Fill in this information to identify the case:							
United States Bankruptcy Court for the:							
Northern	District of Alabama						
Case number (If known):	(State)	_ Chapter					

☐ Check if this is an amended filing

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy 04/20

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case number (if known). For more information, a separate document, Instructions for Bankruptcy Forms for Non-Individuals, is available.

1.	Debtor's name	Remington Outdoor	Company, Inc	D		
2.	All other names debtor used	Freedom Group, Inc.				
	in the last 8 years	American Heritage Arms, Inc.				
	Include any assumed names,	American Heritage Arms, LLC				
	trade names, and doing business as names					
3.	Debtor's federal Employer Identification Number (EIN)	26-01744	9 1 ——			
4.	Debtor's address	Principal place of business		Mailing address, if di of business	fferent from p	rincipal place
		100 Electronics Bo	ulevard SW			
		Number Street		Number Street		
				P.O. Box		
		Huntsville A	L 35824			
		City Sta	te ZIP Code	City	State	ZIP Code
				Location of principal principal		erent from
		Madison		F F		
		County		Number Street		
				City	State	ZIP Code
_	Debtor's website (URL)	www.remington.com				
Э.	Debioi 3 Website (OIL)					

ebi	tor Remington Out	oor Company, Inc. Case number (if known)
6.	Type of debtor	Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLP))
	,	Partnership (excluding LLP)
		Other. Specify:
_	December debterde bu	A. Check one:
7.	Describe debtor's bu	☐ Health Care Business (as defined in 11 U.S.C. § 101(27A))
		☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))
		Railroad (as defined in 11 U.S.C. § 101(44))
		☐ Stockbroker (as defined in 11 U.S.C. § 101(53A))
		Commodity Broker (as defined in 11 U.S.C. § 101(6))
		☐ Clearing Bank (as defined in 11 U.S.C. § 781(3))
		■ None of the above
		B. Check all that apply:
		☐ Tax-exempt entity (as described in 26 U.S.C. § 501)
		☐ Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C.
		§ 80a-3)
		☐ Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11))
		C. NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See
		http://www.uscourts.gov/four-digit-national-association-naics-codes .
		<u>3 3 2 9</u>
8.	•	
	Bankruptcy Code is to debtor filing?	ne Chapter 7
	debtor ming.	☐ Chapter 9
	A deleter of a ' #II	☐ Chapter 11. Check all that apply:
	A debtor who is a "small debtor" must check the fi box. A debtor as defined § 1182(1) who elects to punder subchapter V of ch (whether or not the debto "small business debtor")	The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D), and its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$2,725,625. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if any of these documents do not exist, follow the procedure in
	check the second sub-bo	The debtor is a debtor as defined in 11 U.S.C. § 1182(1), its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$7,500,000, and it chooses to proceed under Subchapter V of Chapter 11. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return, or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).
		☐ A plan is being filed with this petition.
		Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b).
		☐ The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the <i>Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11</i> (Official Form 201A) with this form.
		☐ The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2.
		☐ Chapter 12

ebto	Remington Outdoor C	ompany, Inc.	Case number (if known)
	Were prior bankruptcy cases filed by or against the debtor within the last 8 years? If more than 2 cases, attach a separate list.		When 03/25/2018 Case number 18-10684 When DD / YYYY Case number Case number
10.	Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor? List all cases. If more than 1, attach a separate list.	No Yes. Debtor See Schede District Northern Di Case number, if known	ule 1 attached hereto strict of Alabama Pending Relationship When Affiliate 07/27/2020 MM / DD / YYYY
11.	Why is the case filed in <i>this</i> district?	immediately preceding the dadistrict.	principal place of business, or principal assets in this district for 180 days ate of this petition or for a longer part of such 180 days than in any other ag debtor's affiliate, general partner, or partnership is pending in this dist
	Does the debtor own or have possession of any real property or personal property that needs immediate attention?	Why does the property ☐ It poses or is alleger What is the hazard? ☐ It needs to be physic ☐ It includes perishable attention (for example assets or other option	property that needs immediate attention. Attach additional sheets if need by need immediate attention? (Check all that apply.) If to pose a threat of imminent and identifiable hazard to public health or cally secured or protected from the weather. The goods or assets that could quickly deteriorate or lose value without ble, livestock, seasonal goods, meat, dairy, produce, or securities-related ons).
		Where is the property	Number Street City State ZIP Code
		No Yes. Insurance agence Contact name Phone	y

