Fletcher, Heald & Hildreth, P.L.C. 1300 North 17th Street 11th floor Arlington VA 22209 703-812-0400 (voice) 703-812-0486 (fax)

> MITCHELL LAZARUS 703-812-0440 LAZARUS@FHHLAW.COM

June 9, 2005

Ms. Marlene H. Dortch, Secretary Federal Communications Commission 445 12th Street SW Washington DC 20554

Re: ET Docket No. 05-183, Remington Arms Company, Inc., Request for a Waiver of Part 15

Ex Parte Communication

On behalf of the Fixed Wireless Communications Coalition (FWCC), I am electronically filing this written *ex parte* communication in the above-referenced docket.¹

The FWCC agrees with the position taken by Alcatel in its filing of June 6, 2005. Like Alcatel, the FWCC will not oppose the waiver request if, as a condition of the waiver, marketing of devices manufactured or imported pursuant to the waiver is limited to these groups:

Office of Engineering and Technology Declares Remington Arms Company, Inc. Request for a Waiver of Part 15 to Be a "Permit-but-Disclose" Proceeding for Ex Parte Purposes, ET Docket No. 05-183, DA 05-1289 (released May 5, 2005). The FWCC is a coalition of companies, associations, and individuals interested in the Fixed Service -- i.e., in terrestrial fixed microwave communications. Our membership includes manufacturers of microwave equipment, licensees of terrestrial fixed microwave systems and their associations, and communications service providers and their associations. The membership also includes railroads, public utilities, petroleum and pipeline entities, public safety agencies, cable TV providers, backhaul providers, and/or their respective associations, common carrier and private communications carriers, and telecommunications attorneys and engineers. Our members build, install, and use both licensed and unlicensed point-to-point, point-to-multipoint, and other fixed wireless systems, in frequency bands from 900 MHz to 95 GHz. For more information, see www.fwcc.us.

- entities eligible for licensing under Section 90.20 of the Commission's Rules;
- the United States Government and its agencies;² and
- state-licensed security and investigative services.

Please call with any questions.

Respectfully submitted,

Mitchell Lazarus Counsel for the Fixed Wireless Communications Coalition

cc: Bruce Franca, Acting Chief, OET
Julius Knapp, Deputy Chief, OET
Bruce A. Romano, Associate Chief, Legal, OET
Karen E. Rackley, Chief, Technical Rules Branch. OET
John Reed, Technical Rules Branch, OET
Gregg P. Skall, Esq., Counsel for Remington Arms Company, Inc.

But see 47 C.F.R. Sec. 805(d) (exempting devices for use by the United States Government from the Commission's equipment authorization requirements).