

TRINITY BROADCASTING NETWORK, INC.

BALANCE SHEET

December 31, 1980

OTHER ASSETS:

Broadcasting License - KLXA Shares	649,918.00	
Construction in Progress - Missions Bldg.	<u>710,206.00</u>	
Total Other Assets		1,360,124
Total Assets		<u>12,877,884</u>

LIABILITIES

CURRENT LIABILITIES:

Trade Accounts Payable	314,217.00	
Tour Deposits Payable	81,944.00	
Mortgages Payable - Current Portion	2,880.00	
A.L. Maler Note - Current Portion	63,545.00	
Accrued Interest Payable	<u>2,753.00</u>	
Total Current Liabilities		465,339

LONG TERM LIABILITIES:

Mortgages Payable		28,694.00
Notes Payable A.L. Maler	217,870.00	
Less Deferred Interest	<u>(19,208.00)</u>	227,356.00
Total Liabilities		<u>692,695</u>

EQUITY

Restricted Funds as of 12-31-80	372,176.00	
Fund Balance as of 8-1-80	10,490,410.00	
Current Gain as of 12-31-80	<u>1,322,673.00</u>	
Total Equity		12,185,189
Total Liabilities and Equity		<u>12,877,884</u>

LOS ANGELES

DIVISION

Attachment B
THE MITSUBISHI BANK
OF CALIFORNIA

Trinity Broadcasting Network, Inc.
2442 Michelle
Tustin, California 92680

January 28, 1980

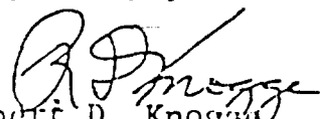
Attention: Mr. Paul F. Crouch, President

Dear Mr. Crouch:

We attach for your review and execution the Loan Agreement covering our recently approved loan accommodation. That accommodation will make \$3,000,000. available to Trinity Broadcasting Network, Inc. and will permit draws until August 30, 1980. Draws will be amortized for terms of up to sixty (60) months and will accrue interest at a variable rate based on our Bank's Prime interest rate plus one and one-half percent (1½%).

Please indicate your acceptance on this letter by returning the executed Loan Agreement and a \$3,750. commitment fee within ten (10) days of the date of this letter. If in the meantime you have any questions, please feel free to contact me personally.

Very truly yours,



Robert D. Knogge
Senior Vice President

RDK: db

Accepted and consented to this 30 day of January, 1980, by:

TRINITY BROADCASTING NETWORK, INC.

By Paul F. Crouch

Title President

By Thomas M. Hickey

Title Assistant Secretary



October 02, 1980

*PLEASE
File*

Trinity Broadcasting Network, Inc.
2442 Michelle Drive
Tustin, CA 92680

Attention: Mr. Paul F. Crouch, President

Dear Mr. Crouch:

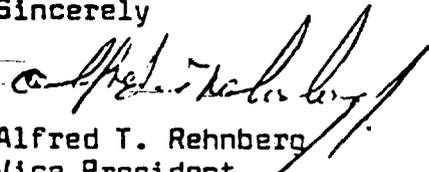
In our letter of January 28, 1980, we referred to our loan agreement in which we committed \$3,000,000.00 to be made available to Trinity Broadcasting Network, Inc., until August 30, 1980.

This commitment has now been extended until February 28, 1981, with all terms in the loan agreement remaining exactly as previously stated.

Please indicate your acceptance on this letter by signing below where indicated and returning to my attention, along with the \$3,750.00 commitment fee.

If you should have any questions regarding this matter, please feel free to contact me.

Sincerely



Alfred T. Rehnberg
Vice President
Manager

ATR/edm

Accepted and consented to this 20 day of November, 1980, by:
TRINITY BROADCASTING NETWORK, INC.

By Paul F. Crouch

By Jane P. Buff

Title PRESIDENT

Title Assistant Sec



TRANSLATOR TV, INC.

