Notice or that person's agent.

Upon receipt of a valid Counter-Notice, we may restore the material in **10–14 business days** at our discretion, unless the original complaining party notifies us that they have filed an action seeking a court order to restrain you from engaging in infringing activity.

4) Repeat Infringers

It is our policy to terminate, in appropriate circumstances, **accounts of repeat infringers**. We may also remove content and take additional action at our discretion if a user repeatedly violates intellectual property rights.

5) Misrepresentations (17 U.S.C. § 512(f))

Please note that any person who **knowingly materially misrepresents** that material or activity is infringing (or was removed by mistake or misidentification) may be liable for damages, including costs and attorneys' fees, incurred by us, the alleged infringer, or the copyright owner or its licensee.

6) Third-Party Platforms

If allegedly infringing material appears on a **third-party platform** (e.g., a marketplace or hosting provider), you should submit notices **directly to that service** using its own DMCA channel. We cannot remove or disable access to content that we do not host or control.

7) Entities

IP Owner: The Lumivara Group LLC

Operator/Distributor: Invictus Management LLC (St. Louis, MO)

8) Updates to This Policy

We may update this policy from time to time. The latest effective date will be posted at the top of this page.

Contact for Permissions (non-DMCA): sales\@invictusmanagementllc.com

General Support: support@invictusmanagementllc.com