

00000R06-02-061
FEDERAL COMMUNICATIONS COMMISSION
Washington, D. C. 20554

AMD-FO
(CHRON)

OFFICE OF
MANAGING DIRECTOR

May 17, 2002

RECEIVED JUL 26 2002

Temp.

The Honorable Bob Graham
United States Senator
2252 Killearn Center Boulevard
Suite 300
Tallahassee, Florida 32309-3573

Re: Curry, Michael
Hispanic Keys Broadcasting Corp
Control No.: 0201377

Dear Senator Graham:

Paul A. Jackson, Deputy Director, Office of Legislative Affairs, forwarded **your** letter on behalf of Mr. Michael Curry to me for response. Mr. Curry is seeking a determination **as** to which market Channel 8 is in. Mr. Curry would also **like** a **refund** of his license fees for the last five **(5)** years.

On February 25, 2002 and April 26, 2002, the Commission granted Hispanic **Keys** Broadcasting refunds for the **FY 2001** and **FY 2000** regulatory fees. Mr. Curry's request for a refund **was** based and granted **on** the grounds of financial hardship, not on the determination of market location. In establishing the regulatory fee program, the Commission recognized that in certain instances payment of a regulatory fee may impose undue financial hardship upon a licensee. The Commission therefore decided **to grant** waivers **or** reduction of its regulatory fees in those instances where a "petitioner presents a compelling case of financial hardship." *See Implementation of Section 9 of the Communications Act, 9 FCC Rcd 5333, 5346 (1994), recon. Granted, 10 FCC Rcd 12759 (1995).* The total regulatory fees refunded to Hispanic **Keys** Broadcasting for **FY 2001** and **2000 was \$74,418.75**. To our knowledge **this** is the first time Mr. Curry has requested a refund of the license fees for WVIB (formerly WWTU), Key West, Florida.

We have referred Mr. Curry's request to the Office of General Counsel for further action. We anticipate a response will be forthcoming within the next **45** days. A copy of that response will be forwarded to you.

Should you have further questions, please do not hesitate to contact my office **at** (202) **418-1925**.

Sincerely,


Andrew S. Fishel
Managing Director

Federal Communications Commission
Office of the Managing Director

C.A.#

To:

- Chairman
- Commissioner
- Inspector General
- General Counsel
- Chief, OET
- Chief, Plans and Policy
- Chief, Adm. Law Judge
- Chief, MMB
- Chief, CSB
- Chief, CCB
- Chief, WTB
- Chief, CIB
- Chief, International Bureau
- Director, OLIA
- Director, Public Affairs
- Director, OCBO
- Chief, Workplace Diversity
- A/V Management Officer
- Managing Director
- Deputy Managing Director - RL
- Deputy Managing Director - BS
- Staff Assistant to Managing Director
- Assistant for Management
- Assoc. MD - PERM
- Assoc. MD - HRM
- Assoc. MD - AO
- Assoc. MD - FO
- Security Operations Staff
- Director, ITD
- The Secretary
- Other

RECEIVED
 APR 0 2 31 PM '02
 AS C. HNC, DR.
 FN ADOPAL OPERATIONS
 (M-F)

Congressional

- Appropriate Action
- Recommendation/Comment
- Review
- Signature
- Reply for _____
- Coordination
- Briefing Paper
- Written Response
- Verbal Response
- Other. _____
- Information
- AS Requested
- Distribution
- See Me

CONTROLLED ASSIGNMENT:

- New
- Confirm
- Due Date *5/16/02*

Remarks

*due - MAR
5/16/02*

MANAGING DIRECTOR

From: _____

Date: _____ 2002

BOB GRAHAM
FLORIDA

United States Senate

WASHINGTON, DC 20510-0903

March 14.2002

*OMP
request
1377*

Mr. Paul A. Jackson
Director
Federal Communications Commission
Office of Legislative Affairs
445 12th Street Southwest
Washington, D.C. 20554

Dear Mr. Jackson:

Enclosed is a letter ~~from~~ Mr. Michael Curry.

I would appreciate **your** reviewing the information that has been presented and providing me with your comments. Please address your reply to my state office:

United States Senator Bob Graham
2252 Killearn Center Boulevard, Suite 300
Tallahassee, Florida 32309-3573
Attention: Becky Liner

Telephone: (850) 907-1100
Facsimile: (850) 894-3222

Your cooperation and assistance **are** greatly appreciated. I look forward to hearing **from** you soon.