BALANCE SHEET

12/31/80 (Unaudited)

ASSETS:

Translator Equipment	\$ 61,012.68
TOTAL ASSETS	<u>\$ 61,012.68</u>

LIABILITIES:

<u>Current</u>	- 0 -
<u>Long Term</u>	
Accounts with Affiliates	\$ 51,120.69
TOTAL LIABILITIES	<u>\$ 51,120.69</u>

EQUITY:

Current gain 12/31/80	\$ 9,891.99
TOTAL EQUITY	<u>\$ 9,891.99</u>

TOTAL LIABILITIES AND EQUITY	<u>\$ 61,012.68</u>
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Income 8/1/80 - 12/31/80

Revenues	\$ 30,033.65
Expenses	\$ 21,141.66
Net Gain	\$ 9,891.99

843
RECEIVED

APR 9 1981

FCC
Office of the Secretary

(202) 861-0770

JAMES A. GAMMON
GEORGE R. GRANGE II
RICHARD G. GAY
JOSEPH E. DUNNE III
CARL J. FIELSTRA
MARK W. AMERMAN*
COLBY M. MAY*

A. WRAY FITCH III
WANYEE S. FRANCIS

*VIRGINIA BAR ONLY

GAMMON & GRANGE

LAW OFFICES

SUITE 300

1925 K STREET, N. W.

WASHINGTON, D. C. 20006

April 9, 1981

Mr. William J. Tricarico
Secretary
Federal Communications Commission
Washington, D.C. 25054

Re: Pending Application of Translator TV, Inc.
for Authority to Construct a 1,000 Watt
UHF Television Translator Station on
Channel 43 to Serve Fort Worth, Texas
(BPTT-801223IG)

Dear Mr. Tricarico:

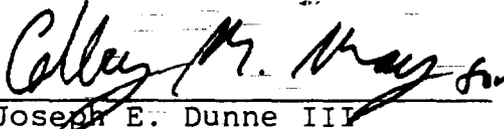
Transmitted herewith, in triplicate, on behalf of Translator
TV, Inc., is an amendment to the above-referenced pending
application.

Should any questions arise concerning this matter, kindly
contact this office directly.

Respectfully submitted,

TRANSLATOR TV, INC.

By


Joseph E. Dunne III

Its Attorney

JED:sv

xc: Wendy Carson, Atty. (FCC, Room 242)

Paul F. Crouch

• P. Jane Duff

TRANSLATOR TV, INC.

2442 Michelle
Tustin, California 92680

Paul F. Crouch
Founder/President

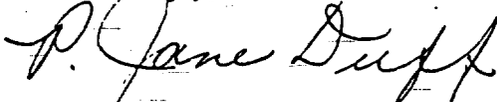
April 8, 1981

Mr. William Tricarico
Secretary
Federal Communications Commission
Washington, D.C. 20554

Dear Mr. Tricarico:

Please amend all pending applications of Translator TV, Inc. to substitute the revised attachment 4-C, correcting the previous submissions to note that Trinity Broadcasting Network, Inc. will net in excess of \$2,700,000 during the first year from the proceeds of the Mitsubishi Bank loan, and correcting the Trinity Broadcasting Network, Inc.'s December 31, 1980 balance sheet to clarify that the sum of \$1,242,154 was owed to Trinity Broadcasting Network, Inc. by Trinity Broadcasting of Oklahoma City, Inc.

Sincerely,



P. Jane Duff, Vice President
TRANSLATOR TV, INC.

PFD:ja

[Please note that the original of this certification letter was filed in Translator TV, Inc.'s Channel 57, Portland, Oregon and Vancouver, Washington translator application (BPTTL-801201IN)]

The application relies for its funding upon a commitment supplied by Trinity Broadcasting Network, Inc. (TBN). TBN is however, committed to provide financial support for a number of broadcast projects across the country. These commitments are itemized below:

	<u>APPLICANT</u>	<u>AMOUNT</u>	<u>PROJECT</u>	<u>FILE NO.</u>
1)	Trinity Broadcasting of Seattle, Inc.	750,000	TV Station, CH 22	BPCT-5025*
2)	Trinity Broadcasting of Seattle, Inc.	(286,000) 87,000 <u>1/</u>	TV Translator Station-CH 52 Seattle, Washington	BPTT-801017IE
3)	Trinity Broadcasting of Texas, Inc.	82,000	TV Translator Station-Ch.57 Richmond, Texas	BPTT-800905IH
4)	International Panorama TV, Inc.	16,500	TV Translator Mission Viejo, CA	BPTT-800702IA
5)	International Panorama TV, Inc.	18,000	TV Translator Fresno, CA	BPTT-800908JB
6)	International Panorama TV, Inc.	18,000	TV Translator Reedley <u>et al</u> , CA	BPTT-800908JC
7)	Translator TV, Inc.	96,500	TV Translator Dallas/Ft. Worth, TX	No File No.
8)	Translator TV, Inc.	121,500	TV Translator St. Louis, MO	No File No.
9)	Translator TV, Inc.	15,500	TV Translator San Bernardino, CA	No File No.
10)	Translator TV, Inc.	15,500	TV Translator San Francisco, CA	No File No
11)	Translator TV, Inc.	106,500	TV Translator, Wash., D.C.	BPTTL-801112IN*
12)	Translator TV, Inc.	94,500	TV Translator Sacramento, CA	No File No.
13)	Translator TV, Inc.	98,500	TV Translator Philadelphia, PA	No File No.

* Asterisk (*) denotes mutually exclusive applications.

1/ Both commitments to Trinity Broadcasting of Seattle, (TBS) presume the purchase of a broadcast tower for \$200,000. Since TBS will not purchase and install the same tower twice the TBN commitments are shown here to reflect the maximum actual outlay.

14)	Translator TV, Inc.	48,000	TV Translator Las Vegas, NV	No File No.
15)	Translator TV, Inc.	16,750	TV Translator Crestline, CA	No File No.
16)	Translator TV, Inc	48,000	TV Translator Portland OR	No File No. *
17)	Translator TV, Inc.	94,500	TV Translator Spokane, WA	No File No.
18)	Translator TV, Inc.	76,500	TV Translator Cleveland, OH	No File No.
19)	Translator TV, Inc.	48,000	TV Translator Rockford, IL	No File No.
20)	Translator TV, Inc.	81,000	TV Translator Columbus, OH	No File No.*
21)	Translator TV, Inc.	89,000	TV Translator Houston, TX	No File No.*
22)	Translator TV, Inc.	101,000	TV Translator Ft. Worth, TX	No File No.*
23)	Translator TV, Inc.	101,000	TV Translator San Antonio, TX	No File No.

TOTAL COMMITMENT: 2,223,750 ^{2/}

To fund these commitments in the unlikely happenstance that they would all be fully funded simultaneously, ^{3/} TBN could rely on the assets reflected on its current balance sheet (see Attachment A), as well as net funds from a bank loan from the Mitsubishi Bank of California attached on Attachment B. Even if the loan amount were called at the same time, TBN would net (assuming 20% interest), in excess of \$2,700,000 in the first year.

^{2/} Over the last several years, TBN has also provided funding commitments to other groups such as: Trinity Broadcasting of Florida, Inc. (TBF) (3,000,000); Trinity Broadcasting of Oklahoma City, Inc. (TBOC) (800,000); Trinity Broadcasting of Texas, Inc., (TBT) Television Station) (700,000); and Trinity Broadcasting of Denver, Inc. (Television Station) (TBD) (650,000). The commitments to TBF and TBOC have been funded in full and are therefore extinguished. Both TBD and TBT have entered into settlement agreements in which they have agreed to dismiss their application in return for reasonable and prudent expenses. Action on these requests, filed September 19 and September 23, respectively, is anticipated in the near future.