Official Form 201

10	h	1	

Remington Outdoor Company, Inc. Case number (if known)______

	9° 44	the segment				
13. Debtor's estimation of	Check one:					
available funds	☐ Funds will be available for distribution to unsecured creditors.					
			ilable for distribution to unsecured creditors.1			
¹ Unable to determine at this time.	,					
	1 -49	1 ,000-5,000	2 5,001-50,000			
14. Estimated number of	☐ 50-99	5,001-10,000	50,001-30,000 50,001-100,000			
creditors*	100-199	10,001-25,000	☐ More than 100,000			
	200-999	10,001-23,000	Wiore than 100,000			
	200-303					
	\$0-\$50,000	■ \$1,000,001-\$10 million	\$500,000,001-\$1 billion			
15. Estimated assets*	\$50,001-\$100,000	□ \$10,000,001-\$50 million	□ \$1,000,000,001-\$10 billion			
	\$100,001-\$500,000	□ \$50,000,001-\$100 million	■ \$10,000,000,001-\$50 billion			
	□ \$500,001-\$1 million	\$100,000,001-\$500 million	☐ More than \$50 billion			
	\$0-\$50,000	□ \$1,000,001-\$10 million	□ \$500,000,001-\$1 billion			
16. Estimated liabilities*	\$50,001-\$100,000	□ \$10,000,001-\$50 million	□ \$1,000,000,001-\$10 billion			
	\$100,001-\$500,000	□ \$50,000,001-\$100 million	□ \$10,000,000,001-\$50 billion			
	□ \$500,001-\$1 million	■ \$100,000,001-\$500 million	☐ More than \$50 billion			
Request for Relief, De	claration, and Signatures	5				
WARNING - Bankruptcy fraud is a se	erious crime. Making a false st	tatement in connection with a bankrupto	y case can result in fines up to			
		18 U.S.C. §§ 152, 1341, 1519, and 357				
17. Declaration and signature of	The debtor requests rel	lief in accordance with the chanter of title	e 11, United States Code, specified in this			
authorized representative of	petition.	nor in accordance with the chapter of the	or it, critica ciates code, specifica in this			
debtor	petition.					
	I have been authorized	to file this petition on behalf of the debte	or.			
	I have examined the inf	formation in this petition and have a reas	sonable belief that the information is true and			
	correct.					
	I declare under penalty of p	perjury that the foregoing is true and corr	ect			
	r decide under penalty or p	conjury that the reregening to that and are	000.			
	Executed on 07/27/	2020				
	1 MM (00)	YYYY				
	X TO	Ken	D'Arcy			
	Signature of authorized rep					
			· 			
	Title Chief Exec	cutive Officer				

*All statistical and financial information contained herein is reported on a consolidated basis with the Debtor's affiliates as of the Petition Date.

18. Signature of	f attorney
------------------	------------

/s/ Derek F. Meek	Date	07/	27 / 2020	
Signature of attorney for debtor		MM	/DD /YYYY	
Derek F. Meek				
Printed name				
Burr & Forman LLP				
Firm name				
420 20th Street North, Suite 3400				
Number Street				
Birmingham	AL		35203	
City	State)	ZIP Code	
(205) 251-3000	dm	eek@	burr.com	
Contact phone	Ema	il addre	ss	
ASB-7723-M74D	Ala	bama		
Bar number	State)		

SCHEDULE 1

Pending Bankruptcy Cases Filed by the Debtors in this Court

On the date hereof, each of the affiliated entities listed below (collectively, the "<u>Debtors</u>") filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code, in the United States Bankruptcy Court for the Northern District of Alabama. Contemporaneously herewith, the Debtors are filing a motion requesting the joint administration of these chapter 11 cases for procedural purposes only under the case number assigned to Remington Outdoor Company, Inc.

- 1. 32E Productions, LLC
- 2. Barnes Bullets, LLC
- 3. FGI Finance Inc.
- 4. FGI Holding Company, LLC
- 5. FGI Operating Company, LLC
- 6. Great Outdoors Holdco, LLC
- 7. Huntsville Holdings LLC
- 8. Outdoor Services, LLC
- 9. RA Brands, L.L.C
- 10. Remington Arms Company, LLC
- 11. Remington Arms Distribution Company, LLC
- 12. Remington Outdoor Company, Inc.
- 13. TMRI, Inc.

RESOLUTIONS OF THE BOARD OF DIRECTORS OF REMINGTON OUTDOOR COMPANY, INC.

a Delaware corporation

The members of the board of directors (collectively, the "Board") of Remington Outdoor Company, Inc., a Delaware corporation (the "Company"), hereby take the following actions and consent to the adoption of the following preambles and resolutions (these "Resolutions").

