

## EARNINGS DISCLAIMER

1. Although we make every effort to accurately represent the services and/or products presented on this website, we make no assurance, representation or promise regarding future earnings or income, or that you will make any specific amount of money, or any money at all, or that you will not lose money.
2. Earnings or income statements, or examples of earnings or income, represent estimates of what you may earn; however, there is no promise or guarantee that you may experience the same level of earnings or income.
3. There is no assurance that any prior success or past results regarding earnings or income may be an indication of your future success or results.
4. Statements or examples of actual earnings on this website that are attributed to a specified individual or business are true and correct, and we will verify them upon request and also provide statements of expected typical results (email [compliance.officer-at-WWW.CAMPUSCOMMANDOS.COM](mailto:compliance.officer-at-WWW.CAMPUSCOMMANDOS.COM) [WWW.GOCOMMANDOAPP.COM](http://WWW.GOCOMMANDOAPP.COM) ); however, these statements or examples should not be viewed as promises or guarantees of earnings or income. Earnings and income potential are affected by a number of factors over which we have no control, including but not limited to your financial condition, talent, skills, level of effort, motivation, past experience and education, your competition, and changes within the market.
5. Operating a business on the Internet involves unknown risks. You should make decisions based on information provided through services and/or products presented on this website with the understanding that an Internet business may not be suitable for you, and that you could experience significant losses or fail to generate any earnings or income at all.
6. You should undertake your own due diligence regarding your evaluation of any services and/or products presented on this website, and this includes relying on qualified professional advisors to assist you with your evaluation.
7. For the foregoing reasons, you agree that we are not responsible for any decision you may make regarding any information presented on this website or any of the services and/or products presented on this website.

Notice: This document is Copyright © Chip Cooper of the law firm of Jones & Haley, P.C., and licensed for use by the owner of this website under distribution rights granted to FTGuardian.com. All rights reserved worldwide. No part of this document may be copied, reprinted, reproduced, or transmitted in any form or by any means without the prior written permission of the copyright owner.

# Copyright DMCA Violations Procedure

## **COPYRIGHT INFRINGEMENT POLICY**

**Copyright Infringers.** It is the policy of Campus Commandos, LLC (the “Company”) to respect the legitimate rights of copyrights owners, their agents and representatives. Users of the Company’s web site (the “Site”) are required to respect the legal protections provided by applicable copyright law. In appropriate circumstances, the Company, at its sole discretion, may terminate user’s account and access to the Site where the user infringes the copyrights of a third party.

**Notice of Claimed Copyright Infringement.** Pursuant to 17 U.S.C. §512(c)(1)(C), if you believe in good faith that your copyrighted work has been copied, adapted, reproduced or exhibited on this Site in a manner that constitutes copyright infringement, written notification of the claimed infringing activity must be submitted to the Company’s designated agent. To be effective, the notification must include the following information: (a) a physical or electronic signature of a person authorized to act on behalf of the owner of an exclusive right that is allegedly infringed; (b) 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; (c) 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 the Company to locate the material; (d) information reasonably sufficient to permit the Company 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; (e) 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; and (f) 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.

**Notice of Counter Notification.** Pursuant to 17 U.S.C. §512(g)(2)(B), if you believe in good faith that the material that has been removed or to which access has been disabled was done so by mistake or misidentification, please submit written notification

to the Company's designated agent. To be effective, the notification must include the following information: (a) a physical or electronic signature of a person authorized to act on behalf of the party providing notification under 17 U.S.C. §512(g)(2)(B); (b) identification of the material that has been removed or which access has been disabled and the location of the material prior to its removal or denial or access; (c) a statement under penalty of perjury that the party providing notification under 17 U.S.C. §512(g)(B) has a good faith belief that the material has been removed or to which access has been disabled was done so by mistake or misidentification; and (d) the name, address, telephone number of the party providing notification under 17 U.S.C. §512(g)(B) and a statement that said party consents to the jurisdiction of the Federal District Court for the judicial district in which the address is located, or if the address is outside of the United States, for any judicial district in which the Company may be found and that the party providing notification under 17 U.S.C. §512(g)(B) will accept service of process from the person, or their agent, who provided notification under 17 U.S.C. § 512 (c)(1)(C).

