

## Trademarks

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- **Stalwart Labs Ltd** (a company registered in England and Wales) holds the registered trademarks in the United Kingdom and the European Union.
- **Stalwart Labs LLC** (a limited liability company organised under the laws of the State of Wyoming, United States of America) holds the registered trademark in the United States.

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User-submitted contributions on the Support Portal at **support.stalw.art** remain the property of their respective authors and are licensed to Stalwart Labs Ltd under the terms of Section 12 of the [Terms and Conditions](#).

## Notice and Takedown Procedure

Stalwart Labs Ltd respects the intellectual property rights of others. If you are a rightsholder (or an agent authorised to act on a rightsholder's behalf) and you

believe that content on the Support Portal at **support.stalw.art**, on the documentation or blog at **stalw.art**, or on any other surface operated by Stalwart Labs Ltd infringes your copyright, trademark, or other intellectual property right, you may submit a notice using the procedure below. We aim to respond to valid notices promptly.

## Where to send your notice

Send your notice by email to **abuse@stalw.art** with the subject line **“IP Notice”**. Notices may also be sent by post to:

**Stalwart Labs Ltd Attn: IP Notices 128 City Road London EC1V 2NX United Kingdom**

For complaints concerning content hosted on infrastructure operated by Stalwart Labs LLC in the United States, you may, in addition or instead, submit a notice to the same address marked for the attention of Stalwart Labs LLC. Stalwart Labs Ltd has not designated a separate Digital Millennium Copyright Act (DMCA) agent with the U.S. Copyright Office at this time; the procedure set out below applies in either case.

## What your notice must include

To be actionable, your notice must include all of the following:

1. **Identification of the rightsholder.** Your full name, the name of the entity you represent (if any), your postal address, telephone number, and email address.
2. **Identification of the right.** A description of the copyrighted work, registered trademark, or other right that you claim has been infringed (for trademarks, please include the registration number and territory).
3. **Identification of the allegedly infringing content.** A URL or other location identifier sufficient for us to find the material on our systems, with a brief description of how it allegedly infringes.
4. **A good-faith statement.** A statement that you have a good-faith belief that the use of the material is not authorised by the rightsholder, its agent, or

applicable law.

5. **An accuracy statement under penalty of perjury** (where the notice is submitted under U.S. law) or **a statement of accuracy** (where the notice is submitted under UK or EU law). The signatory represents that the information in the notice is accurate, and that they are authorised to act on the rightsholder's behalf.
6. **A signature.** A physical or electronic signature.

Incomplete notices may be returned for completion and may not be acted on until a complete notice is received.

### **What we will do on receipt of a valid notice**

On receipt of a notice that, on its face, contains the elements above, we will:

1. Promptly assess the notice for completeness and apparent validity.
2. Where appropriate, remove or disable access to the allegedly infringing content, or restrict its visibility, pending further review.
3. Notify the user who posted the content (if applicable) of the action taken and provide them with a copy of the notice (with personal contact details redacted on request and where reasonably practicable).
4. Maintain a record of the notice, the action taken, and any subsequent counter-notice for our internal compliance purposes.

### **Counter-notice**

If you are the user whose content has been removed and you believe in good faith that the removal was the result of mistake or misidentification, you may submit a counter-notice to **[abuse@stalw.art](mailto:abuse@stalw.art)**. The counter-notice must include:

1. Your full name, postal address, telephone number, and email address.
2. Identification of the content that was removed and the location at which it appeared before removal.
3. A statement, under penalty of perjury or as a statement of accuracy under UK or EU law as applicable, that you have a good-faith belief that the content was removed as a result of mistake or misidentification.

4. Your consent to the jurisdiction of the courts of England and Wales (and, if you reside in the United States, your additional consent to the jurisdiction of the federal court for the judicial district in which your address is located, or, if your address is outside the United States, the United States District Court for the District of Wyoming) for any judicial proceeding arising from the dispute.
5. A physical or electronic signature.

On receipt of a valid counter-notice, we will forward a copy to the original notifier. Unless we receive notice within ten (10) business days that the original notifier has filed a court action seeking to restrain the user from further infringement, we may, at our discretion, restore the removed content.

## Repeat infringers

We may, at our sole discretion, suspend or terminate the accounts of users who, in our reasonable judgement, are repeat infringers. The contractual basis for suspension and termination is set out in the [Terms and Conditions](#) and the [Acceptable Use Policy](#).

## Misuse of this procedure

Submitting a knowingly false, misleading, or abusive notice may give rise to liability under applicable law (for example, under section 512(f) of the U.S. Digital Millennium Copyright Act and equivalent provisions of UK and EU law). Notices used to suppress legitimate criticism, fair comment, or lawful use of a work will not be acted on.

## Other complaints

For complaints concerning abuse, spam, or other violations of the [Acceptable Use Policy](#), contact [abuse@stalw.art](mailto:abuse@stalw.art). For security vulnerability reports, see the [Vulnerability Disclosure Policy](#). For privacy and data-protection requests, see the [Privacy Policy](#) or contact [privacy@stalw.art](mailto:privacy@stalw.art).