Digital Millennium Copyright Act (DMCA) Safe Harbor.

A. Teleguam Holdings LLC, dba GTA follows the Safe Harbor provisions of 17 USC. § 512, otherwise known as the Digital Millennium Copyright Act (DMCA). As such, we will process notifications of claims specified in the Digital Millennium Copyright Act (DMCA) found at 17 U.S.C. § 512. All such notifications must meet the requirements of DMCA subsection 512(c)(3) and 512(d)(3).

GTA's designated agent who shall receive notifications of claimed infringement specified in DMCA subsection 512(c)(3) is as follows:

Copyright Infringement Claim 624 N Marine Corps Drive Tamuning Guam 96913 E-mail: dmca@gta.net

Infringement claims sent using the designated agent must meet the criteria specified in DMCA Sections 512(b)–(d). For guidance on sending digital network communications services for transitory digital network communications services, see Section B below. All information collected about a customer on GTA's network must be compliant with the policies and procedures described in the Federal Communications Commission's (FCC) Customer Proprietary Network Information (CPNI). Under DMCA subsection 512(c)(3), a copyright infringement claim must be provided in writing to GTA's above-listed designated agent and include the following:

- 1. A physical or electronic signature of the owner of or a person authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.
- 2. 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.
- 3. 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 GTA to locate the material.
- 4. Information reasonably sufficient to permit GTA to contact the complaining party, such as an address, telephone number, and, if available, an electronic mail address at which the complaining party may be contacted.
- 5. 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.
- 6. A statement that the information in the notification is accurate, and under penalty of perjury, that the complaining party is the owner of or is authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.

On receipt of formatted written notification from the complaining party, described above, GTA will remove access to the material claimed to be infringing. If the notification falls under DMCA subsection 512(c)(1)(C), reasonable steps will be provided to get the written allegation to the subscriber.

B. ISP Transitory Notices

GTA also provides transitory digital network communications services, pursuant to 17 U.S.C. § 512(a) GTA has an online form that copyright holders use for notifications of alleged copyright infringement by its subscribers.

Copyright holders should use this online form to submit complaints related to transitory allegations. We are unable to guarantee processing of ISP Conduit Notices that are sent by other means.

You can access GTA's online form at https://www.gta.net/terms/copyrightclaim