

Takedowns

Last Updated: November 3, 2024

Current document version remains valid unless updated.

Note: This procedure applies to carlwalks.com and its subdomains only.

If you believe that any material on carlwalks.com and its subdomains exists, please use the following procedure to contact us and come to an agreement.

Warning: You may be liable for damages if you make a false claim of copyright infringement. Section 512(f) of the Copyright Act provides that any person who knowingly materially misrepresents that material is infringing may be subject to liability.

Warning: You are submitting review over content / material you believe is subject to copyright infringement on carlwalks.com and its subdomains. (e.g.: books.carlwalks.com) DMCA-related requests shall be processed by its related administration team.

If you are a copyright owner, or an agent representing a copyright owner. And believe material on carlwalks.com and its subdomains is infringing upon your copyright, please send an email to our designated department right away to correct and come to an agreement.

In your request for a review of said infringed material, please include the following for genuine verification.

1. A clear identification of the copyrighted work claimed to have been infringed. If multiple copyrighted material is posted on a single web page and you notify us about all of them in a single notice, you may provide a representative list of material found on the site.
2. A clear identification of the material you claim is infringing on the copyrighted work, and information sufficient to locate that material on our website (such as the URL of the infringing material).
3. A statement that you have a “good faith belief that the material that is claimed as copyright infringement is not authorized by the copyright owner, its agent, or the law.”

4. A statement that “the information in the notification is accurate, and under penalty of perjury, the complaining party is authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.”
5. The notice must be physically or electronically signed by the copyright owner or a person authorized to act on behalf of the owner.
6. Your contact information so that we can reply to your notice, preferably including an e-mail address and telephone number.

The above information must be delivered to admin@carlwalks.com, where it will be forwarded to the appropriate department.

If sufficient evidence of copyright infringement is provided, the disputed material will be taken down promptly, thereby eliminating the need for legal intervention.

However, if the evidence provided is deemed insufficient or if there are other reasonable grounds for dispute, we will initiate an arbitration process. This process is intended to reach a fair and unbiased resolution that respects the interests of both parties and seeks a mutually beneficial and agreement.

Before submitting a request for an infringement review, please note that carlwalks.com and its subdomains operate without advertisements. Our funding relies entirely on the voluntary donations of patrons who appreciate the resources we provide.

Our primary goal is to contribute to the preservation of internet history and resources, ensuring universal and free access to knowledge for future reference and research. We are committed to upholding these values and appreciate your understanding as we navigate copyright considerations.

Note: This information shall not be construed as legal advice. For details on the information required for valid DMCA-related requests, see 17 U.S.C. 512(c)(3).

Note: If information related to the copyright holder, (e.g.: the material’s author, developer, publisher, etc.) is incorrect or inaccurate, please notify us and we will promptly correct it.