WHEREAS, on April 7, 2020, the Board designated a restructuring committee consisting of independent and disinterested directors of the Board (the "Restructuring Committee") to consider, evaluate and negotiate strategic and/or financial alternatives for the Company, including the possibilities of seeking alternative financing, or undertaking a sale, restructuring, reorganization, or other recapitalization transaction and related financing involving the Company and/or one or more of its direct and indirect subsidiaries, and taking certain other actions with respect thereto;

WHEREAS, the Restructuring Committee reviewed the performance and results of the Company, the market in which the Company operates, its current and future liquidity needs, its business prospects, and its current and long-term liabilities;

WHEREAS, the Restructuring Committee has reviewed the materials presented by its financial, legal, and other advisors and have engaged in numerous and extensive discussions (including, without limitation, with its management and such advisors) regarding, and has had the opportunity to fully consider, the Company's financial condition, including its liabilities and liquidity position, the strategic alternatives available to it, and the impact of the foregoing on the Company's businesses and operations;

WHEREAS, the Restructuring Committee, in consultation with the Company's financial, legal, and other advisors, determined that it was in the best interests of the Company to explore a potential sale of its various business units to one or more potential bidders (the "Sale Transaction"); and

WHEREAS, on July 26, 2020, the Restructuring Committee, in consultation with the Company's financial, legal, and other advisors, and in consideration of all the applicable facts and circumstances recommended to the Board, and the Board has determined that it is desirable and in the best interests of the Company and its creditors, equity holders, employees, and other parties in interest that the Company file or cause to be filed a voluntary petition seeking relief under the provisions of chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1532 et seq. (the "Bankruptcy Code").

I. Chapter 11 Case

NOW, THEREFORE, BE IT RESOLVED, that in the judgment of the Board, it is desirable and in the best interests of the Company, its creditors, and other parties in interest, that the Company shall be and hereby is authorized to file or cause to be filed a voluntary petition for relief under the provisions of chapter 11 of the Bankruptcy Code in the United States Bankruptcy

Court for the Northern District of Alabama (the "Bankruptcy Court") or other court of competent jurisdiction.

RESOLVED FURTHER, that any one or more officers of the Company (each an "<u>Authorized Person</u>" and collectively, the "<u>Authorized Persons</u>") are authorized, empowered, and directed, in the name and on behalf of the Company, to execute and verify all petitions under chapter 11 of the Bankruptcy Code and to cause the same to be filed in the Bankruptcy Court and to commence any ancillary or related proceedings as may be necessary or appropriate to effectuate the restructuring of the Company and to execute, verify, and cause to be filed all documents in furtherance thereof, at such time as such Authorized Person executing the same shall determine.

RESOLVED FURTHER, that each Authorized Person is authorized, empowered, and directed, in the name and on behalf of the Company, to negotiate, enter into, execute, deliver, certify, file, record, and perform, or cause to be negotiated, entered into, executed, delivered, certified, filed, recorded, and performed, any and all petitions, schedules, lists, motions, certifications, agreements, instruments, affidavits, acknowledgments, applications, including, without limitation, applications for approvals or rulings of governmental or regulatory authorities, pleadings, or other documents and to take, or cause to be taken, such other actions, as in the judgment of such Authorized Person shall be or become necessary, advisable, proper, or desirable in connection with the Company's chapter 11 case, such Authorized Person's performance of any such act and his or her execution and delivery of any such document, agreement, or instrument to be conclusive evidence of the Authorized Person's approval thereof.

II. Cash Collateral

RESOLVED FURTHER, that the Company, as a debtor and debtor in possession under the Bankruptcy Code, be authorized, empowered, and directed to negotiate and obtain the use of cash collateral or other similar arrangements, including, without limitation, to enter into any guarantees and to pledge and grant liens on and claims against the Company's assets as may be contemplated by or required under the terms of cash collateral agreements or other similar arrangements, in such amounts as is reasonably necessary for the continuing conduct of the affairs of the Company in its chapter 11 case and any of the Company's affiliates who may also, concurrently with the Company's petition, file for relief under the Bankruptcy Code.

III. Sale Process and Bidding Procedures

RESOLVED FURTHER, that in the judgment of the Board, it is desirable and in the best interests of the Company, its creditors, and other parties in interest, and the Company be and it hereby is authorized to (i) file the motion (the "Sale Motion") with the Bankruptcy Court to request, among other things, the Bankruptcy Court's approval of (a) the Sale Transaction, (b) the commencement of a marketing and sale process in the chapter 11 case for the Sale Transaction (the "Sale Process"), and (c) the bidding procedures associated with the Sale Process, which are attached to the Sale Motion (such bidding procedures, in the form approved by the Bankruptcy Court, the "Bidding Procedures") and (ii) commence and implement the Sale Process.

RESOLVED FURTHER, that the Authorized Persons, and any employees or agents (including counsel) designated by or directed by any such officers, be, and each of them hereby is,

authorized, empowered, and directed, in the name and on behalf of the Company, to take any and all other actions as they may deem necessary or advisable to (i) file the Sale Motion with the Bankruptcy Court, (ii) commence and implement the Sale Process as contemplated in the Bidding Procedures, (iii) grant access to due diligence materials and other confidential information regarding the assets of the Company and the applicable subsidiaries to participants in the Sale Process in accordance with the Bidding Procedures, and (iv) in connection with the access mentioned above, negotiate and execute non-disclosure agreements between the Company, its subsidiaries, and the participants in the Sale Process protecting the confidentiality of certain due diligence materials and other confidential information.

