

Katz Terms of Use

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XXI. COPYRIGHT AND TRADEMARK NOTICE

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By using this Katz Site, you are representing and warranting that: (a) you are a legal resident of the United States; (b) you are at or above the legal age of majority in your jurisdiction of residence; (c) you own or have sufficient authorization to use the computer, mobile device, technology or other device you use to access this Katz Site (collectively, "Device"); and (d) you will access and use this Katz Site in accordance with this Agreement.

Some parts of this Katz Site may contain adult content intended for people who are at or above the legal age of majority in their jurisdiction of residence. By viewing this adult content, you are representing that you are at or above such legal age of majority and that the content is acceptable to you. Filtering software is commercially available which can be used to exclude content that is not acceptable to you. This software may prevent the display of all or portions of the Katz Site content.

### **Arbitration Agreement**

YOU AND KATZ AGREE THAT ANY AND ALL DISPUTES, CLAIMS AND CAUSES OF ACTION ARISING OUT OF, OR CONNECTED WITH, THIS AGREEMENT AND/OR THE ADDITIONAL TERMS, OR IN CONNECTION WITH ANY MATTERS RELATED TO THIS KATZ SITE AND/OR THE PRIVACY STATEMENT (DESCRIBED IN SECTION III BELOW), SHALL BE RESOLVED SOLELY AND EXCLUSIVELY BY BINDING ARBITRATION IN NEW YORK, NEW YORK. ARBITRATION WILL BE THE SOLE MEANS OF RESOLVING ANY SUCH DISPUTES, AND BOTH PARTIES WAIVE THEIR RIGHTS TO RESOLVE DISPUTES BY JURY TRIAL OR OTHER COURT PROCEEDINGS. YOU AGREE TO COMMENCE ANY ARBITRATION WITHIN ONE YEAR AFTER THE CLAIM ARISES. YOU AGREE THAT AN ARBITRATION FILED AFTER THIS DATE IS BARRED.

THE ARBITRATION WILL BE CONDUCTED BEFORE A SINGLE ARBITRATOR TO BE DESIGNATED THROUGH JAMS AND PURSUANT TO THE RULES OF JAMS THAT ARE IN EFFECT AT THE TIME THE ARBITRATION IS INITIATED. NEITHER YOU NOR KATZ SHALL BE ENTITLED TO JOIN OR CONSOLIDATE CLAIMS IN ARBITRATION BY OR AGAINST OTHER INDIVIDUALS OR ENTITIES, OR ARBITRATE ANY CLAIM AS A REPRESENTATIVE MEMBER OF A CLASS OR IN A PRIVATE ATTORNEY GENERAL CAPACITY. THE

ARBITRATOR'S AWARD WILL BE FINAL AND BINDING, AND JUDGMENT THEREON MAY BE ENTERED IN ANY COURT OF COMPETENT JURISDICTION.

NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THIS AGREEMENT, THE FOREGOING ARBITRATION PROVISION SHALL BE GOVERNED BY THE FEDERAL ARBITRATION ACT. YOU AND KATZ AGREE THAT ANY AND ALL DISPUTES RELATING TO THE VALIDITY OR ENFORCEABILITY OF THIS ARBITRATION PROVISION SHALL BE RESOLVED SOLELY AND EXCLUSIVELY THROUGH ARBITRATION AND, IF AND ONLY IF A COURT DETERMINES THAT THE VALIDITY OF ENFORCEABILITY OF THIS ARBITRATION PROVISION CANNOT BE RESOLVED THROUGH ARBITRATION, IN EITHER THE STATE OR FEDERAL COURTS LOCATED IN NEW YORK COUNTY, NEW YORK.

