

EXECONNECT™ COPYRIGHT POLICY

Greeting

A very warm welcome to EXECONNECT, an executive meeting company with a unique program designed for corporate charitable giving. EXECONNECT is (i) a facilitator for arranging meetings between companies for the purpose of business development; and (ii) an online resource for hosting communications between and among executives on the Executive Private Network. More information about our website can be found at the Terms of Service and Use and Privacy Policy.

EXECONNECT Copyright Statement

➤ *Date of Most Current Version – February 22, 2008*

EXECONNECT recognizes the importance of protecting the copyright interests of our users, taking commercially reasonable efforts to not have uploaded and posted to our website any copyrightable subject matter owned by other than the users who have posted such content, information, and materials, and has, therefore, instituted the provisions that are specified in this Copyright Policy.

Due to the nature of the Internet and the offerings provided on our website, we reserve on a continuing basis the right at, our sole discretion, to change, modify, add, or delete portions of this Copyright Policy at any time. If we do this, we shall both post the changed version of this Copyright Policy on this page, and will send to each user an E-Mail communication indicating the date upon which such changes were made together with a request that you review them online. Notwithstanding such E-Mail communication and whether or not you review the changes, your continued use of our website after the date any such changes become effective constitutes your unqualified acceptance of the changed Copyright Policy. If you do not agree to abide by this Copyright Policy or any future changes to it, do not use or access our website.

Notification of an Alleged Copyright Infringement

If you believe that your own copyrighted work is accessible on the our website in violation of your copyright, you may provide EXECONNECT with a written Notification of an Alleged Copyright Infringement, as provided by the Digital Millennium Copyright Act, 17 United States Code Section 512(c)(3). To be effective, that written Notification, which is also known as a take-down notice, must contain substantially all of the following information:

- Identify in your written Notification with sufficient detail the material comprising the copyrighted work that you claim has been infringed so that we can locate such material. For example, "The copyrighted work is my content that appears at [list the URL on our website]." If multiple copyrighted works are covered by your written notice, you must provide each URL on our website so that we can locate with certainty the allegedly infringing material.
- Provide in your written Notification the physical or electronic signature of the owner of the copyright(s) or a person authorized to act on the owner's behalf.
- Include in your written Notification a statement by you that you have a good faith belief that the disputed use on our website is not authorized by the copyright owner, its agent, or the law.
- Include in your written Notification a statement by you that the information contained in that written Notification is accurate and that you attest under the penalty of perjury that you are the copyright owner or that you are authorized to act on the copyright owner's behalf.

- Include in your written Notification your name, mailing address, telephone number, and E-Mail address.

You may submit your written Notification of an Alleged Copyright Infringement to us by certified mail with return receipt request and/or E-Mail as set forth below:

EXECONNECT
PO Box 4777
San Jose, CA 95150

E-Mail: copyright@execonnect.com

PLEASE NOTE that if you materially misrepresent in your written Notification of an Alleged Copyright Infringement that content on our website is infringing your copyright, you may be liable to us for damages, including attorneys' fees and costs. Further, filing a false written notice will constitute perjury.

Upon receiving a proper written Notification of an Alleged Copyright Infringement, as described above, we shall respond expeditiously to remove or disable access to the allegedly infringing material and promptly notify the alleged infringer of your claim. In so doing, we shall advise the alleged infringer of the procedure for a Counter-Notification of an Alleged Copyright Infringement that is also provided by the Digital Millennium Copyright Act, which is described below, by which the alleged infringer may respond to your written Notification and request that we restore this material.

Counter-Notification of an Alleged Copyright Infringement

If you believe your own copyrighted material has been removed from our website as a result of mistake or misidentification, you may provide EXECONNECT with a written Counter-Notification of Alleged Copyright Infringement, as provided by the Digital Millennium Copyright Act, 17 United States Code Section 512(g)(2) and (3). To be effective, that written Counter-Notification, which is also known as a put-back notice, must contain substantially all of the following information:

- Identify in your written Counter-Notification with sufficient detail the material that has been removed or disabled and the location on our website at which the material appeared before it was removed or disabled. For example, "The copyrighted work that was removed or disabled is my content and previously appeared at [list the URL on our website]." If multiple copyrighted works are covered by your written notice, you should provide each URL on our website where the removed or disabled works previously appeared so that we can identify with certainty the improperly removed material.
- Provide in your written Counter-Notification a statement that you consent to the jurisdiction of the United States District Court in which your address is located, or if your address is outside the United States, for any judicial district in which the service provider may be found.
- Provide in your written Counter-Notification a statement that you will accept service of process from the person that filed the written Notification of an Alleged Copyright Infringement with us or from that person's agent.
- Include in your written Counter-Notification a statement under penalty of perjury that you have a good faith belief that the material in question was removed or disabled as a result of mistake or misidentification of the material to be removed or disabled.
- Include in your written Counter-Notification your name, mailing address, telephone number, and E-Mail address.

- Provide in your written Counter-Notification your physical or electronic signature.

You may submit your written Counter-Notification of an Alleged Copyright Infringement to us by certified mail with return receipt request and/or E-Mail as set forth below:

EXECONNECT
PO Box 4777
San Jose, CA 95150

E-Mail: copyright@execonnect.com

PLEASE NOTE that that if you materially misrepresent in a written Counter-Notification of an Alleged Copyright Infringement that the disabled or removed content was removed by mistake or misidentification, you may be liable for to us for damages, including attorneys' fees and costs. Further, filing a false written notice will constitute perjury.

Upon receiving a proper written Counter-Notification, as described above, we shall restore your removed or disabled material after 10 business days but no later than 14 business days from the date we receive your written Counter-Notification of an Alleged Copyright Infringement unless we first receive written notice from the party filing the original Notification of Alleged Copyright Infringement informing us that such party has filed a court action to restrain you from engaging in infringing activity related to the material in question.

Further Questions Regarding This Copyright Policy

For further assistance, please send EXECONNECT an E-Mail with your specific questions set forth in detail to help@execonnect.com. You will receive a prompt reply E-Mail.

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