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Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, DC 20554

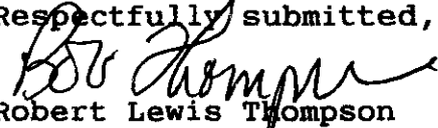
In re:)
)
Amendment of Section 73.202(b)) MB Docket No. 00-148
Table of Allotments)
(Quanah, TX et al.))

To: John Karousos, Assistant Chief, Audio Division

Opposition of AM & PM BROADCASTERS, LLC
to "Motion for Leave to File Response"

AM & PM Broadcasters, LLC opposes the "Motion for Leave to File Response," filed by Elgin FM L.P./Crawford ("Elgin"), on May 29, 2002. Is there no limit to Elgin's aimless verbosity? ^{1/}

Respectfully submitted,


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May 30, 2002

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^{1/} In its May 20, 2002 "Reply," AM & PM summarily refuted Elgin's preposterous, factually unsupported speculation that AM & PM filed its C-1 upgrade application for any purpose other than upgrading KICM (FM)'s C-2 facility. In its recent, unauthorized "Response," Elgin unapologetically regurgitates its rank speculation about AM & PM's motivation in filing the C-1 upgrade application for KICM (FM). While Elgin's fatuous speculations still do not warrant even a single responsive Declaration from any AM & PM representative, it should be sufficiently dispositive of Elgin's repeated musings here ("We really don't know..." Response at para. 7) to direct Elgin to two facts of which it and the FCC may take official notice: (a) when filed on July 25, 2000, AM & PM's C-1 application was fully spaced to all of the allotments [that were later] proposed in the Joint Parties' Counterproposal and was in a queue to be granted after the build-out of an unrelated FM station at Cooper, TX; and, indeed, (b) only because of an Objection filed against that originally filed C-1 application was AM & PM forced to twice amend its original application and, only thereby, was it subsequently and reluctantly "drawn into" the instant [Quanah, TX] rulemaking proceeding.

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Certificate of Service

I, Robert Lewis Thompson, do certify that on this 30th day of May, 2002, I served copies of the foregoing "Opposition" by first class mail (prepaid) on the following counsel/parties of record:

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