### **I. Mobile Devices**

If permitted or available through the applicable Katz Internet Service, to (a) upload content to this Katz Site via your mobile device and/or tablet, (b) receive and reply to messages, or to access or make posts using text messaging, (c) browse this Katz Site from your mobile device and/or (d) to access certain features through a mobile application you have downloaded and installed on your mobile device (collectively the "Mobile Services"), you must have a mobile communications subscription (or have the consent of the applicable subscriber) with a participating carrier or otherwise have access to a mobile communications network for which Katz makes the Katz Internet Service available as well as any carrier services necessary to download content, and pay any service fees associated with any such access (including text messaging charges for each text message you send and receive on your mobile device). In addition, you must provide all equipment and software necessary to connect to the Katz Internet Service, including, but not limited to, if this Katz Site contains a mobile element, a mobile hand set or other mobile access device that is in working order and suitable for use in connection with the Katz Internet Service and to use any part of that Service. You are responsible for ensuring that your equipment and/or software does not disturb or interfere with Katz's or this Katz Site's operations or the Katz Internet Service. Any equipment or software causing interference will be immediately disconnected from the Katz Internet Service and Katz will have the right to immediately terminate this Agreement. If any upgrade in or to the Katz Internet Service requires changes in your equipment or software (including the operating system for your Device), you must effect these changes at your own expense. Unless explicitly stated otherwise, any new or additional features that augment or enhance the current Katz Internet Service, including the release of new products and services, will be subject to the terms and conditions of this Agreement. You agree to follow and comply with any applicable laws in your use of the Katz Internet Service.

### **II. Changes to This Agreement**

Katz reserves the right, in its sole discretion, to modify, alter, or otherwise change this Agreement and/or the Additional Terms at any time. Katz. If we make any material changes we will notify you by email (sent to the e-mail address specified in your account) or by means of a notice on our Platforms prior to the change Katz becoming effective. We encourage you to periodically review this page. Your continued use of this Katz Site and/or Katz Internet Service constitutes your acceptance and agreement to be bound by these changes without limitation, qualification or change. If at any time you do not accept these changes, you must immediately discontinue use of this Katz Site and/or the Katz Internet Service to which the changes may apply.

### **III. Privacy and Protection of Personal Information**

Katz has developed a Privacy Statement in order to inform you of its practices with respect to the collection, use, disclosure and protection of personal information. You can find the Privacy Statement, which is incorporated into this Agreement, by clicking [here](#), and by using this Katz Site you agree to the terms of the Privacy Statement.

### **IV. Accounts, Security, Passwords**

If a particular Katz Site or Katz Internet Service requires you to open an account, you must complete the specified registration process by providing us with current, complete, and accurate information as requested by the applicable online registration form. It is your responsibility to maintain the currency, completeness, and accuracy of your registration data and any loss caused by your failure to do so is your responsibility. After you have fully completed the registration form, you may be asked to choose a password and a user name. It is entirely your responsibility to maintain the confidentiality of your password and account. Additionally, you are entirely responsible for any and all activities that occur under your account. You agree to notify Katz immediately of any unauthorized use of your account. Katz is not liable for any loss that you may incur as a result of someone else using your password or account, either with or without your knowledge. You may cancel your account by delivering notice in the manner provided in the Additional Terms governing the particular Katz Internet Service.

### **V. User Code of Conduct**

In accessing and using this Katz Site and/or the Katz Internet Services, you agree that you will not:

- Deliver any unsolicited advertisement, promotional materials, junk email, bulk email (also known as “spam”), chain letters, surveys or contests, or solicit participation in any pyramid schemes (unless it is on a page that explicitly states that such postings are allowed on that page).
- Deliver any unlawful (according to local, state, federal, or international law or regulation) postings to or through this Katz Site, or any postings which advocate illegal activity.
- Deliver, or provide links to, any postings containing material that could be considered harmful, obscene, pornographic, indecent, lewd, violent, abusive, profane, insulting, threatening, harassing, hateful or otherwise objectionable.
- Deliver, or provide links to, any postings containing material that harasses, victimizes, degrades, or intimidates an individual or group of individuals on the basis of religion, race, ethnicity, sexual orientation, gender, age, or disability.
- Deliver, or provide links to, any postings containing defamatory, false or libelous material.
- Deliver any posting that infringes or violates any intellectual property or other right of any entity or person, including, without limitation, copyrights, patents, trademarks, laws governing trade secrets, rights to privacy, or publicity.
- Deliver any posting to that you do not have a right to make available under law or contractual or fiduciary relationships.
- Impersonate another person or entity or falsely state or otherwise misrepresent your affiliation with a person or entity, or adopt a false identity if the purpose of doing so is to mislead, deceive, or defraud another.

