

Fwd: Your Amazon EC2 Abuse Report [11610388776] [AWS ID 716122393733]

 mail.google.com/mail/u/0



[URGENT: RESPONSE REQUIRED WITHIN 24 HOURS OR YOUR RESOURCES MAY BE SUSPENDED]

Hello,

We've received a notice(s) that your AWS resource(s)

AWS ID: 716122393733

Cloudfront Distribution ID: E33HF2FVELVU0L

Origin ID: Custom-e.live.goldman.lawblogger.net

has been posting, distributing, or hosting unlicensed copyright protected content. This is forbidden by our terms. A copy of the notice identifying the allegedly infringing content is below.

Please acknowledge receipt of this report and/or remove the allegedly infringing content within 24 hours. If you do not remove the content, we may take steps to disable access to the content, up to and including suspension of your account.

If you believe the content referenced in the notice is not infringing, you may provide a counter-notice to our Agent for Notice of Claims of Copyright Infringement via email at ec2-abuse@amazon.com, abuse@amazonaws.com or to the physical address below. The counter-notice must include the following information:

1. Identify the material that was reported as infringing (or that was removed or disabled, and the location where it appeared before it was removed or disabled);
2. A statement by you declaring under penalty of perjury that you have a good faith belief that the material at issue was either misidentified or mistakenly removed;
3. Your name, address and telephone number;

4. A statement that you consent to the jurisdiction of the federal district court for the judicial district in which your address is located, and that you will accept service of process from the person who provided the notice set forth above (if you are located outside of the United States, you must state that you consent to the jurisdiction of any United States federal district court in which Amazon has a presence); and

5. Your physical or electronic signature.

Please remember that false statements in your written counter-notice may lead to civil or criminal penalties.

Our Agent for Notice of Claims of Copyright Infringement can be reached as follows:

Copyright Agent
Amazon.com Legal Department
P.O. Box 81226
Seattle, WA 98108
Phone: (206) 266-4064
Fax: (206) 266-7010

Courier address:
Copyright Agent
Amazon.com Legal Department
410 Terry Avenue North
Seattle, WA 98109-5210

Our agent will forward the information you provide to the person who filed the notice.

Thank you for your prompt action.

Regards,
AWS Abuse
Amazon Web Services, LLC

Case Number: 11610388776-1

---Beginning of forwarded report---

* Log Extract:

<<<

https://blog.ericgoldman.org/archives/2011/06/ripoff_report_g_2.htm

https://blog.ericgoldman.org/archives/2012/06/another_failed.htm

>>>

* Comments:

<<<

24 HOUR NOTICE ATTENTION PUBLISHERS

DMCA TAKEDOWN NOTICE THIS IS A FORMAL NOTICE FOR THE REMOVAL OF
PUBLISHED
CONTENT

First name: SEBASTION

Last name: KARNABY

First name: FADI

Last name: ZADI

Email address: tdnotice@techlawai.com

Company: TECHLAWAI

Address: 2332 Ponce de Leon Blvd

copy:

RE:https://blog.ericgoldman.org/archives/2012/06/another_failed.htm

To Whom It May Concern,

The following information serves to assert my rights and request removal of allegedly infringing web content under the Digital Millennium Copyright Act (DMCA). The following is a report, in good faith, of alleged copyright infringement. I am contacting you as the designated agent for the site upon which the infringing work currently appears. This letter is a Notice of Infringement as authorized in §512(c) of the U.S. Copyright Law.

I am the copyright owner of the works and the following is true and accurate.

1. The original work, for which I claim copyright, appears, with my permission, at the following locations online:

https://blog.ericgoldman.org/archives/2012/06/another_failed.htm

2. Copies of my original copyrighted work are

<https://drive.google.com/open?id=1zsljToZSbXGJU40u82UMICWjb8BFb0Xi>
https://blog.ericgoldman.org/archives/2012/06/another_failed.htm

to assist you in your evaluation and determination.

3. The allegedly infringing

https://blog.ericgoldman.org/archives/2012/06/another_failed.htm

appears at the following location(s) online:

https://blog.ericgoldman.org/archives/2012/06/another_failed.htm

4. My contact information, as copyright holder, is as follows:

First name: SEBASTION

Last name: KARNABY

First name: FADI

Last name: ZADI

Email address: tdnotice@techlawai.com

5. The information of the alleged copyright infringer is:

<https://blog.ericgoldman.org/>

6. I have a good faith belief the use of the above reference copyrighted work(s) that appears on the website for which you are the designated DMCA agent is not authorized by the copyright owner, its agent, or by law.

I declare, under penalty of perjury, this notice is true and correct and that I am the copyright owner entitled to exclusive rights which I allege are being infringed.

Signed this 5h day of April, 2020 in coral Gables Florida United States of America

*SEBASTIAN KARNABY / FADI ZADI *

ATTENTION:AMAZON

THE FOLLOWING PUBLISHED PHOTOS AND THE USE OF PHOTO'S OF MY PERSON AS WELL

AS USING SEO TOOLS TO REACH IMAGES ON YOUR SITE. THUS USING FULL NAME PARTIAL NAME AND SPOUSE NAME TO BE SEARCHABLE ON YOUR SITE AND / OR THE WORLD WIDE WEB.

Whom have we notified?

We have notified your IC3, FCC, Google and all search engines, Iann, your webmaster, your hosting a party and all those who had active legal or copyright POC's

The following information serves to assert my rights and request removal of allegedly infringing web content under the Digital Millennium Copyright Act (DMCA). The following is a report, in good faith, of alleged copyright infringement. I am contacting you as the designated agent for the site upon which the infringing work currently appears. This letter is a Notice of Infringement as authorized in §512(c) of the U.S. Copyright Law.

