

# Swyve EU Digital Services Act (DSA) Statement

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Effective Date: [20th October 2025]

Last Updated: [20th October 2025]

## Introduction

This statement outlines how Swyve complies with the European Union Digital Services Act (DSA), which sets rules for online platforms regarding content moderation, transparency, and user rights. As a hosting platform, Swyve is committed to protecting freedom of expression while ensuring user safety.

## 1. Notice and Action Mechanism

Users and legal entities can report content that they believe violates EU or local laws or Swyve's policies. Swyve provides an easy-to-use reporting tool available on every content page.

Upon receiving a notice, we:

- Acknowledge receipt
- Review the report promptly
- Remove or restrict content if appropriate
- Notify the uploader with reasons for any action taken

## 2. Trusted Flaggers

Swyve cooperates with certified Trusted Flaggers under the DSA and prioritizes their reports for review. We take additional action against repeated violations when flagged by authorized bodies.

## 3. Transparency Reporting

Swyve publishes an annual Transparency Report detailing:

- Number and types of content removed
- Total reports received and actions taken
- Use of automated moderation tools
- Enforcement of terms and policy violations

#### **4. Statement of Reasons**

If Swyve removes or restricts content, disables access, or suspends an account, we provide the affected user with a clear statement of reasons. This includes the policy violated and options for redress or appeal.

#### **5. Appeal Process**

Users may appeal moderation decisions within 30 days of notification. Appeals are reviewed manually by our content integrity team. Users also have the right to pursue out-of-court dispute resolution or legal remedies under EU law.

#### **6. Contact for DSA Matters**

Email: [swyve@swyve.io](mailto:swyve@swyve.io)

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