

Content Removal Policy

Last updated: January 29, 2026

Unnecessary Media, LLC (“**Company**”, “**we**”, “**our**”, or “**us**”) is committed to maintaining a safe, lawful, and respectful platform. This Content Removal Policy outlines how users, rights holders, and other parties may request the removal of content hosted on our website.

1. Purpose and Scope

This Policy is intended to provide transparency regarding the Company’s approach to reviewing and responding to content removal requests. It applies to all content hosted, displayed, or otherwise made available through the Company’s platform, regardless of format or medium.

2. Grounds for Content Removal

Content may be removed if it is determined to:

- violate any of our policies;
- contain illegal, non-consensual, exploitative, or otherwise prohibited material;
- infringe on copyright, trademark, or other intellectual property rights;
- depict individuals who have withdrawn consent;
- violate applicable local, national, or international laws; or
- be reported by a verified individual appearing in the content and requesting removal.

3. How to Submit a Content Removal Request

Requests for content removal must be submitted through our designated contact method and should include:

- a direct URL or clear identification of the content in question;
- a detailed explanation of the reason for the request;
- proof of identity or authority to request removal (if applicable); and
- a valid email address for follow-up communication.

Requests are evaluated on a case-by-case basis on the information provided at the time of submission.

4. Review & Response Timeline

The Company will make reasonable efforts to promptly review all valid content removal requests. Request may be considered in light of information available to the Company at the time it is received. Once reviewed:

- content that violates our policies or applicable laws will be removed without unreasonable delay.
- the Company will use reasonable efforts to resolve complaints within seven (7) business days.
- in some cases, additional information may be requested to complete the review.

Where feasible, the Company may acknowledge receipt of a removal request via email.

5. Appeals

If content is removed and the uploader believes the removal was made in error, the uploader may submit an appeal with supporting documentation. Appeals may be subject to further internal considerations. Appeals must clearly identify the content at issue and include any additional information relevant to review. Submission of an appeal does not guarantee reinstatement of removed content.

We reserve the right to remove content that we determine, in its sole discretion, poses legal, regulatory, reputational, or safety risks, even if such content does not fall squarely within the categories listed hereabove.

6. Zero-Tolerance Content

We maintain a strict zero-tolerance policy for:

- child sexual abuse material (CSAM);
- non-consensual content;
- human trafficking or exploitation; and
- extreme or illegal content.

Such material may be removed and reported to appropriate authorities as required by law.

7. Changes to Our Privacy Policy

We may update this policy from time to time, and we will provide notice of any such changes to the policy as required by law. The date the Content Removal Policy was last updated is identified at the top of the page. We will notify you of changes to this policy by updating the “last updated” date and posting the updated policy on the Services. We may email or otherwise communicate

reminders about this policy, but you should check our Services periodically to see the current policy and any changes we have made to it.

8. Contact Information

For all content removal requests, please contact us at: support@unnecessary.ai