With kind regards,

Sincerely,



United States Senate

RECEIVED

MAY 10 2 31 PM '02

ASSOC. MNG. DIR.
- NATIONAL OPERATIONS
(MAY-50)

BG/bsl

Enclosure

Apr 16 9 34 PM '02

A

FEDERAL COMMUNICATIONS COMMISSION

Washington, D. C. 20554

AUG 27 2002

36-285

OFFICE OF
MANAGING DIRECTOR

C. Michael Curry, Vice President
Hispanic Keys Broadcasting Corp.
16502 N.W. 52nd Avenue
Miami, Florida 33014

Re: Hispanic Keys Broadcasting Corp.
Station WVIB(TV) (formerly, WWTU(TV)), Key
West, Florida
Request for Waiver of FYs 1997, 1998, 1999
Regulatory Fees
Fee Control No. 00000RROG-02-061

Dear Mr. Curry:

Under cover of a letter dated March 14, 2002, United States Senator Bob Graham forwarded your correspondence to him of March 10, 2002 and March 11, 2002 (on behalf of Hispanic Keys Broadcasting Corp. (Hispanic Keys), licensee of Station WVIB(TV) (formerly WWTU(TV)), Key West, Florida) to the Federal Communications Commission for response. In your correspondence to Senator Graham, you state that you "would like the FCC to make a determination as to which market Channel 8 [Station WVIB] is in." Station WVIB is authorized to serve Key West, Florida, a community within the Miami-Ft. Lauderdale, Florida designated market area (DMA). In addition, you state that you "would . . . like [y]our license fees refunded for" fiscal years (FYs) 1997, 1998, and 1999.' Our records reflect that you have not paid the regulatory fees for those three years.

Section 1.1160(d) of the Commission's rules provides that "[n]o refunds will be processed without a written request from the applicant permittee, licensee or agent." *See also* 47 C.F.R. §1.1166(a) (requests for waivers, reductions or deferrals must be filed "as a separate pleading and clearly marked to the attention of the Managing Director. Any such request that is not filed as a separate pleading will not be considered by the Commission"). Your forwarded correspondence to Senator Graham, which includes general statements to him regarding what you would like the Commission to do with respect to Station WVIB, as well as an unsigned, undated letter described as a draft to an FCC Commissioner, was not submitted to the Commission. Therefore it is not a properly-filed request for refund of the fiscal year regulatory fees under section 1.1160(d)

¹ You request a refund of the regulatory fees "for the last five years." On April 26, 2002 and February 25, 2002, respectively, the Office of Managing Director refunded your FY 2000 regulatory fees and waived your FY 2001 regulatory fees. Those rulings are now final. *See* 47 C.F.R. §§1.106(f) and 1.115(d). We therefore address your request for relief for purposes of FYs 1997, 1998, and 1999.

(or a properly-filed request for waiver under section 1.1166(a)) and does not warrant further consideration. Even assuming, *arguendo*, that your forwarded correspondence could be construed as a properly-filed request for FYs 1997, 1998, and 1999 regulatory relief under section 1.1160(d) of the rules, we find that it was not filed with the Commission until long after the fiscal years in question and, accordingly, does not provide a basis for relief or otherwise warrant any further consideration. We therefore deny your request for FYs 1997, 1998, and 1999 regulatory fee relief for Station WVIB on this basis.

Even if your request had been filed with the Commission in a timely manner and in accordance with section 1.1160(d) of the rules, we find no basis in the arguments you raise for granting your request for regulatory fee relief. As you note in your request, the Commission's Cable Services Bureau (Bureau) recently modified the Miami-Ft. Lauderdale, Florida DMA so as to exclude for purposes of the cable television mandatory broadcast signal carriage rules with respect to Station WVIB those communities served by the Adelpia South Dade County, Key Biscayne, and North Dade Country Cable Systems. *See Adelpia Cable Partners, L.P. d/b/a Adelpia Cable Communications, for Modification of the Miami-Ft. Lauderdale, Florida DMA*, Memorandum Opinion and Order, 16 FCC Rcd 5328 (CSB 2001) (*Adelpia Cable Partners*). You state that the Commission's decision in *Adelpia Cable Partners* has unfairly "crippled" and "victimized" your station. You assert that over the past ten years you have "struggled to find a formula to make [your] station work" and that you have borrowed money and guaranteed loans in the millions of dollars in connection with the operation of Station WVIB. You suggest that as a result of Station WVIB's indebtedness and the fact that the station's signal is no longer carried in the Miami DMA (as a result of the Bureau's decision in *Adelpia Cable Partners*), Station WVIB cannot pay the regulatory fees for FYs 1997, 1998, and 1999.²