I am the copyright owner of the works and the following is true and accurate.

NOTICE OF VIOLATION OF DMCA / SAFE HARBOR

RE: SEBASTION KARNABY / FADI ZADI

https://blog.ericgoldman.org/archives/2012/06/another_failed.htm

17 U.S.C. § 512(c)(3)(A)

<<https://www.copyright.gov/title17/92chap5.html#512>>. Upon receipt of a compliant takedown notice, a service provider must respond expeditiously to remove, or disable access to, the material that is claimed to be infringing or to be the subject of the infringing activity. If a service provider fails to do so, it may lose its safe harbor protection and be subject to an infringement suit.

ATTENTION YOU HAVE FAILED TO RESPOND / COUNTER THUS NO LONGER PROTECTED UNDER SAFE HARBOR

The Digital Millennium Copyright Act includes a set of provisions commonly known as the DMCA Safe Harbors. (17 U.S.C. § 512.) Hosted, stored and made infringing matter available if it was stored at the direction of users (the Storage Safe Harbor, § 512(c)); Cached infringing material on a system or network, when the material was initially made available by someone else (the Caching Safe Harbor, § 512(b)); or Provided links or referred users to online locations containing infringing matter or activity (the Search Engine or Information Location Tools Safe Harbor, § 512(d)). Non-copyright claims, such as trademark infringement, unfair competition, rights of publicity, invasion of privacy, defamation. 1. Copyright claims under foreign law; The OSP's own, direct infringing activities; 2. The OSP "acting in concert" with users to create infringements. DMCA offers no legal protection against foreign or non-copyright claims, it is common for OSPs to offer a DMCA-like notice-and-take-down regime for other intellectual property claims and for concerns that might arise under non U.S. law.

At this time the holder of rights is willing to use such a process in lieu of filing a lawsuit. Your online service has engaged in infringing conduct itself deliberately or through inadvertence, & it has been acting in "acts in concert" with its end-users to infringe, therefore the safe harbor defenses are not available to protect your company.

In 7 different instances The plaintiff / copyright holder has held the burden of proving copyright infringement, and other defenses may apply.

COUNTS OF VIOLATIONS : Total 8

COUNT 1: "Acting in concert" liable for copyright infringement.

COUNT 2: "Service provider" you operate a website accessible to the public. (§ 512(a)), for providers of (§ 512(k) (1)(A)).

COUNT 3: Listing & storage safe harbor, caching safe harbor and the information location tools (on search engine) safe harbor: "you as a provider of online services or network access, or the operator of facilities therefore." (§ 512(k)(1)(B).) as a provider of Internet services or websites.

COUNT 4: You are in Liability for infringing material users direct to be stored or made available on the OSP's website. (§ 512(c).) your website and online services fall into this category.

COUNT 5: (§ 512(a).) The Caching Safe Harbor protects OSPs liability for the intermediate and temporary storage of a third-party's infringing

material on a system or network controlled or operated by or for the service provider.

COUNT 6: (§ 512(d).) As set forth in § 512(n): “Subsections (a), (b), (c), and (d) [of § 512] describe separate and distinct functions for purposes of applying this section. Whether a service provider qualifies for the limitation on liability in any one of those subsections shall be based solely on the criteria in that subsection, and shall not affect a determination of whether that service provider qualifies for the limitations on liability under any other such subsection.”

COUNT 7: Failure to designate an agent for service of copyright claims (i) on their website and (ii) in an online filing with U.S. Copyright Office (§ 512(c)(2)); and b. Write, adopt and post on its website a “repeat infringer policy.”

COUNT 8: (§ 512(i)(1)(A).) Failure to set up internal processes and procedures to – c. Manage the notice-and-take-down process (§ 512(c)(1)(C)); and d. Reasonably implement its repeat infringer policy.

Requirements:

To be eligible for the storage safe harbor, an OSP must:

1. Adopt, inform users of and implement a repeat infringer policy. (The DMCA requires this for all safe harbors.)

YOU HAVE FAILED TO ITEM 1. You have failed to implement repeat infringer policy.

2. Lack actual knowledge of infringement and lack awareness of facts and circumstances (“red flags”) making infringement apparent.

YOU HAVE FAILED TO ITEM 2. You have been notified and have ignored each takedown request.

3. On obtaining such knowledge or awareness, expeditiously take down infringing matter.

YOU HAVE FAILED TO ITEM 3. Upon obtaining knowledge and awareness your company has still not expeditiously removed the take down infringing matter.

4. Not have a direct financial benefit from infringement in circumstances where you the OSP also has the right and ability to control the infringing activity.

YOU HAVE FAILED TO ITEM 4. Your company can potentially be benefiting from infringing content while in control of the content & infringing activity.

5. Adhere to the DMCA's notice-and-take-down regime: Expediently remove infringing matter or block access on proper notice, and offer and implement a counter-notice process.

YOU HAVE FAILED TO ITEM 5. Failure to remove infringing matter or block access or proper notice and offer counter notice process.

YOU ARE HERE BY NOTICED THAT WE ARE AT A TIME THAT HAS SURPASSED THE COUNTER NOTICE BY 2.1 YEARS 13 MONTHS.

THIS IS THE FINAL 24 HOUR NOTICE BEFORE FEDERAL LAWSUIT

>>>

How can I contact a member of the AWS abuse team?

Send an e-mail to ec2-abuse@amazon.com; remember to include your case number.

Amazon Web Services

Amazon Web Services LLC is a subsidiary of Amazon.com, Inc. Amazon.com is a registered trademark of Amazon.com, Inc. This message produced and distributed by Amazon Web Services, LLC, 410 Terry Avenue North, Seattle, WA 98109-5210.

Attachments area

Preview attachment FADI ZADI



FADI ZADI