- Manipulate identifiers, including by forging headers, in order to disguise the origin of any posting that you deliver.
- Deliver any posting containing personal information, such as phone numbers, social security numbers, account numbers, addresses or employer references.
- Use this Katz service in any manner which could damage, disable, overburden, or impair or otherwise interfere with the use of this Katz Site or other users' Devices, or cause damage, disruption or limit the functioning of any software, hardware, or telecommunications equipment.
- Attempt to gain unauthorized access to this Katz Site, any related website, other accounts, computer system, or networks connected to this Katz Site, through hacking, password mining, or any other means.
- Obtain or attempt to obtain any materials or information through any means not intentionally made available through this Katz Site, including harvesting or otherwise collecting information about others such as email addresses.

## **VI. Fees**

Except where otherwise provided, access to and use of this Katz Site and the Katz Internet Services offered through it are currently available without charge. Katz reserves the right to charge a fee for access to or use of this Katz Site, or any Katz Internet Service available on this Katz Site at any time in the future. Your access to or use of this Katz Site before such time does not entitle you to use of this Katz Site without charge in the future.

## **VII. Disclaimer of Warranties**

YOUR USE OF, AND RELIANCE ON, ANY ADVICE OR INFORMATION OBTAINED FROM OR THROUGH THIS KATZ SITE AND/OR KATZ INTERACTIVE SERVICE IS AT YOUR OWN RISK. ALL CONTENT, INCLUDING SOFTWARE, PRODUCTS, SERVICES, INFORMATION, TEXT AND RELATED GRAPHICS CONTAINED WITHIN OR AVAILABLE THROUGH THIS KATZ SITE OR KATZ INTERACTIVE SERVICE ARE PROVIDED TO YOU ON AN "AS IS," "AS AVAILABLE" BASIS. KATZ MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, AS TO THE OPERATION OF THIS KATZ SITE OR THE INFORMATION, CONTENT OR MATERIALS INCLUDED ON THIS KATZ SITE. TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, KATZ DISCLAIMS ALL REPRESENTATIONS AND WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY OR SATISFACTORY QUALITY, FITNESS FOR A PARTICULAR PURPOSE, WORKMANLIKE EFFORT, INFORMATIONAL CONTENT, TITLE, OR NON-INFRINGEMENT OF THE RIGHTS OF THIRD PARTIES. KATZ DOES NOT WARRANT OR MAKE ANY REPRESENTATIONS THAT THIS KATZ SITE WILL OPERATE ERROR-FREE OR UNINTERRUPTED, THAT DEFECTS WILL BE CORRECTED, OR THAT THIS KATZ SITE AND/OR ITS SERVER WILL BE FREE OF VIRUSES AND/OR OTHER HARMFUL COMPONENTS. KATZ DOES NOT WARRANT OR MAKE ANY REPRESENTATIONS REGARDING SUITABILITY, AVAILABILITY, ACCURACY, RELIABILITY, COMPLETENESS, OR TIMELINESS OF ANY MATERIAL OF ANY KIND CONTAINED WITHIN THIS KATZ SITE FOR ANY PURPOSE, INCLUDING SOFTWARE, PRODUCTS, SERVICES, INFORMATION, TEXT AND RELATED GRAPHICS CONTENT.

KATZ IS NOT RESPONSIBLE FOR ANY FAILURES CAUSED BY SERVER ERRORS, MISDIRECTED OR REDIRECTED TRANSMISSIONS, FAILED INTERNET CONNECTIONS, INTERRUPTIONS IN THE TRANSMISSION

OR RECEIPT OF TICKET ORDERS OR KATZ INTERACTIVE SERVICES, OR ANY COMPUTER VIRUS OR OTHER TECHNICAL DEFECT, WHETHER HUMAN OR TECHNICAL IN NATURE.

#### **VIII. Limitations on Liability**

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Termination of your account for a Katz Internet Service removes your authorization to use the Katz Internet Service. In the event of termination, you will still be bound by your obligations under this Agreement and any Additional Terms, including the warranties made by you, and by the disclaimers and limitations of liability. Additionally, Katz shall not be liable to you or any third party for any termination of your access to a Katz Internet Service.