To the extent that you may be requesting that the Commission waive (as opposed to refund) Station WVIB's regulatory fees for FYs 1997, 1998, and 1999, the Commission may waive, reduce, or defer regulatory fees only upon a showing of good cause and a finding that the public interest will be served thereby. *See* 47 U.S.C. §159(d); 47 C.F.R. §1.1166; *see also Implementation of Section 9 of the Communications Act, Assessment and Collection of Regulatory Fees for the 1994 Fiscal Year, Report and Order*, 9 FCC Rcd 5333, 5344 (1994), *on recon.*, *Memorandum Opinion and Order*, 10 FCC Rcd 12,759, para. 12 (1995) (regulatory fees may be waived, deferred, or reduced on a case-by-case basis in extraordinary and compelling circumstances upon a clear showing that a waiver would overcome the public interest in reimbursing the Commission for its regulatory costs). The Commission will waive, reduce or defer its regulatory fees in those instances where a petitioner presents a compelling case of financial hardship. *See Implementation of Section 9 of the Communications Act*, 9 FCC Rcd 5333, 5346 (1994),

² To the extent that you may be seeking to reargue the Bureau's decision in *Adelpia Cable Partners*, we find that any such request is untimely. *See* 47 C.F.R. §§1.106(f) and 1.115(d).

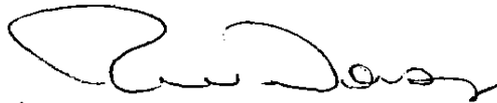
on recon, 10 FCC Rcd **12759 (1995)**. Regulatees can establish financial hardship by submitting

information such as a balance sheet and profit and loss statement (audited, if available), a cash flow projection . . . (with an explanation of how calculated), a list of their officers and their individual compensation, together with a **list** of their highest paid employees, other than officers, and the amount of their compensation, or similar information. 10 FCC Rcd at **12761-12762**.

In the absence of such documentation, or other relevant showing, you have failed to establish a compelling case for a waiver of Station WVIB's regulatory fees for FYs **1997, 1998, and 1999**. Therefore, your request for relief on behalf of Station WVIB is denied on **this** basis.

The Communications Act of **1934**, as amended, requires the Commission to assess a late charge penalty of **25** percent on any regulatory fee not paid in a timely *manner*. It is the obligation of the licensees responsible for regulatory fee payments to ensure that the Commission receives the fee payment no later than the final date on which regulatory fees are due for the **year**. Your request does not indicate or substantiate that Station WVIB met this obligation. Therefore, payment of Station WVIB's **FYs 1997, 1998, and 1999** regulatory fees is now due. The regulatory fees, plus the **25** percent late charge penalty, should be submitted, or proof of payment together with a Form **159** (copy enclosed) within 30 days of the day of this letter. If you have any questions concerning **this** matter, please contact the Revenue & Receivables Operation Group at **(202) 418-1995**.

Sincerely,



for Mark A. Reger
Chief Financial Officer

copy to:

The Honorable Bob **Graham**
United States Senator
2252 Killearn Center Blvd.
Suite 300
Tallahassee, FL **32309-3573**

Enclosure

Date: 3/11/02 12:26 PM
Sender: MCurry7192@aol.com
To: becky liner
Priority: Normal
Subject: Re: Channel 8 Key West

In response to your request:

C. Michael Curry
Owner, WVIB Channel 8/WVEB Channel 21
5513 NW 52 Avenue
Gainesville, FL 32653

Office Phone (352)395-5204
Cell (352)538-7866

We would like the FCC to make a determination as to which market Channel 8 is in. We would also like our license fees refunded for the last 5 years, since we have never been in the Miami market for FCC purposes. At present the FCC has agreed to refund only the 2001 fees. There is no regulation or rule that precludes us from asking for more than one year's fees to be refunded.

Thanks for your help.