^{3/} As noted above several of the commitments are to applications in a mutually exclusive posture, the resolution of which cannot reasonably be expected soon.

TRINITY BROADCASTING NETWORK, INC.

BALANCE SHEET

MARCH 15, 1981

ASSETS

CURRENT ASSETS:

Petty Cash		650.00	
Cash in Bank		67,996.52	
Certificates of Deposit		2,505,000.00	
Accounts Receivable - Production	43,866.74		
Allowance for Doubtful Accounts	(15,769.68)	28,097.06	
Accounts Receivable - Employees		5,432.64	
Accounts Receivable - Asset Sales		3,620.00	
Interest Receivable		11,879.50	
Prepaid Insurance		3,020.69	
Prepaid Expense		1,634.00	
Security Deposits		12,309.00	
Total Current Assets			2,639,639.41

INTER-COMPANY ACCOUNTS:

Accounts with Affiliates - TBA, Inc.		(461,000.00)	
- IPTV		750,438.57	
- Trust		(94,701.69)	
- Oklahoma		1,452,153.77	
- Florida		2,772,077.12	
- Other		215,158.55	
Total Affiliate Accounts			4,634,126.32

FIXED ASSETS (At Cost):

Transmitter Equipment		20,088.53	
Furniture & Fixtures		299,059.70	
Machinery & Equipment		4,591,734.79	
Equipment Improvements		53,597.71	
Studio Sets		79,082.31	
Earth Satellite Station		438,045.28	
Studio Buildings		2,053,211.33	
Parking Lots & Landscaping		114,711.03	
Building Improvements		209,152.66	
Translator Stations		113,897.09	
Land Holdings		674,634.20	
Real Estate Holdings		24,292.01	
Missions Building		827,952.06	
Accumulated Depreciation		(1,571,587.00)	
Total Fixed Assets			7,927,871.70

TRINITY BROADCASTING NETWORK, INC.

BALANCE SHEET

MARCH 15, 1981

ASSETS

OTHER ASSETS:

Broadcasting License - KLXA Shares		649,917.66	
Total Assets			<u>15,851,555.09</u>

LIABILITIES

CURRENT LIABILITIES:

Accounts Payable		404,836.89	
Tour Deposits Payable		58,745.09	
Current Portion - A. L. Maler Note		<u>45,389.56</u>	
Total Current Liabilities			508,971.54

LONG-TERM LIABILITIES:

Notes Payable - A. L. Maler	217,870.28		
Less Discount on Notes Payable	<u>(17,304.03)</u>	200,566.25	
Accrued Interest		<u>2,753.10</u>	
Total Long-Term Liabilities			<u>203,319.35</u>
Total Liabilities			712,290.89

EQUITY

Restricted Equity		379,565.47	
Fund Balance		<u>14,759,698.73</u>	
Total Equity			<u>15,139,264.20</u>
Total Liabilities & Equity			<u>15,851,555.09</u>

lication to allow the broadcast of SIN Spanish language specialty programming in the Washington, D.C. market. The applicant noted that the Washington metropolitan area contained 60,000 Spanish-speaking residents who were without broadcast service in their language, and argued that local broadcasters, because of the small audience to be served by the Los Cerezos translator, would not be adversely economically impacted. Although TTI does not propose a full-time Spanish language programming, similar policy considerations underlie this request.

2. In the first instance, operating on Channel 42 at 1 kW offers the most efficient use of the broadcast spectrum. TTI's proposed translator would operate on a frequency presently unused or unapplied for by a television broadcast station and would cause no interference to other television stations or allocated frequencies. Grant of TTI's application would "also make meaningful use of what would otherwise be idle UHF frequencies." Spanish International Communications, Inc., FCC 79-367 (released June 22, 1979). The transmitter power for TTI's translator proposed herein would significantly improve signal strength in much of the proposed service area and offer significantly improved television reception when compared with a 100 watt translator station operating on the same channel. Nor would authorization of operation at 1 kW risk any objectionable interference to existing facilities. TTI's application is consistent with existing mileage separations outlined in § 74.702

of the Commission's rules. Further, the Commission has recognized in its Notice of Proposed Rulemaking (NPRM) in BC Docket No. 78-253, RM-1932, 45 Fed. Reg. 68178 (Oct. 17, 1980) that the separation standards embodied in § 74.702 are based upon the separations required by "the use of full power by full service stations" rather than the minimal power proposed here.

