

**Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, DC 20554**

In the Matter of)
)
)

Additional Spectrum for Unlicensed Devices)
Below 900 MHz and in the 3 GHz Band)

ET Docket No. 02-380

To: The Commission

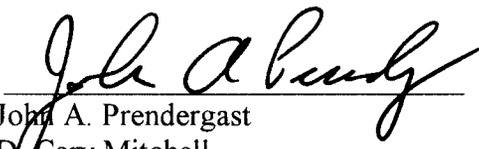
**ERRATUM TO REPLY COMMENTS
OF THE BLOOSTON PRIVATE USER GROUP**

The law firm of Blooston, Mordkofsky, Dickens, Duffy & Prendergast, on behalf of its clients operating private land mobile radio systems licensed under Part 90 of the Commission's Rules (the "Blooston Private Users"), hereby submits this Erratum to supplement the list of private land mobile radio licensees participating in its reply comments dated May 16, 2003. In particular, the list of Blooston Private Users should also include AAA Auto Club South, Inc.

A replacement Attachment A listing all of the Blooston Private Users is provided below.

Respectfully submitted,

THE BLOOSTON PRIVATE USERS

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The Blooston Private Users

The businesses participating in these Reply Comments (the “Blooston Private Users”) include the following:

- 3M Company
- AAA Auto Club South, Inc.
- AAA North Jersey
- AAA Oregon/Idaho
- California State Automobile Association
- City of Jersey City, NJ
- Forest Oil Corporation
- Fugro Chance Incorporated
- Mobile Communications Service of Miami, Inc.
- Peninsula Regional Medical Center