RESOLVED FURTHER, that the Authorized Persons, and any employees or agents (including counsel) designated by or directed by any such officers be, and each of them hereby is, authorized, empowered and directed, in the name of and on behalf of the Company, to take any and all other actions as they may deem necessary or advisable to, in the Company's capacity as stockholder, shareholder, trustee, equity holder, managing member, sole member, general partner, limited partner, or member of any of its subsidiaries and/or other entities that are debtors in the chapter 11 cases and that will take part in the Sale Process, to cause such subsidiaries and/or other entities to execute, to deliver and to perform any of the actions contemplated with respect to the Sale Process, the Bidding Procedures, and these resolutions or the transactions contemplated hereby.

IV. Retention of Advisors

RESOLVED FURTHER, that the Authorized Persons be, and each of them hereby is, authorized, empowered, and directed, in the name of and on behalf of the Company, to employ the law firm of O'Melveny & Myers LLP as general bankruptcy counsel to represent and advise the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance its rights and obligations, including filing any pleadings in connection with the chapter 11 case and with any post-petition financing; and in connection therewith, the Authorized Persons are hereby authorized, empowered, and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the chapter 11 case, and cause to be executed and filed an appropriate application with the bankruptcy court for authority to retain the services of O'Melveny & Myers LLP.

RESOLVED FURTHER, that the Authorized Persons be, and each of them hereby is, authorized, empowered, and directed, in the name of and on behalf of the Company, to employ the firm of Burr & Forman LLP as local counsel to represent and advise the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance its rights and obligations in connection with the chapter 11 case and with any post-petition financing; and in connection therewith, the Authorized Persons are hereby authorized, empowered, and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the chapter 11 case, and cause to be executed and filed an appropriate application with the bankruptcy court for authority to retain the services of Burr & Forman LLP.

RESOLVED FURTHER, that the Authorized Persons be, and each of them hereby is, authorized, empowered and directed, in the name of and on behalf of the Company, to (i) employ

the law firm of Akin Gump Strauss Hauer & Feld LLP, to represent and assist the Restructuring Committee in matters delegated to the Restructuring Committee in carrying out its duties, and (ii) to compensate Akin Gump Strauss Hauer & Feld LLP, as counsel to the Restructuring Committee, for its fees and expenses incurred in connection therewith; and, in connection therewith, the Authorized Persons are hereby authorized, empowered, and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the chapter 11 case, and cause to be executed and filed an appropriate application or motion with the Bankruptcy Court for authority to either (i) retain, on behalf of the Restructuring Committee, the services of Akin Gump Strauss Hauer & Feld LLP or (ii) pay the fees and expenses of Akin Gump Strauss Hauer & Feld LLP in connection with its fees and expenses incurred in its representation of the Restructuring Committee.

RESOLVED FURTHER, that that the Authorized Persons be, and each of them hereby is, authorized, empowered, and directed, in the name of and on behalf of the Company, to employ the firm of M-III Advisory Partners, LP as financial advisor to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance its rights and obligations in connection with the chapter 11 case and with any post-petition financing; and in connection therewith, the Authorized Persons are hereby authorized, empowered, and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the chapter 11 case, and cause to be executed and filed an appropriate application with the bankruptcy court for authority to retain the services of M-III Advisory Partners, LP.

RESOLVED FURTHER, that that the Authorized Persons be, and each of them hereby is, authorized, empowered, and directed, in the name of and on behalf of the Company, to employ the firm of Ducera Partners LLC and, where appropriate, its affiliates including Ducera Securities LLC ("Ducera") as investment banker to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance its rights and obligations in connection with the chapter 11 case and with any post-petition financing; and in connection therewith, the Authorized Persons are hereby authorized, empowered, and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the chapter 11 case, and cause to be executed and filed an appropriate application with the bankruptcy court for authority to retain the services of Ducera.

RESOLVED FURTHER, that the Authorized Persons be, and each of them hereby is, authorized, empowered, and directed, in the name of and on behalf of the Company, to employ the firm of Prime Clerk LLC as notice, claims, and balloting agent to assist the Company in carrying out its duties under the Bankruptcy Code; and in connection therewith, the Authorized Persons are hereby authorized, empowered, and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the chapter 11 case, and cause to be executed and filed an appropriate application with the bankruptcy court for authority to retain the services of Prime Clerk LLC.

