Ms. Meredith Broadbent  
Assistant U.S. Trade Representative for  
Industry, Market Access and Telecommunications  
Office of the United States Trade Representative  
Washington, D.C. 20508  
United States

May 10, 2005

Dear Ms. Broadbent:

I am pleased to inform you that the Republic of Korea is prepared to initiate Phase I Procedures of the Asia-Pacific Economic Cooperation Mutual Recognition Arrangement for Conformity Assessment of Telecommunications Equipment (MRA) with the United States of America.

Specifically, Korea is prepared to initiate its participation in Phase I Procedures as set out in the MRA with respect to equipment that is subject to mandatory conformity assessment procedures enforced by Korea's telecommunications regulatory authority. For such equipment, Korea shall apply the Phase I Procedures in Appendix B of the MRA for the recognition of testing laboratories designated by the United States as Conformity Assessment Bodies (CABs) and for the acceptance of test reports from CABs designated by the United States and recognized by Korea under the MRA.

This letter, and your letter of confirmation in reply, shall constitute an agreement between our two governments to apply the MRA between our two countries as set out in this letter. The MRA is an integral part of this letter.

I have attached to this letter a list of technical regulations for which Korea shall accept test reports from recognized CABs. Korea shall notify the United States in accordance with the MRA if it modifies the list.

The Radio Research Laboratory (RRL) of the Ministry of Information and Communication shall consider test reports submitted in English, although RRL decisions on their approval may take longer than the time specified under Korean law for considering Korean-language reports.

I am pleased to inform you that the RRL is both the telecommunications regulatory authority responsible for recognizing CABs and the designating authority responsible
for designating CABs under the MRA. Mr. Daeyong LEE (bigdragon@rrl.go.kr) is the RRL contact person for Korea for purposes of the MRA.

Sincerely yours,

[Signature]

Mr. Kisub LEE  
Director General, Radio and Broadcasting Bureau  
Ministry of Information and Communication  
Republic of Korea

cc: APEC Tel WG Chair  
Chairman of MRA Task Force Group

Attachment: Annex I – List of Technical Regulations for the Republic of Korea
ANNEX I
TO PHASE I PROCEDURES

LIST OF TECHNICAL REGULATIONS
FOR THE REPUBLIC OF KOREA

PHASE I

The Technical Regulations for which Korea shall accept test reports from recognised Conformity Assessment Bodies designated by the United States are:

1) Administrative provisions


2) Technical Requirements for Telecommunications Terminal Equipment


Page 1 of 3
3) Technical Requirements for Radio Equipment


4) Technical Requirements for EMC


Notes

1) Technical Regulations listed above are available at the RRL website (www.rrl.go.kr).

2) In case of the conflict of interpretation between the Korean and English versions of the above Technical Regulations, the Korean version shall prevail.

* Testing labs may also use testing methods, other than those included in the Conformity Assessment Procedures, that are internationally accepted. In that case, the testing lab shall inform RRL of the testing methods it uses.
May 10, 2005

Mr. Kisub LEE
Director General, Radio and Broadcasting Bureau
Ministry of Information and Communication
100, Sejong-ro, Jongro-gu
Seoul, 110-777
Republic of Korea

Dear Mr. Lee:

I am pleased to inform you that the United States of America is prepared to initiate Phase I of the Asia-Pacific Economic Cooperation Mutual Recognition Arrangement for Conformity Assessment of Telecommunications Equipment (MRA) with the Republic of Korea.

Specifically, the United States is prepared to initiate its participation Phase I Procedures as set out in the MRA with respect to equipment that is subject to mandatory conformity assessment procedures enforced by the U.S. telecommunications regulatory authority. For such equipment, the United States shall apply the Phase I Procedures in Appendix B of the MRA for the recognition or testing laboratories designated by Korea as Conformity Assessment Bodies (CABs) and for the acceptance of test reports from CABs designated by Korea and recognized by the United States under the MRA.

This letter, and your letter of confirmation in reply, shall constitute an agreement between our two governments to apply the MRA between our two countries as set out in this letter. The MRA is an integral part of this letter.

I have attached to this letter a list of technical regulations for which the United States shall accept test reports from recognized CABs. The United States shall notify Korea in accordance with the MRA if it modifies the list.

I am pleased to inform you that the Federal Communications Commission (FCC) is the telecommunications regulatory authority responsible for recognizing CABs under the MRA. Mr. George Tannahill (George.Tannahill@fcc.gov) is the FCC contact person for purposes of the MRA. The National Institute of Standards and Technology (NIST) is the
designating authority responsible for designating CABs under the MRA. Mr. Jogindar Dhillon (dhillon@nist.gov) is the NIST contact person for purposes of the MRA.

Sincerely yours,

Ms. Meredith Broadbent
Assistant U.S. Trade Representative for Industry, Market Access and Telecommunications

Attachments: Annex I – List of Technical Regulations for the United States

cc: APEC Tel WQ Chair
Chairman of MRA Task Force Group
ANNEX I
TO PHASE I PROCEDURES

LIST OF TECHNICAL REGULATIONS
FOR THE UNITED STATES

The technical regulations for which the United States shall accept test reports from recognized Conformity Assessment Bodies (CABs) designated by the Republic of Korea are: (Note: CFR stands for United States Code of Federal Regulations)

1) The U.S. FCC Rules and Regulations for Electromagnetic Compatibility (EMC) requirements are contained in the FCC Rule parts shown below:

| Administrative Provisions                  | 47 CFR Parts 2 |
| Electromagnetic Requirements              | 47 CFR Parts 15 and 18 |

Web site: www.fcc.gov/oet/info/rules/

2) The U.S. FCC Rules and Regulations for Telephone Terminal Equipment are contained in:

a. The FCC Rule parts shown below:

| Administrative Provisions                  | 47 CFR Parts 2 |
| Telephone Terminal Equipment              | 47 CFR Parts 68 |

Web site: www.fcc.gov/wtb/rules.htm

b. Technical criteria published by the Administrative Council for Terminal Attachments (ACTA). (See CFR §68.7)

Web site: http://www.part68.org/documents.cfm

Note: The requirements for telephone terminal equipment were privatized and transferred to the Administrative Council for Terminal Attachments in the Report and Order in CC Docket 99-216, adopted by the FCC in November, 2000. The FCC does not require laboratories performing measurements on telephone terminal equipment to be accredited. The FCC no longer accepts applications for Part 68 certification. However, certification of telephone terminal equipment to Part 68 may be performed by Telecommunication Certification Bodies (TCBs).
3) The U.S. FCC Rules and Regulations for Licensed Radio Service Equipment are contained in the FCC Rule Parts shown below:

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<tr>
<th>Administrative Provisions</th>
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<td>Emergency Alert Systems</td>
<td>47 CFR Part 11</td>
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<td>Commercial Mobile Radio</td>
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<td>Domestic Public Fixed</td>
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<td>Fixed Microwave Services</td>
<td>47 CFR Part 101</td>
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</tbody>
</table>


*Note: The FCC does not require laboratories performing measurements on licensed radio service equipment to be accredited; however, to submit an application for certification to a TCB the laboratory must demonstrate competency to perform the tests.*