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This Katz Site may enable you to order and receive products, information and services from businesses that are not owned or operated by Katz. The purchase, payment, warranty, guarantee, delivery, maintenance, and all other matters concerning the merchandise, services or information, opinion or advice ordered or received from such businesses are solely between you and such businesses. Katz does not endorse, warrant, or guarantee such products, information, or services, and is not liable for the accuracy, completeness, or usefulness of such information or the quality of availability of such products or services. Katz will not be a party to or in any way responsible for monitoring any transaction between you and third-party providers of such products, services, or information, or for ensuring the confidentiality of your credit card information. Any separate charges or obligations you incur in your

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#### **XVI. Events**

You may be invited or asked to attend Katz-sponsored events or events held by other members and users of this Katz Site which are not in any way associated with Katz at various locations throughout the United States (collectively, "Events"). Your participation in any Events is at your own risk and you agree to release and hold Katz, its subsidiaries, agents, distributors and affiliates, and their officers, directors and employees harmless from and against any and all claims, actions, demands, liabilities, costs and expenses, including, without limitation, any injury or death to you or your minor children or wards, resulting from attending the Events or participation in any activities available at the Events. You also agree that we may film and record any of the Events sponsored by Katz in which you or your minor children or wards participate and you hereby agree that such films and recordings shall be owned by Katz and we may use your or your minor children or wards' name, likeness, voice, performance and other activities in which you or your minor children or wards engage for any advertising, promotional or other lawful purpose in any and all media now or hereafter known throughout the world in perpetuity without notice, approval or compensation to you or any third party.

#### **XVII. Interactive Services and User Materials**

This Katz Site may offer certain Katz Internet Services having interactive components such as bulletin boards, chat rooms, blogs, and forums (collectively, "Katz Interactive Services"). Additional Terms may cover Katz Internet Services, which appear on the pages where these services are available, in addition to the general terms provided below. The selection of available Katz Internet Services may change from time to time in Katz's sole discretion. You may participate in the Katz Interactive Service by completing the registration form where one is provided.

##### **User Materials**

Katz does not control and is not responsible for any notes, messages, billboard postings, ideas, suggestions, concepts or other material, or files delivered to Katz by you or other users (collectively, "User Materials"). Katz is not obligated to and does not regularly review, prescreen, monitor, delete, or edit User Materials. However, Katz reserves the right to do so at any time in its sole discretion, for any reason or no reason, and to refuse, delete, move or edit any User Materials, in whole or in part, with or without notice. Katz is not responsible or liable for damages of any kind arising from any User Materials even when Katz is advised of the possibility of such damages, or from Katz's alteration or deletion of any User Materials.

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## Referral Programs and “Forward to a Friend” Opportunities

The Katz Site may offer referral programs that permit you to submit information about other persons (each, a “Referred Person”), including, without limitation, U.S.-based email addresses, mobile telephone numbers, names, street addresses and other contact information so they may receive information and/or promotional offers concerning the Katz Internet Service. You may only refer persons with whom you have a personal relationship. You must have obtained the consent of the Referred Person prior to providing us with his or her contact information. We reserve the right to limit the number of Referred Persons you can submit. We reserve the right to limit the number of transmissions to any particular Referred Person from time to time. You may not withdraw the contact information you provide for a Referred Person once it has been submitted. A Referred Person must be a permanent, legal resident of the continental United States, at least 18 years old (or 19 years old if a resident of Alabama or Nebraska, or 21 years old if a resident of Mississippi), and be able to register for the Katz Internet Service, or otherwise use the Katz Internet Service. The contact information for a Referred Person must be valid and functioning in order for us to contact him or her about the Katz Internet Service. We will not be responsible for validating the contact information you provide. We may elect NOT to communicate with any Referred Person and/or e-mail address if he/she/it appears to be on any of our “do not contact” or “do not e-mail” lists. In addition, we reserve the right to reject the participation of any Referred Person if (a) the contact information provided by you is incorrect or not valid, (b) such individual has violated any provision of these terms or conditions, or (c) we determine in our sole discretion that the participation of such individual might be harmful to us, this Katz Site, any Katz Internet Service, or any third party for any reason. We specifically disclaim any liability for exercising such right.