RESOLVED FURTHER, that the Authorized Persons be, and each of them hereby is, authorized, empowered, and directed, in the name of and on behalf of the Company, to employ any other professionals, including attorneys, accountants, financial advisors, investment bankers,

and tax advisors, necessary to assist the Company in carrying out its duties under the Bankruptcy Code; and in connection therewith, the Authorized Persons are hereby authorized, empowered, and directed to execute appropriate retention agreements, pay appropriate retainers prior to or immediately upon the filing of the chapter 11 case, and cause to be executed and filed appropriate applications with the bankruptcy court for authority to retain the services of any other professionals, as necessary.

V. Other Authorizations and Ratification

RESOLVED FURTHER, that the Authorized Persons, and any employees or agents (including counsel) designated by or directed by any such officers be, and each of them hereby is, authorized, empowered, and directed, in the name of and on behalf of the Company, to take any and all other actions as they may deem necessary or advisable to, in the Company's capacity as stockholder, shareholder, trustee, equity holder, managing member, sole member, general partner, limited partner, or member of any of its subsidiaries and/or other entities that are debtors in the chapter 11 cases, to cause such subsidiaries and/or other entities to execute, deliver, and perform any of the actions contemplated with respect to the chapter 11 cases and these resolutions or the transactions contemplated hereby.

RESOLVED FURTHER, that the Authorized Persons be, and each of them hereby is, authorized, empowered, and directed, in the name and on behalf of the Company, to cause the Company to enter into, execute, deliver, certify, file, and/or record and perform such agreements, instruments, motions, affidavits, applications for approvals or ruling of governmental or regulatory authorities, certificates or other documents, and to take such other action, as in the judgment of such officer shall be or become necessary, proper, or desirable to prosecute to a successful completion of the chapter 11 case, including implementing the foregoing Resolutions and the transactions contemplated by these Resolutions.

RESOLVED FURTHER, that the Authorized Persons be, and each of them hereby is, authorized, empowered, and directed, in the name and on behalf of the Company, to amend, supplement, or otherwise modify from time to time the terms of any documents, certificates, instruments, agreements, or other writings referred to in the foregoing Resolutions.

RESOLVED FURTHER, that the omission from these Resolutions of any agreement, document, or other arrangement contemplated by any of the agreements, documents, or instruments described in the foregoing Resolutions or any action to be taken in accordance with any requirement of any of the agreements, documents, or instruments described in the foregoing Resolutions shall in no manner derogate from the authority of the Authorized Persons to take all actions necessary, desirable, advisable, or appropriate to consummate, effectuate, carry out, or further the transactions contemplated by, and the intent and purposes of, the foregoing Resolutions.

RESOLVED FURTHER, that all lawful acts, actions, and transactions relating to the matters contemplated by the foregoing Resolutions done by any Authorized Person or any director, employee, legal counsel, or other representative of or advisor to the Company, in the name and on behalf of the Company, which acts would have been approved by the foregoing Resolutions except that such acts were taken before these Resolutions were certified, are hereby in all respects approved and ratified.

RESOLVED FURTHER, that in connection with the transactions contemplated by the foregoing Resolutions, the Secretary and any Assistant Secretary of the Company be, and each of them individually hereby is, authorized in the name and on behalf of the Company, to certify any more formal or detailed resolutions as such Authorized Person may deem necessary, appropriate, or desirable to effectuate the intent of the foregoing Resolutions; and that thereupon such resolutions shall be deemed adopted as and for the resolutions of the Board as if set forth at length herein.

CERTIFICATE

Date: July 26, 2020

- I, Melissa Cofield, the Vice President and Corporate Secretary of Remington Outdoor Company, Inc., a corporation organized and existing under the laws of the State of Delaware (the "Company") hereby certifies as follows:
- 1. I am familiar with the facts herein certified, and I am duly authorized to certify the same on behalf of the Company.
- 2. Attached hereto is a true and correct copy of the resolutions of the board of directors of the Company (the "Board"), without exhibits, duly adopted at a meeting of the Board on July 26, 2020.
- 3. Such resolutions have not been amended, altered, annulled, rescinded, or revoked, and are in full force and effect as of the date hereof. There exists no other subsequent resolution of the Board relating to the matters set forth in the resolutions attached hereto.

IN WITNESS WHEREOF, the undersigned has executed this certificate as of the date first written below.