3. In addition, TTI proposes to rebroadcast the full broadcast signal of Channel 40, KTBN-TV, Fontana, California. Much like the SIN specialty programming proposed by Los Cerezos in Washington, D.C., KTBN's signal consists of 100% religious/Christian specialty programming and KTBN has been recognized by the Commission as a specialty station. See § 76.5 (kk), 47 C.F.R. § 76.5 (kk), 60 FCC 2d 661, 37 RR 2d 1381, 1392 (1976). Philadelphia does not presently receive television service from a Christian specialty station.

4. The Philadelphia area which TTI's translator proposes to serve also includes a large number of Spanish language or Spanish-surname persons, estimated at well over 44,679. ^{1/} Although this large Spanish-speaking population receives full-time Spanish language television service from the SIN experimental translator on Channel 35, KTEN-TV's unique program service also includes over 5 hours per week of specialty programming in Spanish. TTI's proposal will thus add additional diversity to the program fare offered a traditionally underserved minority group. while the provision of the first foreign language broadcast service has often been cited as a paramount

1/ 1970 Census Bureau figures.

public interest, cf., Spanish International Communications, FCC 79-367 (released June 22, 1979); see, also, Letter to I. Joseph Bahr, FCC 79-499 (released July 19, 1978); Hagadone Capital Corporation, _____ FCC 2d _____, 42 RR 2d 632 (1978); the Commission has also emphasized the public interest served by promoting additional program diversity for non-English-speaking persons. See, CATV Rules, 36 FCC 2d 143, 24 RR 2d 1501 (1972); Cable TV Service, Specialty Stations, supra, 37 RR 2d at 1387.

5. Grant of the instant application will, therefore, enhance the diversity of broadcast programming available in the Philadelphia market by offering these residents the opportunity to view KTBN's unique program service, an objective which numerous Commission policy statements have noted as the primary First Amendment responsibility of broadcast regulation, cf., Policy Statement on Comparative Broadcast Hearings, 1 FCC 2d 393, 5 RR 2d 1901 (1965); Statement of Policy on Minority Ownership of Broadcast Facilities, 68 FCC 2d 979, 42 RR 2d 1689, 1692 (1978). Moreover, as noted supra, program diversity and viewer choice is enhanced in two languages.

6. Further, the Commission may enhance the program diversity available to Philadelphia residents without incurring the risk of audience fragmentation or creating a threat to the economic viability of local market television stations or local television service. As noted above, TTI proposes to rebroadcast programming which the Commission has already determined presumptively appeals to a small portion of the audience. In another context, the Commission noted that "specialty stations were not

widely viewed in their home markets ..." and further that "specialty stations appeal to and attract extremely small portion of audiences ...". Cable TV Service, Specialty Stations, 60 FCC 2d 661, 37 RR 2d 1381, 1382-83 (1976). The Commission has therefore made an explicit finding that rebroadcast of the specialty programming of KTBN will not have significant economic impact on the general market stations in large cities such as Philadelphia.

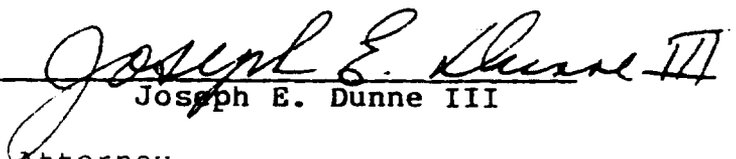
7. This opportunity to broaden and diversify the program choices offered to Philadelphia area residents, coupled with the lack of any foreseeable adverse economic impact on local market stations or existing television service, are public interest considerations supporting the waiver requested herein.