Designation of Agent to Receive Notification of Claimed Infringement. A notification of claimed infringement must be provided in writing to the Company's designated agent. The designated agent to receive notification of claimed infringement pursuant to Title II of the Digital Millennium Copyright Act, 17 U.S.C. §512 is:

Campus Commandos  
ATTN: Adam Grant  
660 Woodward Ave  
Detroit, MI 48226  
[legal@campuscommandos.com](mailto:legal@campuscommandos.com)

Upon receipt of notification of claimed copyright infringement, the Company will follow the procedures outlined in Title II of the Digital Millenium Copyright Act, 17 U.S.C. §512.

In the event that the Company is notified of claimed copyright infringement, or otherwise becomes aware of facts and circumstances from which infringement is apparent, it will respond expeditiously by removing, or disabling access to

the material that is claimed to be infringing or to be the subject of infringing activity and will take reasonable steps to notify the user of the Site that it has removed or disabled access to the material. If the Company receives a counter notification to put back the material, it will provide the person who provided notification under 17 U.S.C. §512 (c)(1)(C) a copy of the counter notification and inform that person that it will replace the material or cease disabling access to it in 10 business days. The Company will replace the removed material and cease disabling access to it not less than 10, nor more than 14 business days after receipt of the counter notice, unless the designated agent has received notice that the person, or their agent, who provided notification under 17 U.S.C. §512 (c)(1)(C) has filed an action in Federal District Court.

### 1. Subjective Subject Matter Disclaimer For Single Author; No Obligation to Update Information.

The information presented herein represents the view of the author as of the date of publication. Because of the rate with which conditions change, the author reserves the right to alter and/or update his opinion based on the new conditions, and the author is not obligated to update this information.

### 2. Subjective Subject Matter Disclaimer For 3rd Party Author; No Obligation to Update Information.

Everything posted on this site are views of others and have either been submitted to us, or found on the Internet and published as a fair use. The views expressed on this site are solely those of 3rd party authors and do not in any way reflect our views. This site is solely a provider of useful articles and hereby disclaims all liability for any damages or injury or other harm arising from this website. We are not obligated to update any information attributable to 3rd party authors.

### 3. Securities Disclaimer; No Investment Advice or Recommendations.

This site and the information provided herein is for informational purposes only, and no investment, tax, legal, insurance advice is intended or given. Nothing on this site should be construed to be (i) an offer to sell or a solicitation to purchase a security, or (ii) a recommendation regarding any security. Information in videos, articles, and blog posts on this site that discuss specific securities is general in nature, is not tailored to the investment needs of any particular person, and should not be relied upon without independent verification. Information in videos, articles, and blog posts on this site may affect the market prices of the securities discussed. Investment decisions are subject to certain risk factors that may not be discussed completely, or at all, on this site. We believe that any performance data provided on this site is provided from sources we deem to be reliable; however, we do not guarantee the accuracy or completeness of any such data. You should verify any such data through your own sources.

Your Investment decisions and strategies should be determined solely by you in the exercise of your own judgment based on your unique investment objectives and financial circumstances. If you need professional advice, you should consult your own professional advisors.

### 4. Disclaimer Re Investment in Penny Stocks.

We are in the business of marketing and advertising high risk companies known as "penny stocks" or "micro-caps" through the internet and other media for monetary compensation. This compensation may be provided by the companies themselves who are profiled or by third party entities who are promoting the companies that are profiled. As such, our opinion about companies that we profile is neither unbiased nor independent and you should consider that fact when evaluating any of the companies profiled. Do not base any investment decision upon any materials found on this website or in our email or other marketing/advertising materials. We are not registered as a securities broker-dealer or an investment adviser either with the U.S. Securities and Exchange Commission (the "SEC") or with any state or provincial

securities regulatory authority. We are neither licensed nor qualified to provide investment advice.

