

Heaven & Earth Beauty Salon

COPYRIGHT POLICY

This Copyright policy is an integral and indivisible part of the **Terms Of Service** (TOS) of HEAVEN & EARTH together with the **Privacy Notice** and the **Terms of Use**.

HEAVEN & EARTH has adopted the following policy with respect to the violation of copyright according to the legislation of the USA, with the rules of the European Union and with the Intellectual Property laws of Uruguay.

It is a policy of HEAVEN & EARTH to block access, or remove material that we believe in good faith is under copyright and has been copied and distributed by any of our advertisers, affiliates, users, volunteers, members, or suppliers of content, illegally or with illegal content, and remove and discontinue the service to those who repeat offenses in illegal actions.

PROCEDURE FOR REPORTING COPYRIGHT VIOLATIONS

If you believe that any material or content that resides in HEAVEN & EARTH, violates copyright, please send a notice of violation and proof to polarisbond.llc@gmail.com

HEAVEN & EARTH POLICY AFTER RECEIVING NOTICE ABOUT THE VIOLATION OF GENUINE MATERIAL

HEAVEN & EARTH may:

- Notify their customers, clientele or members, that the material was removed or disabled its access to;
- Notify offending users who have violated or repeated in violation of copyright, that its content is being removed from the system and will proceed to disable

Heaven & Earth Beauty Salon

the access to the service indefinitely.

PROVIDING A NOTE TO DISMISS AN ORDER OF MATERIAL REMOVAL

If a user believes that the material that was removed or to which access was disabled does not violate any law, or the user believes that it has the right to post and use such material from the author or in accordance with the law , the user should send a letter with the following information directed to "HEAVEN & EARTH - Legal Department (see section "Contact us" below for the address) that contains:

1. identification of the material that has been removed or to which access has been disabled or where appeared the material prior to be removed or disabled;
2. a statement that the user has the certainty that the material was removed or disabled as a result of a mistake or misidentification of material, adding your name, address, telephone number and, where applicable, the electronic mail (in good faith).
3. If the Court or the specialized State office decides that the complaint is valid, after being notified by the legal authority and the owner of the copyright, the user will receive an email or a letter telling that can restore the deleted material or suspend the disqualification in a period of 15 days, and the material removed, services and your access will be restored.

CONTACT US

You can be in touch with us by sending an explanatory email to polarisbond.llc@gmail.com

For the chapter (**PROVIDING A NOTE TO DISMISS AN ORDER OF MATERIAL REMOVAL**), please send a letter to our Legal Department at: Río Negro 1245 3rd floor, 11100 Montevideo, Uruguay.

Modified: August 2017