

NOTICE OF COPYRIGHT INFRINGEMENT

Your website, whose URL address is \_\_\_\_\_ reproduces content of which I am the author and for which I hold a copyright that is posted on the Internet, thus a public copyright.

As the author of the elements that you have reproduced on your site without my authorization, I am also in a position to demonstrate in court that I am the original author of these elements and that you have used them after their creation date, without any permission on my part.

Consequently, and in accordance with the established rules, I grant you 10 working days to remove the copied elements from your website.

A screenshot of the content in dispute has now been taken. This screenshot has also been deposited under copyright in a plagiarism complaint file that I have prepared against you, in order to confirm its date before a witness and serve as evidence in court, in the event that you do not remove the content within the period indicated.

I remind you that the law allows me to claim financial compensation from you for any unauthorized use of my material. A global invoice will therefore form part of my claim if you have not removed my material from your website within the required timeframe. In addition, my lawyer will be mandated to claim reimbursement in full of all sums incurred in the proceedings to defend my rights.

The author \_\_\_\_\_

\*\*\* Do not include this in the letter. Please note that it is better to make screenshots of a website reproducing your creations and also deposit these screenshots under copyright under the mention "report plagiarism".