

**Interim Designation of Agent to Receive Notification  
of Claimed Infringement**

Basic fee of \$105  
covers indexing  
of this one name.

**Full Legal Name of Service Provider:**

Additional \$30  
per group of 10  
or fewer.

**Alternative Name(s) of Service Provider (including all names under which the service  
provider is doing business):**

**Address of Service Provider:**

**Name of Agent Designated to Receive  
Notification of Claimed Infringement:**

**Full Address of Designated Agent to which Notification Should be Sent (a P.O. Box  
or similar designation is not acceptable except where it is the only address that can be used in the geographic  
location):**

**Telephone Number of Designated Agent:**

**Facsimile Number of Designated Agent:**

**Email Address of Designated Agent:**

**Signature of Officer or Representative of the Designating Service Provider:**   
Date:

**Typed or Printed Name and Title:**

**Note: This Interim Designation Must be Accompanied by a Filing Fee\*  
Made Payable to the Register of Copyrights.  
\*Note: Current and adjusted fees are available on the Copyright website at  
[www.copyright.gov/docs/fees.html](http://www.copyright.gov/docs/fees.html)**

Mail the form to:  
**Copyright I&R/Recordation  
P.O. Box 71537  
Washington, DC 20024**

<http://www.copyright.gov/onlinesp/agent.pdf>

<http://www.copyright.gov/onlinesp/>

**Interim Designation of Agent to Receive Notification  
of Claimed Infringement**

Full Legal Name of Service Provider: The Paley Center for media

Alternative Name(s) of Service Provider (including all names under which the service provider is doing business): Formerly the MUSEUM of Television & Radio

Address of Service Provider: 25 W. 52 Street, New York, NY 10019

Name of Agent Designated to Receive Notification of Claimed Infringement: Michael Strickland

Full Address of Designated Agent to which Notification Should be Sent (a P.O. Box or similar designation is not acceptable except where it is the only address that can be used in the geographic location): 25 W. 52 Street, New York, NY 10019

Telephone Number of Designated Agent: 212-621-6810

Facsimile Number of Designated Agent: 212-621-6715

Email Address of Designated Agent: mstrickland@paleycenter.org

Signature of Officer or Representative of the Designating Service Provider: \_\_\_\_\_  
Date: 10-6-08

Typed or Printed Name and Title: John Walters, chief financial officer

Note: This Interim Designation Must be Accompanied by a \$80 Filing Fee Made Payable to the Register of Copyrights.

**RECEIVED**

OCT 20 2008

**COPYRIGHT OFFICE**

SCANNED 11/04/2008



TO THE U.S. COPYRIGHT OFFICE  
LIBRARY OF CONGRESS

Amended Interim Designation of Agent to Receive  
Notification Of Claimed Infringement

1. The full legal name and address of the service provider is:

Massachusetts Institute of Technology  
77 Massachusetts Avenue  
Cambridge, Massachusetts 02139

2. The service provider is doing business under the following names:

Lincoln Laboratories  
M.I.T. Lincoln Laboratories  
M.I.T. Alumni Association  
M.I.T. Museum  
M.I.T. Press  
M.I.T. Sloan Management Review  
M.I.T. Tech Talk

3. The name of the agent designated to receive notification of claimed infringement:

Timothy J. McGovern, Manager, I/T Security Support, Information Services & Technology

4. The full address of the agent designated to receive notification of claimed infringement:

Massachusetts Institute of Technology  
77 Massachusetts Avenue  
Room N42-040k  
Cambridge, Massachusetts 02139

5. The designated agent's telephone number, facsimile number, and electronic mail address:

Telephone No.: 1-617-253-0505  
Facsimile No.: 1-617-253-8665  
Electronic mail address: [dmca-agent@mit.edu](mailto:dmca-agent@mit.edu)

6. The Interim Designation to be Amended:

Massachusetts Institute of Technology  
Filed by MIT January 5, 1999  
Received by Copyright Office January 8, 1999  
Record Sequence Number 104512500

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by

Timothy J. McGovern  
Manager, I/T Security Support, Information Services & Technology

Date: Sep. 26, 2005

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SCANNED 11/08/05

To qualify for safe harbor protection, a library that hosts content must:

- have no knowledge of, or financial benefit from, infringing activity on its network
- have a copyright policy and provide proper notification of that policy to its subscribers
- list an agent to deal with copyright complaints

A well established take-down and notice procedure is available to libraries that have registered an agent with the U.S. Copyright Office.

First, a copyright owner provides a proper notice to the library, with the following information:

- The name, address, and electronic signature of the complaining party [512(c)(3)(A)(i)]
- The infringing materials and their Internet location [512(c)(3)(A)(ii-iii)], or if the service provider is an "information location tool" such as a search engine, the reference or link to the infringing materials [512(d)(3)].
- Sufficient information to identify the copyrighted works [512(c)(3)(A)(iv)].
- A statement by the owner that it has a good faith belief that there is no legal basis for the use of the materials complained of [512(c)(3)(A)(v)].
- A statement of the accuracy of the notice and, under penalty of perjury, that the complaining party is authorized to act on the behalf of the owner [512(c)(3)(A)(vi)].

Then the library must expeditiously remove or disable access to the material. Alternatively, the library may choose to challenge the notice.

More information is at <http://www.chillingeffects.org/dmca512/faq>