• Includes the commenter's **name**;

Trey Williams

• Includes an identification of a particular **class of works** proposed for exemption on the comment attachment;

Audio Songs on Digital Satellite Radio

• **Numbers each particular class** of works, if more than one class of works is being proposed for exemption;

1

• **Provides a summary** of the argument for each class of works proposed for exemption; and

If broadcast flags are attached to each song in a digital radio broadcast, it will be used by content owners to restrict the rights of listeners. This committee is well aware that content owners want to limit the ability of consumers to record content - that they have paid to access - for their own personal use. They are simply going too far. Thank you for your consideration.

• Provides particular **factual support/legal argument** for each class of works proposed for exemption explaining how the prohibition on circumvention of technological measures that protect "access" to copyrighted works is adversely affecting identifiable noninfringing uses of that class of works.

I am not an attorney. But I do know when my Constitutional rights are being violated. I want to record songs – which I pay to access – for my own personal use. Broadcast flags will limit or eliminate my ability to do that. Content owners are trying to use a sledge hammer to do a scalpel's job. Thank you again for accepting public comments.