By:

Name: Melissa Cofield

Title: Vice President and Corporate Secretary

United States Bankruptcy Court Northern District of Alabama

In r	e Remington Outdoor Company, Inc.		Case N	0.	
		Debtor(s)	Chapter	r <u>11</u>	
	DISCLOSURE OF COMPENSA	ATION OF ATT	ORNEY FO	R DEBTOR(S))
1.	Pursuant to 11 U.S.C. § 329(a) and Fed. Bankr. P. 2016(b), I paid to me within one year before the filing of the petition in behalf of the debtor(s) in contemplation of or in connection with	oankruptcy, or agreed to	be paid to me, for		
	For legal services, I have agreed to accept		\$		Hourly Rates
	Prior to the filing of this statement I have received		. <u></u> \$		Please refer to the tention Application
	Balance Due		\$		0.00
2.	The source of the compensation paid to me was:				
	☑ Debtor ☑ Other (specify): Affiliated D	ebtor.			
3.	The source of compensation to be paid to me is:				
	☑ Debtor ☑ Other (specify): Affiliated D	ebtor.			
4.	☑ I have not agreed to share the above-disclosed compensat	tion with any other pers	son unless they ar	e members and assoc	ciates of my law firm.
	☐ I have agreed to share the above-disclosed compensation copy of the agreement, together with a list of the names of				of my law firm. A
5.	In return for the above-disclosed fee, I have agreed to render le	egal service for all aspe	ects of the bankru	ptcy case, including:	
	 a. Analysis of the debtor's financial situation, and rendering b. Preparation and filing of any petition, schedules, statement c. Representation of the debtor at the meeting of creditors at d. [Other provisions as needed] As set forth in the Debtors' Application for In Burr & Forman LLP as Counsel for Debtors concurrently herewith. 	nt of affairs and plan w nd confirmation hearin Interim and Final Or	hich may be requ g, and any adjour ders Authorizin	ired; ned hearings thereof; ng Retention and I	Employment of
6.	By agreement with the debtor(s), the above-disclosed fee does As set forth in the Retention Application.	not include the follow	ing service:		
	Cl	ERTIFICATION			
de	I certify that the foregoing is a complete statement of are btor(s) in this bankruptcy proceeding.	ny agreement or arrang	ement for paymen	t to me for represent	ation of the
	uly 27, 2020	/s/ Derek F.			
D	ate	Derek F. Me Signature of A			
		Burr & Forr		2400	
		Birminghan	n, AL 35203		
		(205) 251-30 dmeek@bu	000 Fax: (205)	458-5100	
		Name of law			

United States Bankruptcy Court Northern District of Alabama

In r	e	Remington Ou	ıtdoor Company, Inc.			Case No.		
				Deb	tor(s)	Chapter	<u>11 </u>	
		DIS	CLOSURE OF CO	OMPENSATIO	N OF ATTOR	NEY FOR	DEBTOR(S)	
1.	paid	to me within one	2. § 329(a) and Fed. Bankr. Eyear before the filing of the property of the pro	he petition in bankrup	tcy, or agreed to be p	aid to me, for s		
		For legal servic	ces, I have agreed to accep	t		\$		Hourly Rates
		Prior to the filir	ng of this statement I have	received		\$		se refer to the n Application
		Balance Due				\$		0.00
2.	The	source of the con	npensation paid to me was	:				
		☑ Debtor	✓ Other (specify):	Affiliated Debtor.				
3.	The	source of comper	nsation to be paid to me is:					
		☑ Debtor	✓ Other (specify):	Affiliated Debtor.				
4.	\checkmark	I have not agreed	l to share the above-disclo	sed compensation wit	h any other person u	nless they are n	nembers and associates	of my law firm.
			share the above-disclosed ement, together with a list					law firm. A
5.	In re	turn for the above	e-disclosed fee, I have agre	eed to render legal ser	rvice for all aspects of	f the bankruptc	ey case, including:	
	b. c.	Preparation and f	lebtor's financial situation. filing of any petition, sche of the debtor at the meeting as as needed]	dules, statement of af	fairs and plan which	may be require	d;	nkruptcy;
		Retention	th in the <i>Debtor' Appli</i> of O'Melveny & Myers ntly herewith.					
6.	By a	-	e debtor(s), the above-disc th in the Retention Ap		clude the following se	ervice:		
				CERTIF	ICATION			
de	ebtor(s	I certify that the s) in this bankrupt	e foregoing is a complete stcy proceeding.	statement of any agree	ement or arrangement	t for payment to	o me for representation	of the
		, 2020			/s/ Stephen H. W		_	
D	ate				Stephen H. Wari			
					O'Melveny & My	ers LLP		
					400 S. Hope Stre Los Angeles, CA			
					(213) 430-6000 F)-6407	
					swarren@omm.			
					Name of law firm			

UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ALABAMA NORTHERN DIVISION

In re:	Chapter 11
REMINGTON OUTDOOR COMPANY, INC.,	Case No. 20()
Debtor.	

LIST OF EQUITY SECURITY HOLDERS

Pursuant to Bankruptcy Rule 1007(a)(3), the following is a list of entities holding an interest in the above-captioned debtor.

