

July 16, 1998

Office of the Secretary  
Federal Communications Commission  
Room 222  
1919 M Street, NW  
Washington, DC 20554

DOCKET FILE COPY ORIGINAL

Dear Secretary,

Enclosed you will find one original and nine copies of my Reply-Comments on RM-9242 and Certificate of Service.

A week ago, I sent you my Reply-Comments in an incorrect format and without the Certificate of Service. I recently learned about the FCC format requirements for Reply-Comments and hope you will accept the new set of Reply-Comments (in the proper format) enclosed in this envelope.

Thank you,

*Dr. Roland P. Pagniano, Jr.*

Dr. Roland P. Pagniano, Jr.

2426 Southway Drive  
Upper Arlington, OH 43221  
e-mail: pagniano.2@osu.edu  
(614) 486-0512

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Before the  
Federal Communications Commission  
Washington, DC 20554

In the matter of  
Proposal for Creation of the Low Power FM  
(LPFM) Broadcast Service  
**FCC RM-9242**

To: Federal Communications Commission

**REPLY-COMMENTS ON RM-9242**

I am writing to notify the Federal Communications Commission (FCC) that **I SUPPORT the FCC petition for rulemaking RM-9242** in its present form. The proposal, currently placed on Public Notice by the FCC, proposes the creation of a low-power (community) FM radio broadcast service.

I believe this type of service has been missing from the radio waves in the United States for a long time and especially since Congress' 1996 decision to loosen restrictions on the number of stations anyone could own. This has resulted in a handful of large out-of-town companies purchasing nearly 4,000 of the nation's 12,000 radio stations and has caused many stations to lose their local ties to the community they are supposed to serve.

For example, there is only one radio station licensed by the FCC for operation in the city of Upper Arlington, OH (the city I have lived in for 30 years). Upper Arlington has a population of approximately 35,000. Several years ago this station was owned by a local business. The station served the people of our city well and sponsored many local events and broadcast a public service program for the citizens of Upper Arlington. A few years ago, a large, out-of-town (and out-of-state) corporation purchased this station and many other stations in our area. Soon after this occurred, the station's studios were moved out of the Upper Arlington area and 15 miles away in neighboring Columbus, OH. The new, large company that owned the station dropped sponsoring events in Upper Arlington and airing any public service programs for citizens of Upper Arlington. Essentially, the radio station cut its local ties to the community it should serve and the people of Upper Arlington are left without a community radio station.

The creation of a low-power FM broadcast service as proposed in RM-9242 would give ordinary people the ability to own and operate their own small radio station as a lucrative business, creating "small business" opportunities, which is the cornerstone of our great Nation. Also, ultra-local programming would give communities the long-overdue ability to reach out to their prospective audiences with information, news, entertainment, and programming that only grassroots broadcasters with local ties to the community can

provide. Since RM-9242 proposes that these microstations have signals that reach under 15 miles, they will serve only the community they are located in and won't significantly impact a full-power station's revenue or audience.

RM-9242 is good for America and I hope the FCC will implement and support it.

Thank you for your time.

Sincerely,

A handwritten signature in black ink that reads "Roland P. Pagniano, Jr., DDS". The signature is written in a cursive style with a large initial 'R' and 'P'.

Roland P. Pagniano, Jr., DDS

2426 Southway Drive  
Upper Arlington, OH 43221  
e-mail: pagniano.2@osu.edu

## CERTIFICATE OF SERVICE

I, Dr. Roland P. Pagniano, Jr., do hereby certify that a true and correct copy of the foregoing "Reply-Comments on RM-9242" was sent via first class mail, this 17th day of July, 1998, to the following parties:

Henry L. Baumann  
Executive Vice-President and General Counsel  
NATIONAL ASSOCIATION OF BROADCASTERS  
1771 N Street, NW  
Washington, DC 20036

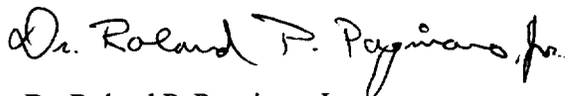
Counsel for State Broadcasters Associations  
Richard R. Zaragoza  
David D. Oxenford  
FISHER WAYLAND COOPER LEADER & ZARAGOZA L.L.P.  
2001 Pennsylvania Ave., NW, Suite 400  
Washington, DC 20006-1851

Counsel for USA Digital Radio, L.P.  
Robert A. Mazer  
Albert Shuldiner  
VINSON & ELKINS, L.L.P.  
1455 Pennsylvania Ave., NW  
Washington, DC 20004-1008

American Community AM Broadcasters, Inc. (ACAMBA)  
Bryan Smeathers, President  
P.O. Box 973  
Central City, KY 42330

RM-9242 Petitioner  
J. Rodger Skinner, Jr., President  
TRA Communications Consultants, Inc.  
6431 NW 65th Terrace  
Pompano Beach, FL 33067-1546

Signed,



Dr. Roland P. Pagniano, Jr.