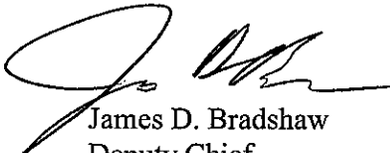


is not an example where the Commission has granted a similar waiver request. These situations are therefore not relevant to the applicant's waiver request. When an applicant seeks waiver of the rules, it must plead with particularity the facts and circumstances which warrant such action. *Columbia Communications Corp. v. FCC*, 832 F.2d 139, 192 (D.C. Cir. 1987), quoting *Rio Grande Family Radio Fellowship, Inc. v. FCC*, 406 F. 2d 644, 666 (D.C. Cir 1968 (per curiam)). We have afforded Turquoise Broadcasting Company's waiver request the "hard look" called for under *WAIT Radio v. FCC*, 418 F. 2d 1153 (D.C. Cir. 1969), but find that the facts and circumstances presented are not sufficient to warrant waiver of 47 CFR Section 74.1231(b). Accordingly, we will deny the waiver request and dismiss the applications.

Accordingly, the request for waiver of 74.1231(b), IS HEREBY DENIED, and the Applications BPFT-20080815ACA, BMPFT-20080815ABZ, and BPFT-20080815ABY ARE HEREBY DISMISSED. This action is taken pursuant to 47 C.F.R. § 0.283.

Sincerely,

A handwritten signature in black ink, appearing to read 'J. Bradshaw', is written over the typed name.

James D. Bradshaw
Deputy Chief
Audio Division
Media Bureau