WHEREFORE, TTI respectfully requests waiver of § 74.702 (c)(1) and 74.702(g) of the Commission's rules and regulations to allow the acceptance for filing and grant of TTI's application for construction of a UHF television translator station on Channel 42, to operate with 1,000 watts of transmitter output power, serving Philadelphia, Pennsylvania.

Respectfully submitted,

TRANSLATOR TV, INC.

By


Joseph E. Dunne III

Its Attorney

GAMMON & GRANGE
1925 K Street, N.W.
Suite 304
Washington, D.C. 20006
(202) 861-0770
December 4, 1980

1

application to allow the broadcast of SIN Spanish language specialty programming in the Washington, D.C. market. The applicant noted that the Washington metropolitan area contained 60,000 Spanish-speaking residents who were without broadcast service in their language, and argued that local broadcasters, because of the small audience to be served by the Los Cerezos translator, would not be adversely economically impacted. Although TTI does not propose full-time Spanish language programming, similar policy considerations underlie this request.

2. In the first instance, operating on Channel 50 at 1 kW offers the most efficient use of the broadcast spectrum. TTI's proposed translator would operate on a frequency presently unused or unapplied for by a television broadcast station and would cause no interference to other television stations or allocated frequencies. Grant of TTI's application would "also make meaningful use of what would otherwise be idle UHF frequencies." Spanish International Communications, Inc., FCC 79-367 (released June 22, 1979). The transmitter power for TTI's translator proposed herein would significantly improve signal strength in much of the proposed service area and offer significantly improved television reception when compared with a 100 watt translator station. Nor would authorization of operation at 1 kW risk any objectionable interference to authorized facilities. TTI's application is consistent with existing mileage separations outlined in § 74.702

of the Commission's rules. Further, the Commission has recognized in its Notice of Proposed Rulemaking (NPRM) in EC Docket No. 78-253, RM-1932, 45 Fed. Reg. 68178 (Oct. 17, 1980) that the separation standards embodied in § 74.702 are based upon the separations required by "the use of full power by full service stations" rather than the minimal power proposed here.

3. In addition, TTI proposes to rebroadcast the full broadcast signal of Channel 40, KTBN-TV, Fontana, California. Much like the SIN specialty programming proposed by Los Cerezos in Washington, D.C., KTBN's signal consists of 100% religious/Christian specialty programming and KTBN has been recognized by the Commission as a specialty station. See § 76.5 (kk), 47 C.F.R. § 76.5 (kk), 60 FCC 2d 661, 37 RR 2d 1381, 1392 (1976). San Antonio does not presently receive television service from a Christian specialty station, nor does it have access to large amounts of such specialty programming.

4. The San Antonio area which TTI's translator proposes to serve also includes a large number of Spanish-surname persons, who comprise approximately 45% of the city's population. 1/ Although this large Spanish-speaking population receives full-time Spanish language television service from KWEX-TV, Channel 41, KTEN-TV's unique program service also includes over 5 hours per week of specialty programming in

1/ 1970 census figures for San Antonio put the total population at 654,153 and the number of "Persons of Spanish language or Spanish-surnamed" at 293,601.

Spanish. TTI's proposal will thus add diversity to the program fare offered a traditionally underserved minority group. While the provision of first foreign language broadcast service has often been cited as a paramount public interest, cf., Spanish International Communications, FCC 79-367 (released June 22, 1979); see, also, Letter to I. Joseph Bahr, FCC 79-499 (released July 19, 1978); Hagadone Capital Corporation, _____ FCC 2d _____, 42 RR 2d 632 (1978); the Commission has also emphasized the public interest served by promoting program diversity for non-English-speaking persons. See, CATV Rules, 36 FCC 2d 143, 24 RR 2d 1501 (1972); Cable TV Service, Specialty Stations, supra, 37 RR 2d at 1387.