Name of Equity Security	Mailing Address of Equity Security	Number of Equity
Holder	Holder	Securities ¹
CEDE & CO (FAST	CEDE & CO	11,387,029
ACCOUNT)	PO BOX 20	
	BOWLING GREEN STATION	
	NEW YORK, NY 10004-1408	
SCHULTZE MASTER FUND	SCHULTZE MASTER FUND LTD	492,409
LTD	800 WESTCHESTER AVENUE	
	SUITE S-632	
	PORT CHESTER, NY 10573	
ANTORA PEAK CREDIT	ANTORA PEAK CREDIT	350,052
OPPORTUNITIES	OPPORTUNITIES FUND LP	
	C/O CONSTELLATION ADVISERS LLC	
	1212 AVENUE OF AMERICAS	
	6TH FLOOR	
	NEW YORK, NY 10036	
BMR FUNDING LLC	BMR FUNDING LLC	299,957
	TWO GREENWICH PLAZA	
	1ST FLOOR	
	GREENWICH, CT 06830-6353	
WHITEBOX ASYMMETRIC	WHITEBOX ASYMMETRIC PARTNERS	127,730
PARTNERS, L.P.	LP	
	3033 EXCELSIOR BLVD	
	SUITE 300	
	MINNEAPOLIS, MN 55416	
WHITEBOX MULTI	WHITEBOX MULTI STRATEGY	127,582
STRATEGY PARTNERS LP	PARTNERS LP	
	3033 EXCELSIOR BLVD	
	SUITE 300	
	MINNEAPOLIS, MN 55416-4675	

¹ All equity securities are designated as common shares.

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Name of Equity Security Holder	Mailing Address of Equity Security Holder	Number of Equity Securities ¹	
JNL SERIES TR - JNL/PPM	JNL SERIES TR - JNL/PPM AMERICA	56,543	
AMERICA	FLOATING RATE INCOME FD UA		
	7/28/2000		
	225 WEST WACKER DRIVE		
	CHICAGO, IL 60606-1224		
ROCKWALL CDO II, LTD.	ROCKWALL CDO II, LTD.	56,429	
,	300 CRESCENT COURT		
	SUITE 700		
	DALLAS, TX 75201-7849		
	ATTN: CARTER CHISM		
GREENBRIAR CLO, LTD	GREENBRIAR CLO, LTD	54,704	
	300 CRESCENT COURT		
	SUITE 700		
	DALLAS, TX 75201-7849		
	ATTN: CARTER CHISM		
SG-FINANCIAL LLC	SG-FINANCIAL LLC	49,210	
	PO BOX 3417	17,210	
	LITTLE ROCK, AR 72203-3417		
W.R. STEPHENS JR. TRUST A	W.R. STEPHENS JR. TRUST A, UA	49,210	
W.R. STEITHENS JR. TROST A	5/3/99	77,210	
	PO BOX 3417		
	LITTLE ROCK, AR 72203-3417		
EASTLAND CLO, LTD	EASTLAND CLO, LTD	37,619	
EASTLAND CLO, LTD	300 CRESCENT COURT	37,019	
	SUITE 700		
	DALLAS, TX 75201-7849		
	ATTN: CARTER CHISM		
JMP CREDIT ADVISORS CLO	JMP CREDIT ADVISORS CLO IV LTD.	19,184	
IV LTD.	3440 PRESTON RIDGE ROAD	19,104	
IV LID.			
	SUITE 350		
STRATFORD CLO LTD	ALPHARETTA, GA 30005	10.010	
STRATFORD CLO LTD	STRATFORD CLO LTD	18,810	
	300 CRESCENT COURT		
	SUITE 700		
	DALLAS, TX 75201-7849		
WEGTCHEGTER OF O'LED	ATTN: CARTER CHISM	10.010	
WESTCHESTER CLO, LTD.	WESTCHESTER CLO, LTD.	18,810	
	300 CRESCENT COURT		
	SUITE 700		
	DALLAS, TX 75201-7849		
D.C. CREDIT AND STATE OF STATE	ATTN: CARTER CHISM	10.662	
JMP CREDIT ADVISORS CLO	JMP CREDIT ADVISORS CLO III(R)	18,662	
III(R) LTD	LTD		
	3440 PRESTON RIDGE ROAD		
	SUITE 350		
	ALPHARETTA, GA 30005		

