

# Intellectual Property Enforcement & Agency Agreement

*Effective Date: April 20, 2026*

This Intellectual Property Enforcement & Agency Agreement ("Agreement") is a legal contract between **Copyright Slap, Inc** ("Agency," "we," "us," or "our") and the user ("Client," "you," or "your") who accepts these terms via our website or service interface. By clicking "I Agree," or by using our enforcement services, you agree to the following terms.

## 1. Appointment of Designated Agent

You hereby appoint Copyright Slap, Inc as your non-exclusive authorized agent and "Designated Agent" (as defined under the Digital Millennium Copyright Act, 17 U.S.C. § 512) for the purpose of monitoring, protecting, and enforcing your intellectual property rights globally across the internet.

## 2. Scope of Protected Works

This Agreement applies to all original works of authorship, trademarks, trade names, and other intellectual property ("Protected Works") that you:

- Upload to our platform;
- Link to via our dashboard (e.g., social media profiles, websites, or portfolios);
- Identify to us in writing or through our automated discovery tools.

This "blanket" authorization allows us to act on your behalf regarding any work you bring to the service without requiring a new contract for every individual file or asset.

## 3. Authorized Actions

You grant Agency the full power and authority to perform the following actions in your name and on your behalf:

- **Takedown Notices:** Prepare, sign, and submit DMCA takedown notices, trademark infringement reports, and other intellectual property complaints to Online Service Providers (OSPs), including social media platforms, hosting companies, and search engines.
- **Enterprise Portals:** Enroll and manage your Protected Works in enterprise-level rights management systems, including but not limited to Meta Rights Manager, YouTube Content ID, TikTok Intellectual Property Protection Center, and Google Trusted Copyright Removal Program.
- **Legal Communications:** Correspond with platform legal teams and "Trusted Flagger" programs to expedite the removal of infringing content.

- **Fingerprinting:** Generate digital signatures or "fingerprints" of your content for automated monitoring and blocking services.

## 4. Your Representations and Warranties

By using this service, you represent and warrant that:

- a. You are the sole legal owner or the validly authorized licensee of all Protected Works submitted for enforcement.
- b. The information you provide to us is accurate, and your request for enforcement is made in good faith.
- c. Our actions on your behalf will not infringe upon the rights of any third party.

## 5. Indemnification

You agree to indemnify, defend, and hold harmless Copyright Slap, Inc, its officers, and employees from and against any and all claims, liabilities, damages, or costs (including legal fees) arising from any enforcement action taken by us based on Protected Works for which you do not hold valid rights or for which you have provided inaccurate information. This includes, but is not limited to, claims of "material misrepresentation" under 17 U.S.C. § 512(f).

## 6. Duration and Termination

This authorization remains in effect for as long as you maintain an active account with our service. You may revoke this authority at any time by closing your account or providing 30 days' written notice to [legal@copyrightslap.com](mailto:legal@copyrightslap.com). Upon termination, we will cease all active enforcement and, where possible, transition enterprise portal accounts back to your direct control.

## 7. Use as Evidence of Authority

You acknowledge that this Agreement (or a summary thereof) may be provided to third-party platforms and service providers as legal evidence of our authority to act on your behalf. You agree to execute any additional "Letters of Authority" if a specific platform requires a wet-ink signature or a specific format.