#### 5.Disclaimer; No Obligation For Tax Preparation Software.

When using and applying the information generated by our software, you alone responsible for ensuring that you comply with the applicable requirements of federal and state law. You are solely responsible for the content and accuracy of all reports and documents prepared in whole or in part by using our software. You acknowledge that your use of using our software does not release you of your obligations concerning the preparation and review of such reports and documents. You acknowledge that you do not rely upon our software for any advice or guidance regarding compliance with federal and state laws or the appropriate tax treatment of items reflected on such reports or documents. You acknowledge that you will review any calculations made by using our software and satisfy yourself that all calculations are correct.

#### 6.Disclaimer; Information Is Not a Consumer Report.

We are not a consumer reporting agency and data provided by us does not constitute a consumer report as that term is defined in the Fair Credit Reporting Act (FCRA), 15 U.S.C.A. sec 1681 et seq. Before using any data obtained from any source as a factor in establishing a consumer's eligibility for credit, insurance or employment, you should consult with your attorney for uses that might be regulated by FCRA.

#### 7.Disclaimer For No Legal Representation.

This site is not intended to create an attorney-client relationship, and no attorney-client relationship will be created or legal advice given through your use of this site, its services and content. No special relationship or privilege exists between you and this site. You will be representing yourself in any legal matter you undertake as a result of your use of this site, its services and content. This site provides (i) articles, newsletters, and content for informational purposes only, and (ii) an automated software system using rule-based document assembly technology as a tool for persons to prepare their own legal documents. In the process of providing this information, this site is engaged in the publication of information regarding legal issues commonly encountered. This site is not a substitute for the advice of an attorney. This site does not review any of your answers to questions for sufficiency, provide legal advice, or analyze applicable law and apply it to your specific requirements. Accordingly, if you need legal advice for a specific issue, or if your specific matter is too complex to be addressed by our automated software tool, you are advised to seek the advice of an attorney.

#### 8.Disclaimer By Website Developer; No Responsibility For Website Legal Compliance.

You agree to assume sole responsibility for website legal compliance. Your responsibility is to employ an attorney to represent you to in connection with legal compliance for your website and to manage your exposure to legal liability. We will

work with your attorney to incorporate your advertising claims, legal notices, disclaimers, and agreements into your website, but we are not responsible for, and will not provide you with advertising claims, legal notices, disclaimers, or agreements, or any advice in the nature of legal advice.

#### 9. Disclaimer For Licensing For Auctions.

You assume sole responsibility for compliance any and all required licensing, education, bonding and other requirements regulating auctions. We assume no responsibility for compliance with any laws or regulations regarding auctions.

#### 10. Disclaimer For Blog Posts by Others.

We do not independently verify, nor do we seek independent verification of comments and statements that may be posted by others in blog posts on this site regarding our website, its products or services. For this reason, if others post "success story" or "best-case" scenario testimonials (as distinguished from subjective opinions), you should assume that their results are NOT typical.

#### 11. Disclaimer Regarding Diets and Restaurant Recommendations.

We do not guarantee that any recommendation will meet your diet requirements, or that any reference to any food, beverage, or restaurant will match the description provided by us. We do not assume any liability for any adverse reactions to food or beverages, or restaurants recommended. Each user is solely responsible for determining his/her food and beverage choices.

#### 12. Disclaimer Re Health and Rehabilitation

We provide guidance and clarification for rehabilitation prescriptions provided over the Internet and by other materials available our website. This information and these materials are intended only to assist a licensed physician, chiropractor, physical therapist, certified athletic trainer, or other appropriately certified professional's physical rehabilitation recommendation efforts. We are not a medical organization and cannot give you medical advice or diagnosis conditions. If you experience any pain or discomfort, or if you have a change in medical condition, you should immediately seek appropriate medical attention.

