

FEDERAL COMMUNICATIONS COMMISSION

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February 17, 1994

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FEB 17 1994

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF SECRETARY

William F. Caton
Acting Secretary
Federal Communications Commission
Washington, D.C. 20554

ATTN: The Review Board

RE: Calvary Educational Broadcasting Network, Inc., MM Docket
No. 92-122, Poplar Bluff, Missouri

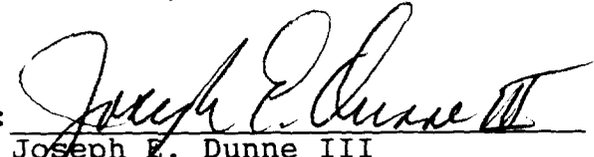
Dear Ms. Searcy:

Transmitted herewith on Behalf of Calvary Educational Broadcasting Network, Inc. is an original and eleven copies of its "Motion for Extension of Time" submitted in connection with the above-referenced docketed proceeding.

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

Respectfully submitted,

MAY & DUNNE, CHARTERED

By: 
Joseph E. Dunne III
Attorney for Calvary Educational Broadcasting Network, Inc.

JED:gmc:A64
enclosures

xc: All Per Attached Certificate of Service
Nina Stewart

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BEFORE THE

Federal Communications Commission

WASHINGTON, D.C. 20554

MM Docket No. 92-122

In Re Application Of)	
)	
Calvary Educational Broadcasting)	File No. BRED-891103UA
Network, Inc.)	
)	
For Renewal of License)	
of Station KOKS (FM))	
Poplar Bluff, Missouri)	

TO: The Review Board

MOTION FOR EXTENSION OF TIME

Calvary Educational Broadcasting Network, Inc. (Calvary), by its undersigned attorney, hereby requests a short extension of time, to and including March 7, 1994, within which to file the response required by the Review Board's Memorandum Opinion and Order ("Order") FCC 94R-1, released February 3, 1994. As grounds for its request, Calvary shows and states as follows.

1. The Review Board's Order (§ 12) requires Calvary to file two separate written reports, one describing in detail and outlining a schedule for its program for coming into compliance with section 73.318 of the Commission's rules ("Compliance Program"), and a second report showing the "licensee's finances sufficient to demonstrate that it possesses the resources necessary to achieve full compliance with §73.318." The Order recognizes, of course, that one, the Compliance Program, is dependent on the other--the financial showing.

2. Since the publication of the Order Calvary has diligently

worked to provide the Review Board with the information sought, and to that end has, to date, received written assurances from a number of individuals that they will, collectively, loan Calvary \$15,000 for expenses relating to implementing a compliance program. In addition, Calvary has submitted an application to a local bank seeking a loan in the amount of \$35,000 for the same purpose. Calvary has sought and received appraisals of various properties which the bank stated that it will require as security for the proposed loan, and initial indications from bank officials concerning funding the loan are positive. The bank has not yet formally approved the loan, however, and may not be able to do so by the February 23 the deadline set by the Review Board's Order for the filing of its written reports. In addition to the normal delays incumbent in the negotiation of this sort of loan Calvary's application has been slowed by the recent extreme weather, which delayed the completion of the property appraisals upon which the bank's loan decision critically depends.

3. Calvary believes that the short additional time requested here will allow the bank to finish processing Calvary's loan request and give it a definitive answer with respect to the requested loan. It seems pointless, and a waste of the Review Board's and Mass Media Bureau's time, to adhere to a filing schedule requiring the filing of reports that the bank's action could materially alter just a few days after the scheduled submission. It is also more efficient for Calvary to submit a single compliance program based upon verified financial resources

upon which it might rely in implementing the program.

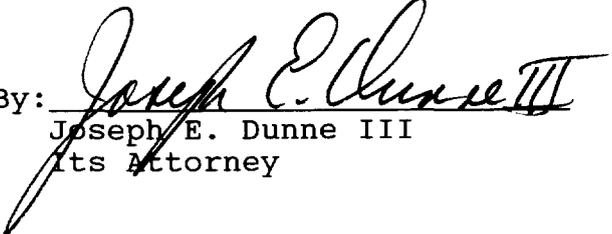
4. Calvary believes that the short delay requested by Calvary will ultimately expedite the process envisioned by the Review Board by allowing the parties to review an accurate and complete account of Calvary's intentions and its resources.

5. Counsel for the Hearing Division, Mass Media Bureau, has graciously authorized the undersigned to represent that the Mass Media Bureau will not object to the extension requested here.

WHEREFORE, the foregoing premises considered, Calvary Educational Broadcasting Network, Inc. respectfully requests a short extension of time, to and including March 7, 1994, to file its response to the Review Board's Memorandum Opinion and Order, FCC 94R-1 (released February 3, 1994).

Respectfully Submitted,

**CALVARY EDUCATIONAL BROADCASTING
NETWORK, INC.**

By: 
Joseph E. Dunne III
Its Attorney

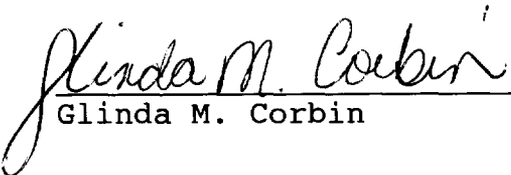
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CERTIFICATE OF SERVICE

I, Glinda Corbin, a paralegal in the offices of May & Dunne, Chartered, hereby certify that I have on this 17th day of February, 1994, caused the foregoing "MOTION FOR EXTENSION OF TIME" to be hand-delivered to the following:

Allan R. Sacks, Esq.
Chief for Law, The Review Board
Federal Communications Commission
2000 L Street N.W. Room 205
Washington, D.C. 20554

Paulette Y. Laden, Esq.
James Shook, Esq.
Hearing Division, Mass Media Bureau
2025 M Street N.W.
Room 7212
Washington, D.C. 20554



Glinda M. Corbin