



United States Copyright Office

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June 3, 2015

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

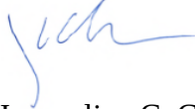
Dear Witnesses:

Thank you for your participation in the recent hearing related to Proposed Class 26: Software–3D printers 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 question:

1. During the hearing for this class, opponents of the proposed exemption expressed concerns that parts made with substandard materials could enter the commercial supply chain and pose risks to the public, citing the example of airplane parts printed with substandard filament. The Office welcomes comments addressing whether an exemption could or should differentiate between “commercial” versus other types of uses and, if so, how those different categories of use might be defined.

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,

A handwritten signature in blue ink, appearing to read 'JCC', with a long horizontal flourish extending to the right.

Jacqueline C. Charlesworth
General Counsel and
Associate Register of Copyrights