

## Nikki Watkins

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**From:** Elizabeth Goldin <Elizabeth.Goldin@fcc.gov>  
**Sent:** Tuesday, April 20, 2021 2:12 PM  
**To:** Dawn King  
**Cc:** Nikki Watkins; Bruce Walden; Mark Lipp  
**Subject:** Re: Waterloo Media Group, L.P. - Request for Extension of Time

Dawn,

The Enforcement Bureau hereby grants Waterloo's request for an extension of time to respond to the FCC's February 25, 2021 letter regarding the audit of KGSR(FM)'s EEO program ("Letter"), to and through May 18, 2021 ("Extension Date"). Failure to respond to the Letter by the Extension Date constitutes a violation of the Commission's rules and may result in enforcement action in accordance with section 73.2080(g).

My best, Elizabeth

Elizabeth E. Goldin  
Assistant Division Chief | Enforcement Bureau | Investigations and Hearings Division  
Federal Communications Commission  
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**From:** Dawn King  
**Sent:** Monday, April 12, 2021 7:24 PM  
**To:** Elizabeth Goldin  
**Cc:** Nikki Watkins ; Bruce Walden ; Mark Lipp  
**Subject:** Waterloo Media Group, L.P. - Request for Extension of Time

Good evening, Ms. Goldin -

Waterloo Media Group, L. P. ("Waterloo"), is the licensee of Station KGSR(FM), Cedar Park, Texas (Fac. ID No. 23604), which was included on the list associated with the February 25, 2021, FCC Public Notice that identified stations subject to a random EEO audit. KGSR is part of an Austin, Texas station employment unit ("SEU") with commonly-owned stations KBPA(FM), Austin, Texas (Fac. ID No. 41213); KLBJ(AM), Austin, Texas (Fac. ID No. 65791); KLBJ-FM, Austin, Texas (Fac. ID No. 65792); KLZT(FM), Bastrop, Texas (Fac. ID No. 9973); and, KROX-FM, Buda, Texas (Fac. ID No. 54659). Waterloo respectfully requests an extension of time to respond to the FCC's February 25, 2021, EEO Audit Letter ("the Letter").

The individual that had primary responsibility for implementing this SEU's EEO program is no longer with the company. Additionally, the individual who assumed these responsibilities for Waterloo as well as the member of its outside communications counsel assisting with preparation of this audit response have been dealing with serious family emergencies. As a result and understandably, the SEU has been unable to fully direct its focus on formulating its response to the Letter. In order to assemble the documentation requested in the Letter and prepare a thorough response, Waterloo respectfully requests an extension of time, until May 18, 2021, to complete its reply.

We appreciate your consideration and look forward to your response.

Kind regards,

Dawn

**Dawn M. King**  
Senior Paralegal



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