We may, at our discretion, send you a confirmation using any means available through the Katz Internet Service, including email, text and other forms of messaging, to inform you that the Referred Person has registered for the Katz Internet Service. If we send the confirmation to you via the carrier service with which you have a mobile communications subscription or otherwise have access, you understand you will pay any service fees associated with any such access (including text messaging charges in connection with messages to your mobile device). If you misuse any referral program or otherwise engage in improper behavior with respect to a referral program, as we determine in our sole discretion, we reserve the right to discontinue the Katz Internet Service to you. We may from time to time offer incentives or rewards in connection with a referral program, and any such incentive or reward programs shall be subject to Additional Terms which will be posted at the time such programs become available and will be deemed incorporated into, and subject to, this Agreement. We reserve the right, in our sole discretion, to suspend, temporarily or permanently, or cease to provide any and all referral programs without notice, reason or liability.

If you are using the Katz Internet Service to communicate to a Referred Person (or any third party), you agree not to use such Katz Internet Service to harm the Referred Person or any other third party, and/or use such Katz Internet Service in violation of any applicable laws, rules or regulations or the terms and conditions of this Agreement.

## Voting/Rating Features

For any voting/rating features that are available on this Katz Site, you must follow instructions on this Katz Site to submit your votes/ratings, including any restrictions set forth with respect to limitations on voting/rating. Votes/ratings received from you in excess of any stated limitation will be disqualified.

Payment or other consideration in exchange for votes/ratings is prohibited. Votes/ratings generated by script, macro or other automated means or any other means intended to impact the integrity of the voting/rating process as determined by us may be void. Katz assumes no responsibility for incorrect/inaccurate voting/rating information or for any error, omission, interruption, deletion, defect, delay in operation or transmission, communications line failure, theft or destruction or unauthorized access to, or alteration of, votes/ratings. We may, at our discretion, modify, terminate, or suspend the voting/rating or void any vote/rating should a virus, bug, non-authorized human intervention, action of voter/rater, or other cause corrupt or impair the administration, security, or fairness of the voting/rating. We reserve the right, in our sole discretion, to disqualify any individual it finds to be violating these terms, tampering with the voting/rating process, or acting in an unsportsmanlike or improper manner and void all associated votes/ratings. Our decisions with respect to all aspects of any voting/rating element are final and binding, but not limited to, with respect to the tallying of votes/ratings and the invalidation or disqualification of any suspected votes/ratings or voters/raters. You may also be given the opportunity to participate in voting/rating features in a third party application or feature (such as one of our social media partners like Facebook or Twitter), in which case your participation in such features will be subject to the terms and conditions governing that third party application or feature.

#### **XVIII. Subscription Services**

This Katz Site may offer certain Katz Subscription Services such as newsletters and Real Simple Syndication (“RSS”) feeds (collectively “Katz Subscription Services”). By registering for a Katz Subscription Service, you will be subject to any charges and rules set forth in the description of that service which may or may not be reflected in Additional Terms.

#### **XIX. Contests/Sweepstakes**

Any sweepstakes, contests, games and/or promotional offers accessible on this Katz Site are governed by specific rules and/or terms and conditions. By entering a sweepstakes or contests or participating in such games or promotional offers available on this Katz Site, you will be subject to those rules and/or terms and conditions. It is critical that you read the applicable rules and/or or terms and conditions, which are linked from the particular page or activity. To the extent of any conflict between those rules and/or terms and conditions and these Terms, the rules and/or terms and conditions for the sweepstakes, game or promotional offer will govern, but only to the extent of the conflict. Any sweepstakes, contests, games and/or promotional offers made available or advertised on third party sites accessible from this Katz Site (such as those of social media partners like Facebook and Twitter), in addition to being subject to the specific rules and/or terms and conditions applicable to your participation in such feature(s) on this Katz Site, will also be subject to the rules and/or terms and conditions applicable to your participation in such feature(s) on those third party sites.

#### **XX. General**

This Agreement and any Additional Terms shall be governed by, construed and enforced in accordance with the laws of the State of New York, as it is applied to agreements entered into and to be performed entirely within such state, without regard to conflict of law principles.

Each provision of this Agreement, including, but not limited to, the warranty disclaimers and liability limitations, shall be valid and enforceable to the fullest extent permitted by applicable law. The invalidity or enforceability of any provision herein shall not affect the validity and/or enforceability of any other provision, which shall remain in full force and effect. The failure of either party to insist upon strict performance of any provision of this Agreement shall not be construed as a waiver of any provision or right. Unless expressly provided otherwise, this Agreement is the entire agreement between you and Katz with respect to the use of this Katz Site and shall not be modified except in writing, signed by an authorized representative of Katz.