Name of Equity Security Holder	Mailing Address of Equity Security Holder	Number of Equity Securities ¹	
WHITEBOX MULTI-	WHITEBOX MULTI-STRATEGY	14,305	
STRATEGY PARTNERS LP	PARTNERS LP	,	
	3033 EXCELSIOR BLVD		
	SUITE 300		
	MINNEAPOLIS, MN 55416-4675		
VOYA CLO 2015-1, LTD.	VOYA CLO 2015-1, LTD.	12,373	
	7337 E. DOUBLETREE RANCH ROAD		
	SUITE 10		
	SCOTTSDALE, AZ 85258		
WHITEBOX ASYMMETRIC	WHITEBOX ASYMMETRIC PARTNERS	12,086	
PARTNERS LP	LP		
	3033 EXCELSIOR BLVD		
	SUITE 300		
	MINNEAPOLIS, MN 55416-4675		
VOYA CLO 2014-4, LTD.	VOYA CLO 2014-4, LTD.	10,705	
	7337 E. DOUBLETREE RANCH ROAD		
	SUITE 10		
	SCOTTSDALE, AZ 85258		
VOYA CLO 2014-2, LTD.	VOYA CLO 2014-2, LTD.	10,619	
	7337 E. DOUBLETREE RANCH ROAD		
	SUITE 10		
	SCOTTSDALE, AZ 85258		
VOYA CLO 2013-3, LTD.	VOYA CLO 2013-3, LTD.	10,455	
	7337 E. DOUBLETREE RANCH ROAD		
	SUITE 10		
	SCOTTSDALE, AZ 85258		
VOYA CLO 2013-1, LTD.	VOYA CLO 2013-1, LTD.	10,416	
	7337 E. DOUBLETREE RANCH ROAD		
	SUITE 10		
E L CECEPO DA CARRA CENTRA	SCOTTSDALE, AZ 85258	0.040	
EASTSPRING INVESTMENTS	EASTSPRING INVESTMENTS US BANK	9,842	
US BANK LOAN	LOAN SPECIAL ASSET MOTHER INV		
	TR UA 5/26/14		
	225 WEST WACKER DRIVE		
	CHICAGO, IL 60606	0.405	
PPM GRAYHAWK CLO, LTD	PPM GRAYHAWK CLO, LTD	9,405	
	225 WEST WACKER DRIVE		
COMMONWEALTH FIXED	CHICAGO, IL 60606 COMMONWEALTH FIXED INTEREST	6,114	
INTEREST FUND 17	FUND 17	0,114	
INTEREST FUND 1/	ONE FRANKLIN PARKWAY		
	SAN MATEO, CA 94403-1906		
NATIONAL RAILROAD	NATIONAL RAILROAD RETIREMENT	2,063	
RETIREMENT	INVESTMENT TRUST	2,003	
EL HINDIVIDIN I	309 WEST 49TH ST		
	19TH FL		
	NEW YORK, NY 10019-7316		
	NEW TORK, NT 10019-7310		

Name of Equity Security Holder	Mailing Address of Equity Security Holder	Number of Equity Securities ¹
CANTOR FITZGERALD & CO	CANTOR FITZGERALD & CO	2
	900 WEST TRADE STREET	
	SUITE 725	
	CHARLOTTE, NC 28202	

Fill in this info	ormation to	identify the case and t	this filing:	766			
Debtor Name	Remingto	n Outdoor Company, Inc.	-				
United States	s Bankrupt	cy Court for the Northe	rn District of Ala	bama			
Case number	r (if known):					
Official For		Penalty of Perjury	u for Non Ind	ividual Dabtar		12/15	
An individual and submit the included in the relationship to WARNING property by fr	who is authoris form form form formed to the debtor Bankruptcy aud in con	thorized to act on behaler the schedules of asset ent, and any amendment, the identity of the door y fraud is a serious crimection with a bankrupt	If of a non-individets and liabilities nts of those document, and the dime. Making a fatcy case can resu	dual debtor, such a , any other docume numents. This form date. Bankruptcy R alse statement, cor	is a corporation or partrent that requires a decler must state the indivi	nership, must sign aration that is not dual's position or otaining money or	
or both. 18 U.	.S.C. §§ 15	2, 1341, 1519, and 3571.					
De	claration	and signature					
		nt, another officer, or an a nership, or another individ					
		the information in the doc e and correct:	cuments checked i	pelow and I have a re	easonable belief that the		
	Schedu	le A/B: Assets-Real and F	Personal Property	(Official Form 206A/I	В)		
	Schedu	le D: Creditors Who Have	Claims Secured l	by <i>Property</i> (Official F	Form 206D)		
	Schedu	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)					
	Schedu	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)					
	Schedu	le H: Codebtors (Official F	Form 206H)				
	Summa	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)					
	Amende	ed Schedule					
		r 11 or Chapter 9 Cases: Insiders (Official Form 20		/ho Have the 20 Larg	gest Unsecured Claims an	nd	
	Other document that requires a declaration <u>List of Equity Security Holders</u>						
I decl	lare under p	enalty of perjury that the	foregoing is true a	nd correct to the bes	st of my information and be	elief.	
Execu	uted on	07/27/2020 MM/DD/YYYY	x	Signature of indiv	vidual on behalf of debtor	<u> </u>	
				Ken D'Arcy Printed name			

Chief Executive Officer
Position or relationship to debtor