

BEFORE THE

Federal Communications Commission

WASHINGTON, D.C. 20554

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MAR 03 2000

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

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In the Matter of)
)
Amendment of Section 73.202(b),)
Table of Allotments, FM Broadcast Stations.)
(Beaumont and Dayton, Texas))

MM Docket No. 00-9
RM-9526

Directed to: Chief, Allocations Branch

COMMENTS

ComCorp of Lafayette License Corp. ("ComCorp"), licensee of Station KRKA(FM) (formerly KRXZ(FM)), Erath, Louisiana, by its attorneys, hereby respectfully submits its Comments in response to the *Notice of Proposed Rule Making*, DA 00-79, released January 14, 2000 ("*NPRM*"), in the above-captioned proceeding. With respect thereto, the following is stated:

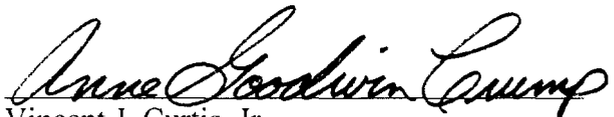
1. In the *NPRM*, the Commission has proposed the reallocation of Channel 300C from Beaumont, Texas, to Dayton, Texas, and the modification of the license for Station KXTJ(FM) to specify operation at Dayton. There currently is a short-spacing of 2.8 miles between KRKA(FM) and KXTJ(FM). KXTJ License, Inc. ("KXTJ"), the licensee of KXTJ(FM), has proposed to use for reference co-ordinates at Dayton either the current KXTJ(FM) transmitter site or an alternate site. From the current transmitter site, it is obvious that there would be no change in the spacing between KRKA(FM) and KXTJ(FM). Further, KXTJ has stated that from the alternate site, the short spacing to KRKA(FM) would be decreased by 0.2 miles. ComCorp further notes that the community of Dayton is at a greater distance from Erath, KRKA's community of license, than is

Beaumont.

2. Based upon these factors, ComCorp has no objection to the proposed change in community of license set forth in the *NPRM*. ComCorp wishes to note for the record, however, that it would object to any future changes which would result in increased short-spacing between KXTJ(FM) and KRKA(FM).

Respectfully submitted,

COMCORP OF LAFAYETTE LICENSE CORP.

By: 
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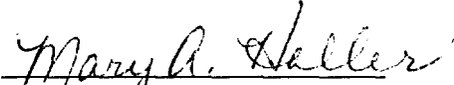
March 3, 2000

CERTIFICATE OF SERVICE

I, Mary A. Haller, a secretary in the law firm of Fletcher, Heald & Hildreth, P.L.C., do hereby certify that true copies of the foregoing "Comments" were sent this 3rd day of March, 2000, by United States mail, postage prepaid, to the following:

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