This communication to you is a DMCA **counter notification** letter as defined in Chapter 5 (Copyright Infringement and Remedies) of the <u>U.S. Copyright Law</u>

I declare, under penalty of perjury, my belief (in good faith) that the complaint of copyright violation is based on mistaken information, misidentification of the material in question, or deliberate misreading of the law.

My name, address, and telephone number are as follows:

Name Address	
Telephone	
Email	

I hereby consent to the jurisdiction of Federal District Court for the judicial district in which I reside (or, if my address is outside the United States, any judicial district in which you, the Service Provider, may be found).

I agree to accept service of process from the complainant.

My actual or electronic signature follows:

Having received this counter notification, you are now obligated under the aforementioned subset of U.S. Copyright Law to advise the plaintiff of this counter notice. Once this counter notice is submitted, the plaintiff will have the option to file legal suit against me within 15 business days. If no legal action is taken during this time, you (the service provider) will be required to allow me to make the material in question available again.