

DMCA POLICY – DIGITAL MILLENNIUM COPYRIGHT ACT

Effective Date: 12/05/2025

Last Updated: 12/10/2025

We respect the intellectual property rights of others and comply with the provisions of the **Digital Millennium Copyright Act (DMCA)**. This policy outlines the procedure for submitting copyright infringement notifications and how we handle such reports.

This DMCA Policy (“Policy”) is issued pursuant to the provisions of the **Digital Millennium Copyright Act of 1998**, codified at 17 U.S.C. § 512, and governs the procedures for the identification, reporting, removal, and counter-disputation of alleged copyright-infringing material appearing on the website located at www.restoremyohealth.com (the “Site”), operated by Restore MyoHeath LLC DBA Restore MyoHealth Myofunctional Therapy (“Company,” “we,” “us,” or “our”).

By using the Site, you acknowledge and agree to abide by the procedures set forth below regarding intellectual property enforcement, and you further agree that this Policy shall be legally binding and enforceable to the fullest extent permitted by law.

I. COPYRIGHT INFRINGEMENT CLAIMS

1.1 Duty to Notify.

If you are a copyright owner or authorized agent thereof, and you believe that any content on the Site infringes your copyrighted material, you may submit a **Notification of Claimed Infringement** (“DMCA Notice”) to the Company in accordance with the procedures required by 17 U.S.C. § 512(c)(3).

1.2 Required Elements.

A valid DMCA Notice must contain **all** of the following elements:

- (a) A physical or electronic signature of the copyright owner or a person authorized to act on their behalf
- (b) Identification of the copyrighted work(s) claimed to have been infringed
- (c) The exact URL(s) or specific location(s) on the Site where the allegedly infringing content appears

- (d) The full name, mailing address, telephone number, and email address of the complaining party
- (e) A statement that the complaining party has a **good-faith belief** that the disputed use is unauthorized by the copyright owner, its agent, or the law
- (f) A statement made under penalty of perjury that the information in the notice is accurate and that the complaining party is the copyright owner or authorized to act on the copyright owner's behalf

1.3 Submission Address.

DMCA Notices must be sent to the Company's designated DMCA Agent:

Designated Agent: Ann Engemann

Email: restoremyohealth@gmail.com

Mailing Address: 9905 N Wayne Ave Kansas City, MO 64155

The Company may, at its sole discretion, reject incomplete or unverifiable notices that fail to meet the statutory requirements outlined above.

II. COUNTER-NOTIFICATION PROCEDURE

2.1 Right to Respond.

If you believe that content was removed or access was disabled as a result of **mistake** or **misidentification**, you may submit a **Counter-Notification** pursuant to 17 U.S.C. § 512(g).

2.2 Required Counter-Notice Contents.

A valid Counter-Notification must include:

- (a) Your full name, address, telephone number, and physical or electronic signature
- (b) Identification of the material that has been removed or disabled and the URL or location where it previously appeared
- (c) A statement made under penalty of perjury that you have a **good-faith belief** the material was removed or disabled as a result of mistake or misidentification
- (d) A statement that you consent to the jurisdiction of the **U.S. Federal District Court** in your local district (or the jurisdiction in which the Company is located, if outside the

U.S.), and that you will accept service of process from the original complainant or their agent

2.3 Submission and Restoration Timeline.

Counter-Notifications shall be submitted to the same Designated Agent listed above. Upon receipt of a valid Counter-Notification, the Company shall:

- Promptly forward the Counter-Notification to the original claimant
- Inform the user of this action and the pending reinstatement process
- Unless legal action is initiated by the original claimant within **ten (10) to fourteen (14) business days**, the Company **may restore** the removed content or reinstate access thereto

The Company is not liable for any decision to restore or refrain from restoring content in accordance with the DMCA framework.

III. REPEAT INFRINGER POLICY

3.1 Termination Rights.

Pursuant to 17 U.S.C. § 512(i)(1)(A), the Company maintains a strict policy of **terminating, suspending, or restricting** access for users who are deemed to be repeat infringers.

A user shall be considered a repeat infringer if:

- They have been the subject of more than one valid DMCA Notice
- They have had multiple pieces of content removed under this Policy
- The Company has independent reason to believe the user is engaging in systematic copyright violations

3.2 Sole Discretion.

The Company reserves the right to remove content, disable access, or terminate accounts at its sole discretion—**with or without notice**—if it believes, in good faith, that infringement has occurred.

IV. LIMITATION OF LIABILITY & NO LEGAL ADVICE

The information provided in this Policy is for compliance and notification purposes only. It does not constitute legal advice. You are strongly encouraged to consult with a qualified intellectual property attorney before submitting a DMCA Notice or Counter-Notification.

The Company disclaims any liability for reliance on improperly submitted claims, fraudulent notices, or actions taken by third parties pursuant to the DMCA process.

V. CONTACT INFORMATION

For all inquiries, notices, or questions related to this Policy:

Restore MyoHealth LLC

Email: restoremyohealth@gmail.com

Mailing Address: 9905 N Wayne Ave Kansas City, MO 64155