#### 13. Exercise Disclaimer

Not all exercise is suitable for everyone. To reduce the risk of injury, consult your doctor before beginning this or any exercise program. The instruction presented herein is in no way intended as a substitute for medical counseling. If you have had a joint replacement or if you have osteoporosis, or any other special medical condition, follow all precautions.

#### 14. Diet Disclaimer

This website is not a substitute for medical advice. If you are beginning a health or weight control program, consult your physician before using products or services

discussed on this website, or making any other dietary changes. All of the information provided in and through this website is intended solely for general information and should not be relied upon for any particular diagnosis, treatment, or care. Statements made on this website have not been evaluated by the U.S. Food and Drug Administration or any other government regulatory body.

#### 15.Disclaimer For Dietary Supplements.

The products sold on this site are not intended to diagnose, treat, cure, or prevent any disease. Although available as a dietary supplements, our products have not been approved by the food and drug administration (FDA) for human or veterinary use at this time.

#### 16.Disclaimer For Real Estate Listings By Real Estate Broker or Sales Person.

The information provided on this website is deemed reliable but not guaranteed. You should verify all information through personal inspection and appropriate professionals. Information regarding real estate for sale on this website is provided in part from a cooperative data exchange program of Oakland / Wayne county and the applicable multiple listing service(s). The information is for the personal, non-commercial use of the customers and/or clients of this website and may not be used for any purpose other than to identify prospective properties for possible purchase. All other use is strictly prohibited and may violate relevant federal and state law. Listings displayed on this website may be subject to prior sale or removal from sale; availability of any listing should always be independently verified.



# TESTIMONIALS AND RESULTS DISCLOSURE

1. Compensation And Benefits To Testimonialists. Some of the testimonialists on this site receive affiliate commissions based on sales of products or services for which they give testimonials. Other testimonialists receive free promotional materials or free products or services to review. To the best of our knowledge we believe these testimonials represent the honest opinions of the testimonialists.

2. Generally Expected Results From Our Products/Services. For Testimonials we post on our site that are in the nature of "success story" or "best-case" scenario testimonials (as distinguished from subjective opinions), we have data that will substantiate the results and also provide statements of expected typical results we believe consumers will generally achieve with our product or service, and we will provide this information upon request - email [compliance.officer-at-www.campuscommandos.com](mailto:compliance.officer-at-www.campuscommandos.com) . If you do not request substantiation data from us, you should assume that the results achieved by these testimonialists are the exception and not the rule, and for this reason, you should not expect to achieve the same level of results, or any positive results at all.

3. Subjective Opinion Testimonials We Post. For Testimonials we post on our site that are in the nature of subjective opinions, we do not independently verify, nor do we seek independent verification; however, to the best of our knowledge we believe the testimonialists are giving their honest opinions. If you're not sure regarding whether a particular testimonial is a "success story"/"best-case" scenario testimonial or a subjective opinion testimonial, email our compliance officer at the email address provided above and request clarification.

4. Blog Posts by Others. We do not independently verify, nor do we seek independent verification of comments and statements that may be posted by others in blog posts on this site regarding our website, its products or services. For this reason, if others post "success story" or "best-case" scenario testimonials or positive comments (as distinguished from subjective opinions), you should assume that the results achieved by these testimonialists are the exception and not the rule, and for this reason, you should not expect to achieve the same level of results, or any positive results at all.

Notice: This document is Copyright © Chip Cooper of the law firm of Jones & Haley, P.C., and licensed for use by the owner of this website under distribution rights granted to FTGuardian.com. All rights reserved worldwide. No part of this document may be copied, reprinted, reproduced, or transmitted in any form or by any means without the prior written permission of the copyright owner.