Mike Curry

Received: from mailsims2.senate.gov ([156.33.203.11]) by IMAEXC2.senate.gov with SMTP

(IMA Internet Exchange 3.13) id 001C3C25; Mon, 11 Mar 2002 12:26:58 -0500

Received: from imo-d07.mx.aol.com by mailsims2.senate.gov

(Sun Internet Mail Server sims.3.5.2000.03.23.18.03.p10)

with SMTP id <0GST00D81KMKIV@mailsims2.senate.gov> for BECKY_LINER@graham.senate.gov; Mon. 11 Mar 2002 12:30:25 -0500 (EST)

Received: from MCurry7192@aol.com by imo-d07.mx.aol.com (mail_out_v32.5.)

id u.68.1cb13a14 (3943) for <BECKY_LINER@graham.senate.gov>; Mon.

11 Mar 2002 12:26:31 -0500 (EST)

Date: Mon. 11 Mar 2002 12:26:31 -0500 (EST)

From: MCurry7192@aol.com

Subject: Re: Channel 8 Key West

TO: BECKY_LINER@graham.senate.gov

Message-id: <68.1cb13a14.29be42c7@aol.com>

MIME-version: 1.0

X-Mailer: AOL 3.0 for Windows 95 sub 64

Content-type: text/plain; charset=US-ASCII

Content-transfer-encoding: 7bit

Date: 3/10/02 8:21 PM
Sender: MCurry7192@aol.com
To: becky liner
Priority: Normal
Subject: Channel 8 Key West

Ms.Liner,

Attached is the information I promised YOU concerning our situation with the
FCC. This is a draft letter to the Commission that was never sent. It
does
provide a **summary** of the situation

Received: from mailsimsl.senate.gov ([156.33.203.10]) by IMAEXCZ.senate.gov
with
SMTP

(IMA Internet Exchange 3.13) id 001BEC0C; Sun, 10 Mar 2002 20:21:40 -0500

Received: from imo-r07.mx.aol.com by mailsimsl.senate.gov

(Sun Internet Mail Server sims.3.5.2000.03.23.18.03.pl0)

with SMTP id <0GSS000AOBY9FM@mailsimsl.senate.gov> for
becky_liner@graham.senate.gov; Sun, 10 Mar 2002 20:25:21 -0500 (EST)

Received: from MCurry7192@aol.com by imo-r07.mx.aol.com (mail_out_v32.5.)
id u.8b.14fad72f (4263) for <becky_liner@graham.senate.gov>; Sun,
10 Mar 2002 20:21:34 -0500 (EST)

Date: **Sun, 10 Mar 2002 20:21:34 -0500 (EST)**

From: MCurry7192@aol.com

Subject: Channel 8 Key West

To: **becky_liner@graham.senate.gov**

Message-id: <8b.14fad72f.29bd609e@aol.com>

MIME-version: 1.0

X-Mailer: AOL 3.0 for Windows 95 sub 64

Content-type: MULTIPART/MIXED;

BOUNDARY="Boundary_(ID_8Liv7xpQkj4J4IND6JTMcQ)"


MUSTCA-1.DOC

Dear Commissioner

My name is John Bailie and I own (along with **two** other partners) Hispanic Keys Broadcasting Corporation (HKBC). HKBC is the licensee of WVIB Channel 8 licensed to Key West, Florida and located in the **Miami DMA**.

Recently the FCC denied **our** petition for must carry. **This** decision was the culmination of years of efforts by my partners and me to preserve (**or** in some cases, establish) the same must-carry rights in the market as **our** competitors.

After reflection and trying to weed through the legal arguments **posed** by **this** decision, I **am** still perplexed. The Administration and the Congress talk about economic breaks for the little guy—how about regulation breaks that let the little guy compete **on** a fair and equal footing.

Let me expand on this in laymen's terms:

1. **Mr. Mark Reger**, Chief Financial Officer in the Office **of** Managing Director at the FCC has told us that we must pay the same regulatory fees **as** if we were **in** the Miami market regardless of **the** fact that **the** Commission has ruled that **we are** not in the market. We were told this decision is based on information provided by Neilson Media Research, the research group used by the FCC (and the entire broadcast industry) to establish the market designation of every Television **station** in the **US**, and in spite of the fact that the Commission **has** consistently and finally ruled that WVIB does not exist (for purposes of must-carry) in either Dade or Broward Counties. These Counties make up **approximately 95%** of **this** market. We have in fact paid those fees, which have amounted to over \$90,000 over the past several years.

