

Docket (/docket/COLC-2017-0007) / Document (COLC-2017-0007-0070) (/document/COLC-2017-0007-0070)
/ Comment

 PUBLIC SUBMISSION

Class_08_Reply_Temple

Posted by the **U.S. Copyright Office** on Mar 15, 2018

View More Comments 181 (/document/COLC-2017-0007-0070/comment)

View Related Comments 249 (/docket/COLC-2017-0007/comments)

Share ▾

Comment

As a video game consumer since the dawn of the video game age, I support the resolution to exempt defunct games from copyright laws. Many times throughout my life I have been forced to stop playing a game simply because the developer no longer wishes to run servers. Since this would only affect older software which developers no longer wish to support, I see no logical reason to stop this. To compare this with older technologies, my father is a long time fan of the television series: M.A.S.H. which has been out of production 1983. However, to this day he is still able to enjoy this as he owns the DVDs. The same simply cannot be said for video games today. If the developers of video games are unwilling to help the people to preserve this data, please allow the people to do so on their own.

Comment ID

COLC-2017-0007-0206



Tracking Number

1k2-91n3-ugms

Comment Details

Submitter Info

Submitter Name

Matthew Temple



Your Voice In Federal Decision Making

[About](#) [Agencies](#) [Learn](#)
(/about) (/agencies) (/learn)

[Reports](#) [FAQ](#)
(<https://resources.regulations.gov/public/component/main?main=Reports>) (/faq)

[Privacy & Security Notice \(/privacy-notice\)](#) | [User Notice \(/user-notice\)](#) |
[Accessibility Statement \(/accessibility\)](#) | [Developers \(https://open.gsa.gov/api/regulationsgov/\)](https://open.gsa.gov/api/regulationsgov/)

[Support \(/support\)](#) [Provide Site Feedback](#)