

## CDPA Notice of Copyright Infringement

CDPA Notice of Copyright Infringement In accordance with the Copyright, Designs and Patents Act 1988 (the text of which may be found on the UK Statute Law Database website at <http://www.statutelaw.gov.uk/content.aspx?activeTextDocId=2250752>),

Footballitaliano.org will respond expeditiously to claims of copyright infringement that are reported to Footballitaliano.org designated copyright agent identified below. Please also note that any person, who knowingly materially misrepresents that material or activity, is infringing, may be subject to liability. Footballitaliano.org

Certain images and contents have been acquired from various Internet sources, meaning that these contents are owned by the legitimate original proprietor . If you wish to remove any content or images, please email us at [privacy@footballitaliano.org](mailto:privacy@footballitaliano.org)

-----

If you are a copyright owner, or are authorized to act on behalf of an owner of the copyright or of any exclusive right under applicable copyright laws, and believe that such protected work has been copied in a way that constitutes copyright infringement, please provide Footballitaliano.org copyright agent with the following information:

1. 1. A physical or electronic signature of a person authorized to act on behalf of the owner of an exclusive right that is allegedly infringed;
2. 2. Identification of the copyright work claimed to have been infringed, or, if multiple copyright infringements at a single online site are covered by a single notification, a comprehensive list of such works at the website;
3. 3. 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 Footballitaliano.org to locate the material;
4. 4. Information reasonably sufficient to permit Footballitaliano.org to contact the complaining party, including a name (real name), address, telephone number and an email address at which the complaining party may be contacted;
5. 5. 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; and
6. 6. 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.