

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

Full Legal Name of Service Provider: Acuity Brands, Inc.

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

Address of Service Provider: 1170 Peachtree Street, Suite 2400
Atlanta, GA 30309

Name of Agent Designated to Receive Corporate Notification of Claimed Infringement: Compliance Officer

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):

1400 Lester Road
Conyers, Georgia 30012

Telephone Number of Designated Agent: 770 - 922 - 9000

Facsimile Number of Designated Agent: 770 - 785 - 9511

Email Address of Designated Agent: CorporateCompliance@acuitybrands.com

Signature of Officer or Representative of the Designating Service Provider:

 Date: 9/25/10

Typed or Printed Name and Title: Barry R. Goldman
Senior Vice President and General Counsel

**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

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Mail the form to:
Copyright RRP
P.O. Box 71537
Washington, DC 20024



Received
OCT 25 2010
Copyright Office

Domain Name

abl-international.com
abl-nyc.com
acuitybrands.com
acuitybrandscontrols.com
acuitybrandsled.com
acuitybrandslighting.com
acuitybrandsrenovation.com
americanelectriclighting.com
antiquestreetlamps.com
besalfund.org ✓
betterlightingbetterschools.com
darktolight.com
festivaloflightsusa.com
gothamlighting.com
holophane.com
hydrel.com
lightahome.com
lighting.net
lightingcontrols.com
lightingdistributorcenter.com ✓
lightingforlearning.com
lightingforpeople.com
lithonia.com
lithoniadistributorcenter.com
markarchitecturallighting.com
marklighting.com
mcclungfoundation.org
metaloitics.com
peerless-lighting.com
peerlesslighting.com ✓
relocwiring.com
roamservices.net
sensorswitch.com
simply5.com
synergylightingcontrols.com
tersenlighting.net
visual-3d.com ,

(c) Information Residing on Systems or Networks At Direction of Users.—

(1) In general.— A service provider shall not be liable for monetary relief, or, except as provided in subsection (j), for injunctive or other equitable relief, for infringement of copyright by reason of the storage at the direction of a user of material that resides on a system or network controlled or operated by or for the service provider, if the service provider—

(A)

(i) does not have actual knowledge that the material or an activity using the material on the system or network is infringing;

(ii) in the absence of such actual knowledge, is not aware of facts or circumstances from which infringing activity is apparent; or

(iii) upon obtaining such knowledge or awareness, acts expeditiously to remove, or disable access to, the material;

(B) does not receive a financial benefit directly attributable to the infringing activity, in a case in which the service provider has the right and ability to control such activity; and

(C) upon notification of claimed infringement as described in paragraph (3), responds expeditiously to remove, or disable access to, the material that is claimed to be infringing or to be the subject of infringing activity.

(2) Designated agent.— The limitations on liability established in this subsection apply to a service provider only if the service provider has designated an agent to receive notifications of claimed infringement described in paragraph (3), by making available through its service, including on its website in a location accessible to the public, and by providing to the Copyright Office, substantially the following information:

(A) the name, address, phone number, and electronic mail address of the agent.

(B) other contact information which the Register of Copyrights may deem appropriate.

The Register of Copyrights shall maintain a current directory of agents available to the public for inspection, including through the Internet, in both electronic and hard copy formats, and may require payment of a fee by service providers to cover the costs of maintaining the directory.

(3) Elements of notification.—

(A) To be effective under this subsection, a notification of claimed infringement must be a written communication provided to the designated agent of a service provider that includes substantially the following:

(i) A physical or electronic signature of a person authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.

(ii) 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.

(iii) 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 service provider to locate the material.

(iv) Information reasonably sufficient to permit the service provider 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.

(v) 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.

(vi) 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.

(B)

(i) Subject to clause (ii), a notification from a copyright owner or from a person authorized to act on behalf of the copyright owner that fails to comply substantially with the provisions of subparagraph (A) shall not be considered under paragraph (1)(A) in determining whether a service provider has actual knowledge or is aware of facts or circumstances from which infringing activity is apparent.

(ii) In a case in which the notification that is provided to the service provider's designated agent fails to comply substantially with all the provisions of subparagraph (A) but substantially complies with clauses (ii), (iii), and (iv) of subparagraph (A), clause (i) of this subparagraph applies only if the service provider promptly attempts to contact the person making the notification or takes other reasonable steps to assist in the receipt of notification that substantially complies with all the provisions of subparagraph (A).