
Counter-notice@amazon.com

Copyright Agent,

This letter is a formal response to your notification to me of a complaint received about one of my listings on Amazon.com. The listing page for following ASIN was removed by Amazon because of this complaint:

1) Removed ASIN:

Title:

Infringement type:

Complaint ID:

Complainant:

Email:

The complainant has provided no copyright registration information or other tangible evidence that the any of the material in question is in fact copyright protected. As such, I have a good faith belief that my listing was removed or disabled as a result of a mistake or knowing misidentification of the material within the prescribed form for notification of an alleged copyright violation as set forth in the Digital Millennium Copyright Act, 17 USC 512(c)(3).

Specifically, the complainant has misrepresented one or more of the following:

- Provide a complaint in written form. [17 USC 512(c)(3)(A)]
- Include a physical or electronic signature of the complainant. [17 USC 512(c)(3)(A)(i)]
- Identify the specific copyrighted work claimed to be infringed, or, if multiple copyrighted works are covered by a single complaint, provide a representative list of such works. [17 USC 512(c)(3)(A)(ii)]
- Provide the URLs for the specific files on my web site that are alleged to be infringing. [17 USC 512(c)(3)(A)(iii)]
- Provide sufficient information to identify the complainant, including full name, mailing address, telephone number, and email address. [17 USC 512(c)(3)(A)(iv)]
- Include a written statement that the complainant has a good faith belief that use of the disputed material is not authorized by the copyright owner, its agent, or the law. [17 USC 512(c)(3)(A)(v)]
- A written statement that the information in the notification is accurate, and under penalty of perjury, that the complainant is authorized to act on behalf of the owner of an exclusive right that is allegedly infringed. [17 USC 512(c)(3)(A)(vi)]

This communication to you is a DMCA counter notification letter as defined in 17 USC 512(g)(3):

I declare, under penalty of perjury, that I have a good faith belief that the complaint of copyright violation is based on mistaken information, misidentification of the material in question, or deliberate misreading of the law.

The image displays a grid of spreadsheet files with Chinese titles. A central green box contains the text "38份亚马逊管理、采购运营必备表格" (38 essential Amazon management and procurement operation templates). Below this is a QR code and the text "扫码领取" (Scan to receive). The spreadsheet titles include:

- AMZ选品利润指标
- 售价利润计算模板-财务部
- FB...
- FB...
- FB...
- KPI...
- KPI...
- 采购员绩效考核
- 亚马逊报表模板
- 产品数据统计表
- 亚马逊美国FBA仓库
- 产品推广计划表
- 亚马逊投入产出统计表
- 粗选记录表
- 亚马逊网店运营规划
- 关键词坑位记录表 (手动版)
- 亚马逊运营工具箱
- 广告运营表格
- 亚马逊自发货成本核算及定价表格
- 价格利润公式
- 运营监控汇总表
- 竞争产品分析表格
- 跟踪表
- 竞争对手品牌分析表
- 充值表
- 竞争对手数据统计表
- 充值汇总表-公式
- 跨境电商绩效考核制
- 晨光排名跟踪表一
- 零售订单统计
- 每日工作安排 (店长)
- 美国利润表格最终版
- 潜在市场分析表格

I ask that Amazon, upon receipt of this counter-notification, restore the material in dispute, unless the complainant files suit against me within ten (10) days, pursuant to 17 USC 512(g)(2)(B).

My name, address, and telephone number are:

Name:

Address:

Phone:

I hereby consent to the jurisdiction of Federal District of the United States of America. I agree to accept service of process from the complainant or an agent of such person.

Best regards,

(签名)