These decisions, when read in combination, mean that we **are** a **Miami market** station for purposes of paying money to the FCC but a **Monroe County** station **and** not really part of the Miami market when it comes to receiving the benefits **of** being part **of** the market (**like** exerting must-carry rights).

2. We must pay program rights fees based on the **Miami** market. **This** not only penalizes us based on our lack of distribution, but also means most programming is not available to us, having already been cleared in the **Miami** market at other stations.
3. The major networks tell us that we cannot be an affiliate because **we are in** the Miami market. Even though to reach Key West, the Major networks must be imported from Miami by the cable companies or direct TV.
4. The cable companies carry all the major Miami stations in Key West on a **must-carry** basis, even though these stations do not provide a "grade b" signal over Key West;

yet Miami cable systems refuse to carry our station in Miami (and receive FCC **approval** not to do so) under the theory that we **are** not a local station in **Miami** because of a lack of a “grade b” signal. This obvious discrimination severely impairs our ability to compete since what it says, in effect, is “Its **okay** to come into my sales area but we are forbidden to come into yours”

6. The Nielsen rating service says we must pay Miami rates to be included in the service because we are *in the Miami market*.
7. Direct TV now offers all the Miami stations in Key West and has indicated to us that we **are** not a **Miami** station.

Commissioner Powell, we are the only *locally* owned and operated station in **Key West** (or **Miami** for that matter). What *makes* these must-carry decisions so outrageous is there is no other neighboring market to which we may belong because of geographic constraints. Under the current situation **we** have been unfairly crippled. It is impossible for us to conduct business on the same footing afforded to every other television station in this Country because we **do** not exist in *ANY* market. We **did** not “choose” to be in the **Miami** market; we **are** not trying to “force” ourselves into the **Miami** market, **this** is simply the economic reality of **our** situation. If we **are** not in the **Miami** market then can you please tell **us** what market **are** we in?

Over the last ten years **we** have **struggled** to **find** a formula to **make this station work**. We have borrowed money personally and guaranteed loans personally in the millions of **dollars**. We have come to the **undeniable** conclusion that **we** must cover and compete in the **Miami** market. **This** is a fact that cannot be changed by us, by the cable companies or by the FCC. Because of the obvious facts in this case we always felt that eventually the Commission would see the economic, social and political realities of our location.

Instead the only power the FCC has over this situation has, unfortunately, been used to erase us from the economic map. Over the last ten years we have been systematically cut out **of** our market (**as** defined by the networks, **the** ratings services, **the** **programmers** and syndicators, and by your Managing Director) by the cable companies with **the** help of the **FCC**.

Because of **this**, our options now **seem** to be:

1. **Seek** legislative relief from elected officials for unfair and discriminatory treatment.
2. Sue the FCC for unfairly charging **us** regulatory **fees that are discriminatory based on** an erroneous market designation.
3. Return to the Commission and petition the **other** cable companies to allow carriage based on economic discrimination.

4. Petition the FCC to make Key West a separate market.

Commissioner, after years of trying, we have finally found a programming format that is available to **us** and fits the needs of the market. It is primarily urban programming designed for the unserved teen and young adult market. **We are** also providing an outlet for small churches in the market **as a** forum because they too **are trying** to reach **this** audience. There is no other station in the market that can meet local **community** needs at this level and we are struggling to do this in **the** entire market because we have no choice.

I would like to meet with you, at your convenience, to discuss this matter and **I promise** to be brief. I **feel** this personal meeting is necessary because **our** location **is unique and** we are being unfairly victimized by **rules** that do not fit our peculiar situation.

FEDERAL COMMUNICATIONS COMMISSION

Washington, D. C. 20554

February 25, 2002

Reg. No.

OFFICE OF
MANAGING DIRECTOR

C. Michael Curry, Vice President
Hispanic Keys Broadcasting Corp.
16502 N.W. 52nd Avenue
Miami, Florida 33014

Re: Hispanic Keys Broadcasting Corp., Station
WWTU(TV), Key West, Florida
Request for Waiver of FY 2001 Regulatory Fee
Fee Control No. 00000RROG-02-017

Dear Mr. Curry:

This is in response to your correspondence (transmitted by facsimile) dated February 5, 2002, filed on behalf of Hispanic Keys Broadcasting Corp. (Hispanic Keys), licensee of Station WWTU(TV), Key West, Florida, in support of Hispanic Keys's request for a waiver of the fiscal year (FY) 2001 regulatory fee. **You** request a waiver of the \$32,825.00 regulatory fee on the **grounds** of financial hardship.

