Subject: Well, here's CaptKurt1's "Glacier AI" map - RIPOFF Posted by Sir Phoenixx on Fri, 18 Apr 2003 14:09:43 GMT View Forum Message <> Reply to Message

SEALSir Phoenixx

Everyone owns all copyrights to everything they make.

wrong...you need to register copyright licence, which usually costs some money, and takes some time. just because you made something, doesn't mean you have a copyright.

i explained earlier how to get a "cheap man's copyright," but ack doesnt need to do that because no one will download glacier_ai anyway...

Lol... Don't you just love reading replies from people who have no clue what the hell they're talking about? You don't have to register anything to have the copyrights to what you make, you own all of the copyrights to whatever you make. And yes, you have the copyrights just because you made it.

SEALwould any court ever give you any money for something that cost you diddly squat to make? I just dont think they would take you seriously as there is no money involved in any of this...

and by the way...taken from http://whatiscopyright.org/

"When does Copyright Protection begin, and what is required?

Copyright protection begins when any of the above described work is actually created and fixed in a tangible form.

For example, my brother is a musician and he lives in the United States. When he writes new

show that he is the author, places it in an envelope and mails it to himself without opening it. His copyright begins at the moment he puts his idea in a tangible form by printing the lyrics out on paper. He creates proof when he mails it to himself - the postmark establishes the date of creation. He then registers his copyright with the U.S. Copyright Office which is a requirement in order to sue for monetary damages should a violation of his copyright arise. However, if somebody copies and redistributes his lyrics without permission before his copyright is registered, he still has the right to assert a copyright claim as the true author. "

you havent done that to my knowledge ack...not that it would matter.

(so i admit i was wrong in some aspects of the copyright stuff, but i was on the money for the chep mans copyright)

Lol... Posting it on the internet is "tangible".

SEALCopyright protection begins when any of the above described work is actually created and

fixed in a tangible form.

[a bunch of crap was here]

However, if somebody copies and redistributes his lyrics without permission before his copyright is registered, he still has the right to assert a copyright claim as the true author.

Thank you for proving us right again.

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