Star Communications - Copyright and Intellectual Property Policy

Star Telephone Membership and StarVision, Inc./dba Star Communications Internet Services respects the intellectual property of others and requires that its users do the same. You should note that Star Telephone Membership and StarVision, Inc./dba Star Communications Internet Services has no control over or responsibility for the content of Web sites that You may reach while using Star Telephone Membership and StarVision, Inc./dba Star Communications Internet Services. This content may be protected by copyright law or other laws regarding intellectual property of the United States or other countries. You should read and abide by the acceptable use policies or other pertinent rules of any third–party Web sites that You access. This includes any rules or policies that govern Your use of materials and content found on that Web site. In appropriate circumstances and in its sole discretion, Star Telephone Membership and StarVision, Inc./dba Star Communications Internet Services may disable and/or terminate the accounts of users who infringe the copyrights or other intellectual property rights of Star Telephone Membership and StarVision, Inc./dba Star Communications Internet Services and/or other third–parties.

Star Telephone Membership and StarVision, Inc./dba Star Communications Internet Services – Notice for Claims of Intellectual Property Violations and Agent for Notice.

Copyright owners may report alleged infringements of their works that are stored on the Service or the Personal Web Features by sending **Star**'s authorized agent a notification of claimed infringement that satisfies the requirements of the DMCA. Upon **Star**'s receipt of a satisfactory notice of claimed infringement for these works, **Star** will respond expeditiously to either directly or indirectly (i) remove the allegedly infringing work(s) stored on the Service or the Personal Web Features or (ii) disable access to the work(s). **Star** will also notify the affected customer or user of the Service of the removal or disabling of access to the work(s). In the event that a customer is notified of alleged infringement three (3) or more times, the customer is deemed to be a repeat infringer and **Star** will suspend or terminate that customer's Service account.

Under the Digital Millennium Copyright Act of 1998, a party alleging copyright infringement or other such intellectual property violation, either by transmission or storage of infringing material, must notify Star Telephone Membership and StarVision, Inc./dba Star Communications.

Accordingly, if You believe that Your protected intellectual property has been copied or used in a way that constitutes copyright infringement or that Your intellectual property rights have been violated in a similar manner, please provide Star Telephone Membership and StarVision, Inc./dba Star Communications Internet Service's Copyright Agent with the following information:

- A physical or electronic signature of a person authorized to act on behalf of the owner of the copyright that is or was allegedly infringed, or if multiple works are covered by a single notification, a representative list of such allegedly infringing works at that site;
- Identification of the material that is claimed to be infringing which is to be removed or access to which is to be disabled;

- Information reasonably sufficient to permit Star Telephone Membership and StarVision, Inc./dba Star Communications Internet Services to locate the material;
- Information reasonably sufficient to permit Star Telephone Membership and StarVision,
 Inc./dba Star Communications Internet Services to contact the complaining party, such as an address, telephone number, and if available, an electronic mail address;
- 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;

A statement that the information in the notification is accurate, and, under penalty of perjury, that the complaining party has the authority to enforce the owner's rights that are claimed to be infringed.

Designation of Agent to Receive Notification of Claimed Infringement

FULL LEGAL NAME OF SERVICE PROVIDER:

Star Telephone Membership Corporation StarVision, Inc.

ALTERNATIVE NAME(S) OF SERVICE PROVIDER: Star Communications, Star Telephone, starcom.net, stmc.net

AGENT NAME AND TITLE, DESIGNEE TO RECEIVE NOTIFICATION OF CLAIMED INFRINGEMENT: Steve Harrison, Engineering Manager

FULL ADDRESS OF DESIGNATED AGENT TO WHICH NOTIFICATION SHOULD BE SENT: 3900 N US HWY 421, Clinton, NC 28329

TELEPHONE & FAX NUMBER OF DESIGNATED AGENT: Phone: 910-564-4194; Fax: 910.564.7747

E-MAIL ADDRESS OF DESIGNATED AGENT: abuse@stmc.net

You should be aware that complainants who make false claims or misrepresentations concerning copyright infringement may be liable for damages under the DMCA.

Counter-Notification in Response to Claim of Copyright Infringement

If an affected customer or user believes in good faith that the allegedly infringing works have been removed or blocked by mistake or misidentification, then that person may send a counter notification to **Star's** designated agent at the address noted above. Upon **Star**'s receipt of a counter notification that satisfies the requirements of DMCA, **Star** will provide a copy of the counter notification to the person who sent the original notification of claimed infringement and will follow the DMCA's procedures with respect to a received counter notification. This process will invoke a dispute between you and the complaining

party. In all events, you expressly agree that **Star** will not be a party to any disputes or lawsuits regarding alleged copyright infringement.

Your counter-notification must be in writing and contain the following information:

- 1. A physical or electronic signature of an authorized person;
- 2. Identification of the material that was removed or access to which was disabled and the location at which material appeared before it was removed or access to it was disabled:
- 3. A statement under penalty of perjury that the alleged infringer has a good faith belief that the material was removed or disabled as a result of mistake or misidentification;
- 4. Your name, address, and telephone number, and a statement that you consent to the jurisdiction of the federal district court for the federal district in which you are located and that you will accept service of process from the complainant

You should be aware that substantial penalties under U.S. law apply for a false counternotice filed in response to a notice of copyright infringement.