In a previous letter dated November 27, 2001 (*Letter Decision*), we informed you that your waiver request had to be supported by a "compelling case of financial hardship." **You** were afforded 30 days to submit appropriate documentation in accordance with our instructions.

In establishing a regulatory fee program, the Commission recognized that in certain instances payment of a regulatory fee may impose an undue financial hardship upon a licensee. The Commission therefore decided to grant waivers or reductions of its regulatory fees in those instances where a "petitioner presents a compelling case of financial hardship." *See Implementation of Section 9 of the Communications Act*, 9 FCC Rcd 5333, 5346 (1994), *recon. granted*, 10 FCC Rcd 12759 (1995). In reviewing a showing of financial hardship, the Commission relies upon a licensee's cash flow, as opposed to the entity's profits, and considers whether the station lacks sufficient funds to pay the regulatory fee and maintain service to the public. **Thus**, even if a station loses money, any funds paid to principals, deductions for depreciation or similar items are considered funds **available to pay the fees**.

In response to **our** Letter **Decision**, you have submitted a copy of Hispanic Keys's **2000 U.S. Income Tax Return** for an **S Corporation, Form 1120S**, together with Schedules A ("Cost of Goods Sold"), B ("Other Information"), and K ("Shareholders' Shares of Income, Credits, Deductions, etc."). These papers indicate that Hispanic suffered a financial loss in 2000 without regard to any deduction for depreciation, and that **no** payments were made to any officers of the corporation. **You** have also submitted copies of Hispanic Keys's calendar year **2001** balance sheet and profit and loss statement. The balance sheet does not indicate whether the payroll expenses include payments for Hispanic Keys's principals. Even assuming that the payroll expenses represent payments to Hispanic Keys's officers, this documentation reflects that Hispanic Keys **suffered** a financial loss for calendar year **2001** without regard to any deduction for depreciation or amortization. We therefore grant your request for a waiver of the **\$32,825.00** regulatory fee for FY 2000. The waiver, however, is limited to the FY 2000 regulatory fee. If Hispanic Keys continues to experience financial hardship, you may request waivers of the fees for succeeding years only if supported by appropriate documentation.

If you have any questions concerning this matter, please contact the Revenue & Receivables Operation Group at **(202) 418-1995**.

Sincerely,

A handwritten signature in black ink, appearing to read "Mark A. Reger". The signature is fluid and cursive, with a large initial "M" and "R".

Mark A. Reger
Chief Financial Officer

Payment Transactions Detail Report

BY: FEE CONTROL NUMBER

Date: 03/13/2002

Fee Control Number

Payor Name

Fee Account Number

Payor TIN

Received Date

1860 M STREET NW
SUITE 240
WASHINGTON DC 20036

WPP00022719

0627956664

12/07/2000 00:00:00

Payment Amount	Current Balance	Seq Num	Payment Type Code	Quantity	Callign Other Id	Applicant Name	Applicant Zip	Bad Check	Detail Amount	Trans Code	Payment Type
\$41,593.76	\$41,593.76	1	0054	1	WWTUTV	HISPANIC KEYS BROADCASTING COR	32863		\$33,276.00	1	PMT
\$41,593.76	\$41,593.76	2	FINE	1	WWTUTV	HISPANIC KEYS BROADCASTING COR	32863		\$8,318.76	1	PMT
Total		2							\$41,593.76		

Payment Transactions Detail Report

Date: 08/22/2002

BY: FEE CONTROL NUMBER

Fee Control Number	Payor Name				Fcc Account Number	Payer TIN	Received Date				
0112138835162002	SHAINIS 6 PELTZMAN CHARTERED 1850 M STREET NW SUITE 240 WASHINGTON DC 20036				WP00022433	0521985664	12/12/2001 00:00:00				
Payment Amount	Current Balance	Seq Num	Payment Type Code	Quantity	Callsign Other Id	Applicant Name	Applicant Zip	Bad Check	Detail Amount	Trans Code	Payment Type
\$32,826.00	\$0.00	2	0154	1	WWTUTV	HISPANIC KEYS BROADCASTINGCOR	32663		(\$32,825.00)	1	RFD
\$32,825.00	\$0.00	1	0164	1	WWTUTV	HISPANIC KEYS BROADCASTINGCOR	32663		\$32,825.00	1	PMT
Total									\$0.00		