



United States Copyright Office

Library of Congress · 101 Independence Avenue SE · Washington, DC 20559-6000 · www.copyright.gov

June 3, 2015

Andrea Matwyshyn
Princeton University
305 Sherrerd Hall
Princeton, NJ 08544

Andy Saylor
Blake Reid
Samuelson-Glushko Technology
Law & Policy Clinic at
Colorado Law
Robert & Laura Hill Clinical Suite
404 UCB
Boulder, CO 80309

Erik Stallman
Center for Democracy & Technology
1634 Eye Street NW
Suite 1100
Washington, D.C. 20006

Laura Moy
New America's Open Technology
Institute
1899 L Street NW
Suite 400
Washington, D.C. 20036

Mark Stanislav
Rapid7
100 Summer Street
13th Floor
Boston, MA 02110

Matthew Blaze
University of Pennsylvania
220 South 33rd Street
107 Towne Building
Philadelphia, PA 19104

Matthew Green
Johns Hopkins Information Security
Institute
Johns Hopkins University
3400 North Charles Street
209 Maryland Hall
Baltimore, MD 21218

Steve Bellovin
Columbia University
454 Computer Science Building
1214 Amsterdam Avenue M.C. 0401
New York, NY 10027

Christian Troncoso
BSA | The Software Alliance
20 F Street NW
Suite 800
Washington, D.C. 20001

Harry M. Lightsey, III
General Motors, LLC
25 Massachusetts Avenue NW
Suite 400
Washington, D.C. 20001

Re: Docket No. 2014-7
Exemptions to Prohibition Against Circumvention of Technological
Measures Protecting Copyrighted Works

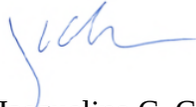
Dear Witnesses:

Thank you for your participation in the recent hearing related to Proposed Class 25–Software–security research as part of the Copyright Office’s Section 1201 rulemaking proceeding. As a follow-up to certain matters discussed at the hearing, we would like to provide you with an opportunity to provide written responses to the following questions:

1. Given concerns raised by participants regarding disclosure of research results to manufacturers, please provide any additional thoughts you may have as to how the Office might approach this issue if it were to recommend the requested exemption. If some sort of disclosure to the manufacturer were required, what would that process be? Please address any relevant First Amendment or regulatory issues in your response.
2. Please briefly address how the proposed exemption might relate to or be limited by other federal or state laws or regulations, including but not limited to the Computer Fraud and Abuse Act of 1986, 18 U.S.C. § 1030, and any other statutory or regulatory provisions.

Please provide your responses **no later than the close of business Monday, June 22, 2015**. Such responses should identify the responding party and the proposed class at issue, and should be no more than five pages in length. Please note that no further exhibits will be accepted. Please submit your responses to 2015admat@loc.gov.

Sincerely,



Jacqueline C. Charlesworth
General Counsel and
Associate Register of Copyrights