

PALADIN DATA CORPORATION
INTELLECTUAL PROPERTY POLICY

Paladin Data Corporation (“**Paladin**”) takes Intellectual Property (“**IP**”) rights very seriously. Your use of our services, websites, and platforms (the “**Paladin Services**”) is subject to and governed by the Terms and Conditions, Privacy Policy, this IP Policy, which outlines how Paladin addresses IP disputes for content on or accessed through the Paladin Services, and all other applicable terms and conditions.

Important Note: Paladin cannot give you legal advice on these issues and this policy does not constitute legal advice. We recommend you consult with an attorney before submitting any correspondence to us such as a demand letter or a take-down request, or if you have any questions about IP rights.

Copyright Infringement Notice

If you think someone is infringing your copyrighted content via the Paladin Services, under the Digital Millennium Copyright Act of 1998 (“**DMCA**”), you can contact us and send us a takedown notice for that content. Before you send us a takedown notice, be sure that it has all the elements listed below, or your complaint will not be complete. We are not required to act on incomplete DMCA notices.

In accordance with the Online Copyright Infringement Liability Limitation Act of the Digital Millennium Copyright Act (17 U.S.C. § 512), Your complaint must have all the following:

1. A physical or electronic signature (typing your full name will suffice) of a person authorized to act on behalf of the owner of an exclusive right that is allegedly infringed (“**Complainant**”);
2. Identification of the copyrighted work claimed to have been infringed (e.g., a link to your original work), or, if multiple infringed works at a single online website are covered by a single notification, a representative list of such works at that website;
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 Paladin to locate the material (e.g., a link to the infringing work and description as to where to locate it on the linked webpage);
4. Information reasonably sufficient to permit Paladin to contact the Complainant, such as an address, telephone number, and, if available, an electronic mail address at which the Complainant may be contacted;
5. A statement that the Complainant has a good faith belief that use of the material in the manner complained of is not authorized by the intellectual property owner, its agent, or the law; and
6. A statement that the information in the notification is accurate, and under penalty of perjury, that the Complainant is authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.

A LINK TO A WEBPAGE OR URL IS INSUFFICIENT FOR PALADIN TO IDENTIFY INFRINGING MATERIALS.

How do I report a copyright violation?

Once you have all the information you need for your copyright infringement complaint, please send the completed complaint to Paladin by mail or email (current contact information is below, this information may change from time to time).

DMCA
Paladin Data Corporation
Attn: Paladin Intellectual Property Policy
3020 NW Merchant Way
Bend, OR 97703

Email:

If you fail to comply with all the requirements of Section 512(c)(3) of the DMCA, your DMCA notice may not be effective.

Please be aware that if you knowingly materially misrepresent that material or activity on the website or platform is infringing your copyright, you may be held liable for damages (including costs and attorneys' fees) under Section 512(f) of the DMCA.

What happens after Paladin receives the notice?

When we receive a complete DMCA takedown notice, we will review the complaint and will determine appropriate next steps, such as removing the infringing content.

Trademarks

Paladin has a different process when it comes to certain types of trademark infringement claims. If you believe your registered word mark or registered service mark is being infringed via the Paladin Services, please follow the process below. For all other types of trademarks like trade dress and non-traditional marks including for example sounds and colors, this process does not apply, and we would need to receive a valid court order before we can act on these types of trademark infringement claims.

To submit a complete claim of trademark infringement, please include all the following:

1. A statement in good faith from you, the Complainant;
2. A statement made under penalty of perjury that the information in the complaint is accurate and that you are the owner or authorized to act on behalf of the owner of the trademark rights described in your complaint. Please note that you may be liable for damages (including costs and attorney's fees) if you materially misrepresent that material is infringing your trademark(s);
3. A statement that you acknowledge that a copy of this infringement notice, including any contact information provided above, will be provided to Paladin;
4. Identifying the mark as it is used via the Paladin Services and sufficient information for Paladin to identify where it is used via the Paladin Services;
5. Explaining the basis for the claim of infringement including any applicable registration numbers and countries where the mark is registered; and

6. The Complainant's contact information.

How do I report a covered trademark violation?

Once you have all the information you need for your trademark infringement complaint, please send the complete complaint to Paladin by mail or email (see above for that information).

What happens after Paladin receives the notice?

When Paladin receives a complete trademark infringement notice, we will respond. The response to such notices may include, but is not limited to, removing or disabling access to material claimed to be the subject of infringing activity.

Patents

If you believe that a feature or function, or other aspect or service, of the Paladin Services infringes on a valid and enforceable patent, please follow the process below and submit the complaint to Paladin by mail or email (see above for that information). Be sure to include all the following information in your message:

1. Explaining the basis for the claim of infringement including any applicable patent registration numbers and countries where the mark is registered, court order, or International Trade Commission order finding infringement;
2. The Paladin URL of the infringing product;
3. Your full legal name;
4. Your email address (please use company email address);
5. Company name (optional);
6. Company street address (optional);
7. A statement that you understand that Paladin may provide third parties, including the affected user, with a copy of this complaint; and
8. A statement under penalty of perjury that the information in this complaint is true and correct and that you are the patent holder or are authorized to act on the patent holder's behalf. Please note that you may be liable for damages (including costs and attorney's fees) if you materially misrepresent that material is infringing your patent(s)

Paladin will review claims of patent infringement and will expeditiously respond to these claims. The response to such notices may include, but is not limited to, removing or disabling access to material or products claimed to be the subject of infringing activity.

We will remove from public view any product that is the subject of a court order finding infringement of an intellectual property right of any kind.

Effective Date

This policy supersedes any preexisting Paladin policy on intellectual property and will remain in effect until modified or revoked by Paladin. This policy will be binding on all parties who create intellectual property

before or after the effective date, and this policy and other agreements that represent modifications to this policy shall remain binding on such creators even after their relationship with Paladin changes or terminates. By continuing one's relationship with Paladin, or accessing or using the Paladin Services, you agree to these changes.

Governing Law; Submission to Jurisdiction

This policy shall be governed by, and interpreted under, applicable federal laws pertaining to intellectual property and Arizona state law, without regard to choice of law provisions. Unless otherwise provided in an applicable separate agreement, any dispute arising under this policy for which an individual is permitted to bring a court proceeding shall be instituted in the federal courts of the United States or the courts of the State of Arizona in each case located in Maricopa County, Arizona, and you irrevocably submit to the exclusive jurisdiction of such courts in any such suit, action, or proceeding.