



Cray Pay, Inc. Copyright Policy

Last Updated June 24, 2020

Cray Pay, Inc., a Delaware corporation and its wholly owned company Cray Pay, LLC, are referred to in this copyright policy (“Policy”) as “CrayPay”, “we”, “our”, or “us”. This policy explains the procedure for notifying CrayPay that your copyrighted material has been infringed. CrayPay, its suppliers, licensors expressly reserve all intellectual property and other proprietary rights in all content, format, imagery, text, programs, products, processes, technology, and other materials that appear on the CrayPay website (“Site”) and mobile application (“App”). Access to this Site and App does not confer and shall not be considered as conferring upon anyone any license under any of CrayPay or any third party’s intellectual property rights. All rights reserved. Further, the content, format, and imagery of the Site and app is copyrighted under United States law and protected by worldwide copyright laws, treaty provisions and other protections afforded intellectual property. Unauthorized duplication is a violation of law and the Terms and Conditions.

This procedure is exclusively for notifying CrayPay that your copyrighted material has been infringed. CrayPay does not, and will not, make any legal decisions about the validity of your claim of infringement or the possible defenses to a claim. When a clear and valid notice is received pursuant to the guidelines set forth below, CrayPay will respond by either taking down the allegedly infringing content or blocking access to it. CrayPay may contact the notice provider to request additional information. Under the Digital Millennium Copyright Act (“DMCA”), CrayPay is required to take reasonable steps to notify the user who posted the allegedly infringing content (“Alleged Infringer”). The alleged infringer is permitted to send CrayPay a counter-notification. If you are uncertain whether particular material infringes a copyright held by you or a third party, you should contact an attorney. Anyone making a false or fraudulent notice or counter-notice may be liable for damages under the DMCA, including costs and attorneys’ fees. You agree to indemnify and hold CrayPay harmless from any claims arising out of, or in connection with, your DMCA notice.

To be effective under the DMCA, the copyright owner must send a written notice by fax, regular mail, or email only. CrayPay reserves the right to disregard a notice that is not in compliance with the DMCA.

A DMCA notice must:

1. Identify specifically the copyrighted work(s) believed to have been infringed;
2. Identify the material that is accessible on the site or app and which is allegedly infringing upon the copyrighted work(s). The copyright owner must provide detailed information reasonably sufficient to enable CrayPay to locate the item on the site or app, such as clear screenshots of the allegedly infringing materials (for identification purposes);
3. Provide information sufficient to permit CrayPay to contact the copyright owner directly: name, street address, telephone number, and email (if available);
4. Provide information sufficient to permit us to notify the alleged Infringer, if available (preferably, an email address);



5. Include the following statement: “I have 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. Include the following statement: “I swear, under penalty of perjury, that the information in the notification is accurate and that I am the copyright owner or am authorized to act on behalf of the owner of an exclusive right that is allegedly infringed”
7. Be signed by a person authorized to act on behalf of the copyright owner; and
8. Be sent to our DMCA designated agent at the following address:

Cray Pay Inc. Copyright Agent
1760 E Pecos Rd Suite 312
Gilbert, AZ 85295
Email: support@craypay.com