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BEFORE THE
FEDERAL COMMUNICATIONS COMMISSION
WASHINGTON, DC 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))

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

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FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

To: Chief, Allocations Branch
Policy and Rules Division
Mass Media Bureau

MOTION FOR EXTENSION OF TIME

First Broadcasting Company, L.P., Rawhide Radio, LLC, Next Media Licensing, Inc., Capstar TX Limited Partnership and Clear Channel Broadcast Licenses, Inc. ("Joint Parties"), by their respective counsel, hereby request an additional 30 days to respond to the Request for Supplemental Information, released January 18, 2002 (DA 02-158) in the above captioned proceeding.

The Request for Supplemental Information provides an opportunity to comment on the applicability of Section 1.420(j) of the Commission's Rules to the agreement between the Joint Parties and AM & FM Broadcasters, LLC, permittee of Station KICM(FM), Krum, Texas to downgrade its permit from Class C1 to C2. The Joint Parties were also requested to submit the underlying agreement with AM & FM Broadcasters, LLC, as well as the other documentation required by Section 1.420(j) of the Commission's Rules.

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The Joint Parties intend to demonstrate that based on prior cases and the type of abuse that Section 1.420(j) was intended to address, that the rule is inapplicable to the proposed downgrade of Station KICM from Class C1 to Class C2. However, due to ongoing efforts by the Joint Parties to obtain information which will enable them to more fully respond to the information requested by the Commission, the Joint Parties respectfully request that an additional 30 days be provided to respond. In view of the fact that there are no other pending proposals in this proceeding, no party should be adversely affected by this motion.

Respectfully submitted,

NEXT MEDIA LICENSING, INC.

FIRST BROADCASTING COMPANY, L.P.
RAWHIDE RADIO, L.L.C.

By: Joseph A. Belisle (by MNL)
Matthew L. Leibowitz
Joseph A. Belisle
Leibowitz & Associates, P.A.
One Southeast Third Avenue
Suite 1450
Miami, FL 33131-1715
(305) 530-1322

By: Mark N. Lipp
Mark N. Lipp
J. Thomas Nolan
Shook, Hardy & Bacon, LLP
600 14th Street, NW
Suite 800
Washington, DC 20005
(202) 783-8400

Its Counsel

Their Counsel

CAPSTAR TX LIMITED PARTNERSHIP
CLEAR CHANNEL BROADCASTING LICENSES, INC.

By: Gregory L. Masters (by MNL)
Gregory L. Masters
Wiley, Rein & Fielding
1776 K Street, N.W.
Washington, D.C. 20036
(202) 719-7000

Their Counsel

CERTIFICATE OF SERVICE

I, Lisa M. Balzer, a secretary in the law firm of Shook, Hardy & Bacon, do hereby certify that I have on this 22nd day of February, 2002 caused to be mailed by first class mail, postage prepaid, copies of the foregoing "Motion for Extension of Time" to the following:

NationWide Radio Stations
Marie Drischel, General Partner
496 Country Road
Suite 308
Big Creek, MS 38914
(Petitioner)

Station KXOO
Paragon Communications, Inc.
P.O. Box 945
Elk City, OK 73648

Station KRZB
Texas Grace Communications
P.O. Box 398
Wichita Falls, TX 76307

Robert L. Thompson, Esq.
Thiemann Aitken & Vohra, L. L.C.
908 King Street
Suite 300
Alexandria, VA 22314
(Counsel to AM & PM Broadcasters,
LLC)

Maurice Salsa
5615 Evergreen Valley Drive
Kingwood, TX 77345

Dan J. Alpert
2120 North 21st Road
Arlington, VA 22201
(Counsel to Fritz Broadcasting, Co.,
Inc. and M&M Broadcasters, Ltd.)

Station KKAJ
Chuckie Broadcasting, Co.
Box 429
1205 Northglen
Ardmore, OK 73402

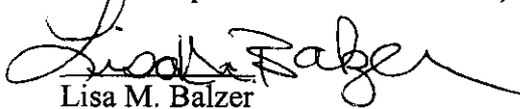
Station KSEY
Mark V. Aulabaugh
Box 471
Seymour, TX 76380

Timothy Brady, Esq.
P.O. Box 71309
Newnan, GA 30271-1309
(Counsel to Chuckie Broadcasting Co)

Station KLRK
KRZI, Inc.
1018 N. Valley Mill Drive
Waco, TX 76710

Lee Peltzman, Esq.
Shainis & Peltzman, Chartered
1850 M Street, NW
Suite 240
Washington, DC 20036
(Counsel to KRZI, Inc.)

Gene A. Bechtel
Law Office of Gene A. Bechtel, P.C.
1050 17th Street, NW
Suite 600
Washington, DC 20036
(Counsel to Elgin FM Limited
Partnership and Charles Crawford)


Lisa M. Balzer