If you have any questions concerning this Agreement, you may send them by email to [privacy@katzmedia.com](mailto:privacy@katzmedia.com). You must send any official correspondence via postal mail to:

Legal Department  
ATTN: Katz Sites Terms of Use  
Katz Media Group, Inc.  
200 E. Basse Road, Suite 100  
San Antonio, Texas 78209

#### **XXI. Copyright & Trademark Notice**

##### Use of Intellectual Property

The Katz Site, and all of its contents, including but not limited to articles, other text, photographs, images, illustrations, graphics, video material, audio material, including musical compositions and sound recordings, software, Katz logos, titles, characters, names, graphics and button icons (collectively "Intellectual Property"), are protected by copyright, trademark and other laws of the United States, as well as international conventions and the laws of other countries. The Intellectual Property is owned or controlled by Katz or by other parties that have provided rights thereto to Katz.

You may not, and agree that you will not, reproduce, download, license, publish, enter into a database, display, modify, create derivative works from, transmit, post, distribute or perform publicly by any means, method, or process now known or later developed, decompile, reverse engineer, disassemble, use on another computer-related environment, transfer or sell any Intellectual Property, information, software or products obtained from or through this Katz Site, in whole or in part, without the express written permission of Katz.

Other trademarks, service marks, product names and company names or logos appearing on this Katz Site that are not owned by Katz may not be used without express permission from their owners.

Additionally, unless otherwise expressly permitted, websites may not link, whether by hyperlink or otherwise, to any page beyond the homepage of this Katz Site, or frame this Katz Site, or any web page or material herein, nor may any entity include a link to any aspect of this Katz Site in an email for commercial purposes, without the express written permission of Katz. Further, unless otherwise expressly permitted, you agree not to link to Katz's Intellectual Property so as to cause you or anyone else to access Katz's Intellectual Property other than through this Katz Site.

You may inquire about obtaining permission by writing:

IP Permission

Legal Department  
Katz Media Group, Inc.  
200 East Basse Road, Suite 100  
San Antonio, TX 78209  
By Facsimile: (210) 832-3149  
By Email: IPPermission@Katzmedia.com

### Copyright Infringement

Katz respects the intellectual property rights of third parties, and complies with the terms of the Digital Millennium Copyright Act (DMCA) regarding such rights. By submitting any material or photographs through this Katz Site, you are granting permission to have this material posted on this Katz Site, and are representing that you are the rightful owner of the submitted material, and that no one else may claim rights to this material. Katz reserves the right to remove access to infringing material. Such actions do not affect or modify any other rights Katz may have under law or contract. You can find our procedures for providing notice of alleged copyright infringement below.

### Procedure for Making Claim of Copyright Infringement

If you believe that your work has been copied in a way that constitutes copyright infringement, you should send written notification thereof, in accordance with the provisions of the Digital Millennium Copyright Act, to our Designated Agent, who can be reached as follows:

By mail:

DMCA Designated Agent  
c/o Legal Department  
Katz Media Group, Inc.  
200 East Basse Road, Suite 100  
San Antonio, TX 78209  
By Facsimile: (210) 832-3149  
By Email: dmca@Katzmedia.com

Pursuant to 17 U.S.C. § 512(c), to be effective, the Notification must include the following:

- (i) A physical or electronic signature of a person authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.
- (ii) Identification of the copyrighted work claimed to have been infringed, or, if multiple copyrighted works at a single online site are covered by a single notification, a representative list of such works at that site.
- (iii) Identification of the material that is claimed to be infringing or to be the subject of infringing activity and that is to be removed or access to which is to be disabled, and information reasonably sufficient to permit Katz to locate the material.
- (iv) Information reasonably sufficient to permit Katz to contact the complaining party, such as an address, telephone number, and, if available, an email address.

(v) A statement that the complaining party has 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.

(vi) A statement that the information in the notification is accurate, and under penalty of perjury, that the complaining party is authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.

This process only relates to reporting a claim of copyright infringement. Messages related to other matters will not receive a response through this process.

This Agreement was last modified on November 21, 2016.