5. Grant of the instant application will, therefore, enhance the diversity of broadcast programming available in the San Antonio market by offering these residents the opportunity to view KTBN's unique program service, an objective which numerous Commission policy statements have noted as the primary First Amendment responsibility of broadcast regulation, cf., Policy Statement on Comparative Broadcast Hearings, 1 FCC 2d 393, 5 RR 2d 1901 (1965); Statement of Policy on Minority Ownership of Broadcast Facilities, 68 . FCC 2d 979, 42 RR 2d 1689, 1692 (1978). Moreover, as noted supra, program diversity and viewer choice is enhanced in two languages.

6. Further, the Commission may enhance the program diversity available to San Antonio residents without incurring the risk of audience fragmentation or creating a threat to the economic viability of local market television stations or local

television service. As noted above, TTI proposes to rebroadcast programming which the Commission has already determined presumptively appeals to a small portion of the audience. In another context, the Commission noted that "specialty stations were not widely viewed in their home markets ..." and further that "specialty stations appeal to and attract extremely small portion of audiences ...". Cable TV Service, Specialty Stations, 60 FCC 2d 661, 37 RR 2d 1381, 1382-83 (1976). The Commission has therefore made an explicit finding that rebroadcast of the specialty programming of KTBN will not have significant economic impact on the general market stations in large cities such as San Antonio.

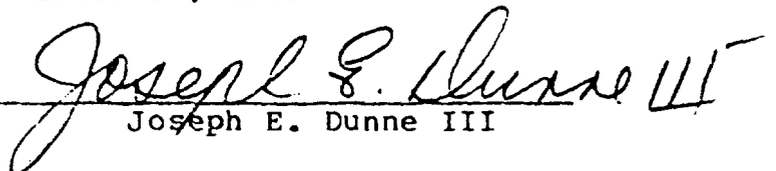
7. This opportunity to broaden and diversify the program choices offered to San Antonio area residents, coupled with the lack of any foreseeable adverse economic impact on local market stations or existing television service, are public interest considerations supporting the waiver requested herein.

WHEREFORE, TTI respectfully requests waiver of § 74.702 (c)(1) and 74.702(g) of the Commission's rules and regulations to allow the acceptance for filing and grant of TTI's application for construction of a UHF television translator station on Channel 50, to operate with 1,000 watts of transmitter output power, serving San Antonio, Texas.

Respectfully submitted,

TRANSLATOR TV, INC.

By


Joseph E. Dunne III

Its Attorney

GAMMON & GRANGE
1925 K Street, N.W., #300
Washington, D.C. 20006
(202) 861-0770
January 6, 1981

MAY, DUNNE & GAY

ATTORNEYS AT LAW
1156 - 15TH STREET, N.W.
SUITE 515
WASHINGTON, D.C. 20005

RICHARD G. GAY
JOSEPH E. DUNNE III
COLBY M. MAY

VIRGINIA BAR ONLY

TELEPHONE NO.
(202) 466-6220
TELECOPIER NO.
(202) 955-9593

RECEIVED

FEB 28 1984

FCC
Office of the Secretary

- HAND DELIVER -

TBN XLATOE
#2 (MAKE
NEW FILE)

201106INT

February 28, 1984

Mr. William J. Tricarico
Secretary
Federal Communications Commission
Washington, D.C. 20554

ATTN: Low Power Television Branch

RE: Application of Translator TV, Inc. For a New Television
Translator Station on Channel 50 to serve St. Louis, MO
(BPTTL-801201JK)

Dear Mr. Tricarico:

Transmitted herewith in triplicate on behalf of Translator TV,
Inc. is its "Certifications" filed in connection with the
above-referenced application.

Should any questions arise concerning this matter, kindly
contact the undersigned directly.

Respectfully submitted,

TRANSLATOR TV, INC.

By: Colby M. May/isd
Colby M. May
Its Attorney

CMM:gmc
Enclosure
cc: Mrs. Jane Duff