

Before the  
Federal Communications Commission  
Washington, DC 20554

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FEDERAL COMMUNICATIONS COMMISSION  
OFFICE OF THE SECRETARY

In the Matter of	)	
	)	
Amendment of Section 73.202(b)	)	
Table of Allotments	)	MB Docket No. 02-136
FM Broadcast Stations	)	RM-10458
(Arlington, The Dalles, Moro, Fossil, Astoria,	)	RM-10663
Gladstone, Portland, Tillamook,	)	RM-10667
Springfield-Eugene, Coos Bay, Manzanita	)	RM-10668
and Hermiston, Oregon, and	)	
Covington, Trout Lake, Shoreline, Bellingham,	)	
Forks, Hoquiam, Aberdeen, Walla Walla,	)	
Kent, College Place, Long Beach and	)	
Ilwaco, Washington)	)	

To: Office of the Secretary  
Attn: Assistant Chief, Audio Division  
Media Bureau

**RESPONSE TO ORDER TO SHOW CAUSE**

1. First Broadcasting Investment Partners, LLC ("First Broadcasting"), licensee of Station KLLM(FM), Forks, Washington, by its counsel and pursuant to Section 1.87 of the Commission's Rules, hereby responds to the *Order to Show Cause*, DA 04-606, rel. March 12, 2004 in this proceeding. The *Order to Show Cause* was issued pursuant to a counterproposal of Triple Bogey, LLC, et al. ("Triple Bogey") requesting, *inter alia*, the substitution of Channel 240A for 280A at Forks for use by KLLM. However, Saga Broadcasting LLC ("Saga"), licensee of Station KAFE(FM), Bellingham, Washington, has withdrawn its consent to the use of Channel 281C at Bellingham by KAFE, another essential element of Triple Bogey's counterproposal. Saga is submitting a response today to a separate *Order to Show Cause* arguing that the Commission should not require it to operate on Channel 281 with a reduction in power toward Canada in order to accommodate Triple Bogey's counterproposal. As a result, the Joint Parties

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believe that the Triple Bogey proposal is defective and, as the Joint Parties have argued in several earlier pleadings, that proposal, to the extent it relies on the substitution of Channel 281C for 282C for KAFE at Bellingham with reduced power, must be dismissed. *See e.g. Parker, AZ*, 17 FCC Rcd 9578 (2002) (dismissing counterproposal for lack of consent.) Therefore, the basis for the *Order to Show Cause* has been removed and the *Order* should be withdrawn.

2. The Joint Parties, including Saga and First Broadcasting, are also separately requesting Commission approval of the withdrawal of their amended proposal. Accordingly, there is no properly presented proposal remaining in this proceeding that affects Station KLLM.

WHEREFORE, for the foregoing reasons, the Commission should withdraw the *Order to Show Cause* relating to Station KLLM, Forks, Washington.

Respectfully submitted,

FIRST BROADCASTING INVESTMENT  
PARTNERS, LLC

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April 26, 2004

**CERTIFICATE OF SERVICE**

I, Lisa M. Balzer, a secretary in the law firm of Vinson & Elkins, do hereby certify that I have on this 26th day of April, 2004 caused to be mailed by first class mail, postage prepaid, copies of the foregoing "RESPONSE TO ORDER TO SHOW CAUSE" to the following:

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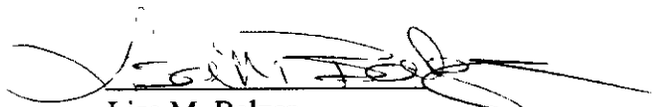
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