

Before the
U.S. Copyright Office
Library of Congress
Washington, D.C.

In the Matter of

Exemption to Prohibition on)
Circumvention of Copyright) **Docket No. 2014-7**
Protection Systems for Access)
Control Technologies)

**Short Comment Regarding a Proposed Exemption
Under 17 U.S.C. 1201**

Item 1. Commenter Information

Commenting Party: SAE International on behalf of the SAE International Dedicated Short Range Communication (DSRC) Standards Committee.

Contact: S. William Gouse, Director, Federal Program Development, SAE International.
wgouse@sae.org ; Telephone: 1-202-434-8944

Item 2. Proposed Class Addressed:

Proposed Class 22: Vehicle Software-security and safety research

Item 3. Statement Regarding Proposed Exemption

SAE International, formerly the Society of Automotive Engineers (hereinafter “SAE” or “SAE International”) is a global society of more than 145,000 engineers and related technical experts in the aerospace, automotive and commercial-vehicle industries. SAE’s core competency is voluntary consensus standards development, where it plays the central role in developing automotive standards used in product development globally. We would like to share pertinent information about this proposal.

Specifically, the SAE Dedicated Short Range Communication (DSRC) Technical Committee’s scope pertains to developing and maintaining SAE Message Set Standards, Recommended Practices, and Information Reports for use with short-to-medium range wireless communication protocols specifically designed for road vehicle use. The Committee also helps identify and maintains a common data dictionary as well as established initial safety-related ‘use-cases’ for the safe operation of this DSRC technology. Participants in this committee include OEMs, suppliers, academia, consulting firms, government entities, and other interested parties, but no government entity participated in the generation of this response. As per SAE’s policy, all SAE meetings are public.

The SAE DSRC Technical Committee stands ready to assist the Copyright Office in providing and sharing its technical expertise with respect to any future issue discussed within Proposed Class 22.

PRIVACY ACT ADVISORY STATEMENT Required by the Privacy Act of 1974 (P.L. 93-579)

The authority for requesting this information is 17 U.S.C. §§ 1201(a)(1) and 705. Furnishing the requested information is voluntary. The principal use of the requested information is publication on the Copyright Office website and use by Copyright Office staff for purposes of the rulemaking proceeding conducted under 17 U.S.C. § 1201(a)(1). NOTE: No other advisory statement will be given in connection with this submission. Please keep this statement and refer to it if we communicate with you regarding this submission.