



c.p. Allstar Corporation
443 boot road
Downingtown, PA 19335

March 16, 2007

Federal Communications Commission
Washington, DC 20554

RE: ET Docket No. 07-27
RM – 11359

COMMENT in the matter of Los Angeles Sheriff's Department's Request for Waiver of Section 15.231 of the FCC's Rules with Regard to Certain Garage Door Opener Transmissions for Law Enforcement Purposes

Dear Commissioner:

The Door and Access Manufacturers' Association, International (DASMA) is an industry trade association comprised of manufacturers of garage door openers and other door and access systems related products. DASMA and its members are strongly opposed to the Los Angeles Sheriff's Department's Request for Waiver of Section 15.231 of the FCC's Rules with Regard to Certain Garage Door Opener Transmissions for Law Enforcement Purposes.

We oppose the proposed development as not in the public interest. Over 25 million garage door openers are installed nationwide, providing a reasonable level of security for homeowners by virtue of their "rolling code" transmitter/receiver systems. There is no way to ensure the proposed technology will not fall into the wrong hands or otherwise become commercialized, jeopardizing the safety and security of millions of homeowners.

A full debate of these important issues would be required; therefore, a Waiver is absolutely inappropriate at this time. **We urge you to take a position opposing the granting of the requested Waiver.**

If you have any questions, please do not hesitate to contact us. Thank you for your consideration.

Sincerely,

Robert T. Holland
President

cc: John H. Addington