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FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

In the Matter of)
)
Amendment of Section 73.202(b),)
Table of Allotments,)
FM Broadcast Stations.)
(Quanah, Archer City, Converse, Flatonia,)
Georgetown, Ingram, Keller, Knox City,)
Lakeway, Lago Vista, Llano, McQueeney,)
Nolanville, San Antonio, Seymour, Waco and)
Wellington, Texas, and Ardmore, Durant,)
Elk City, Healdton, Lawton and Purcell,)
Oklahoma.))

MM Docket No. 00-148
RM-9939
RM-10198

TO: John A. Karousos, Chief
Allocations Branch, Policy and Rules Division
Mass Media Bureau

**MOTION OF ELGIN FM LIMITED PARTNERSHIP
AND CHARLES CRAWFORD FOR LEAVE TO FILE SURREPLY**

1. Elgin FM Limited Partnership ("Elgin FM") and Charles Crawford ("Crawford") (collectively, "Elgin FM/Crawford") hereby request leave to submit a "Surreply" in the above-captioned proceeding. The "Surreply" responds to new matter first raised in the "Reply to Partial Opposition to Motion to Strike [sic]" ("Reply") filed by First Broadcasting Company, L.P., Rawhide Radio, L.L.C., Next Media Licensing, Inc., Capstar TX Limited Partnership and Clear Channel Broadcast Licenses, Inc. ("Joint Parties") on December 26, 2001.

2. Despite its title (which incorrectly references a "Motion to Strike"), the Joint Parties' Reply was directed to the "Partial Opposition to Motion to Accept Supplement" filed by Elgin FM/Crawford in this matter. But the Joint Parties failed to serve a copy of their Reply on counsel for Elgin FM/Crawford. The Joint Parties corrected that oversight on January 16, 2002.

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See Attachment A. The instant Surreply is being submitted within five business days thereof.

3. While the Joint Parties' Reply does address matters raised by Elgin FM/Crawford in their Partial Opposition, the Reply is not limited to such matters, as required by the rules. See Section 1.45(c) of the Commission's rules. Instead, the Joint Parties devote considerable time, attention, paper and ink to an attack on Crawford. Because that inappropriate, and ill-founded, ambush constitutes "new" argument improperly included in the Reply, Elgin FM/Crawford hereby seek leave to submit their Surreply to respond to that "new" argument.

Respectfully submitted,


/s/ ~~Gene A. Bechtel~~
Gene A. Bechtel

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*Counsel for Elgin FM Limited Partnership and
Charles Crawford*

January 24, 2002

CERTIFICATE OF SERVICE

I, Gene A. Bechtel, hereby certify that on this 24th day of January, 2002, I caused copies of the foregoing "Motion of Elgin FM Limited Partnership and Charles Crawford for Leave to File Surreply" to be hand delivered (as indicated below) or placed in the U.S. Postal Service, first class postage prepaid, addressed to the following persons:

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Stations KGOK and KICM
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/s/


Gene A. Bechtel

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