

ASSET PURCHASE AGREEMENT

THIS AGREEMENT is made and entered into as of this _____ day of March, 2010, by and between Trinity Christian Center of Santa Ana, Inc. d/b/a Trinity Broadcasting Network (hereinafter referred to as "Seller") and Scranton Broadcasting, Inc. (hereinafter referred to as "Buyers").

General Statement of Intent

Seller owns LPTV Station W51CU, Pascagoula, Mississippi (Facility ID #67989) (the "Station"). Seller desires to sell and buyers desire to purchase the Station. The Parties intend that this Asset Purchase Agreement ("Agreement") shall embody the materials of the transaction. Notwithstanding this intent, normal representations, covenants, warranties, indemnifications and contractual terms not contained herein shall be imputed consistent with other agreements of this type.

Material Terms

1. On the Closing Date (i.e., the tenth day after the date upon which the approval of the Commission required for the consummation of the sale shall have become a Final Order), Seller shall sell to Buyers (i.e., free and clear of all debts, liens, security interests, mortgages, trusts, claims, or any other liabilities or encumbrances whatsoever) all of the assets of the Station set forth in **Appendix A** hereto.
2. Except for Seller's antenna/transmitter site lease (attached hereto in Appendix B), Buyers will assume no contracts or obligations of the Seller. Buyer shall provide all required information to Seller's site landlord as may be reasonably necessary to obtain consent to the assignment of the transmitter site lease from Seller to Buyers. Seller agrees not to extend the subject site lease for more than one year renewal increments set forth in the site lease.
3. The total purchase price to be paid as Closing for the Station shall be Thirty-Two Thousand Dollars (\$32,000.00), minus the amount of the Thirty Two Hundred Dollar (\$3,200.00) Escrow Deposit that accompanies this agreement. All the sums at Closing shall be payable by certified check, cashier's check or wire transfer of immediately available federal funds.
4. If the transaction does not close as a result of a default of Buyers, then the Seller shall be entitled to the payment of sole liquidated damages in the amount of Two Thousand Dollars (\$2,000.00) in lieu of any and all other legal or equitable claims which may have been asserted by Seller under this Agreement.

TBN: _____

TRW: Timothy R. Wall

MLF: [Signature]

5. Consummation of the transaction provided for herein and the performance of the obligations of Seller and Buyers under this Agreement are subject to the condition precedent that the Commission shall have given its consent in writing, without any condition adverse to Seller or Buyers, to the assignment of the Station (and its FCC license) to the Buyers. Seller and Buyers agree to proceed expeditiously and with due diligence, to use their best efforts and to cooperate with each other in seeking the Commission's approval of the transactions contemplated hereunder. Within five (5) business days after the execution of this Agreement, Seller and Buyers shall file with the Commission the Assignment Application and all information, data, statements, exhibits and other materials necessary and proper in connection with such Assignment Application, including a copy of this Agreement. The FCC filing fee shall be split equally between the Seller and the Buyers, with Buyers advancing such fee and the Purchase Price at Closing being adjusted to reflect the Seller's portion of the filing fee.
6. Seller represents and warrants that (a) it is the sole owner of the Station and that no other person or entity has legal or equitable ownership claim to the Station and (b) there is no pending or threatened complaint, claim, litigation, investigation or proceeding of any nature regarding the Station.
7. Seller will not take any other action which is inconsistent with its obligations under this Agreement or which could hinder or delay the consummation of the transactions contemplated by this Agreement.
8. The obligations of the Buyers under this Agreement are subject to the satisfaction of each of the following express conditions precedent (provided that Buyers may, at his election, waive any such condition, notwithstanding that such condition is not fulfilled) on the Closing Date:
 - 8.1 The Commission shall have granted its consent to the Assignment Application and to the assignment of the Station (and FCC license) from Seller to Buyers without any conditions materially adverse to Seller or Buyers.
 - 8.2 Seller shall be the owner of the Station (including the FCC license).
 - 8.3 Seller shall have executed and delivered to Buyers documents which will convey to Buyers good, marketable, and indefeasible title to the Station and FCC license (i.e., free and clear of all liens, charges and encumbrances).

TBN: _____
TRW: Timothy R Wall
MLF: [Signature]

9. The obligations of the Seller under this Agreement are subject to the satisfaction of each of the following express conditions precedent (provided that Seller may, at its election, waive any such condition, notwithstanding that such condition is not fulfilled) on the Closing Date:

9.1 The Commission shall have granted its consent to the Assignment Application and to the assignment of the Station (and FCC license) from Seller to Buyer without any conditions materially adverse to Seller or Buyers.

9.2 Subject to satisfaction of the conditions precedent set forth in this Agreement, Buyers shall have delivered to Seller the Purchase Price (as adjusted pursuant to this Agreement).

10. This Agreement may be terminated by either Buyers or Seller, if not then in material default, upon written notice to the other upon the occurrence of any of the following:

10.1 If the purchase of the Station by Buyers pursuant to this Agreement shall not have been closed within eight (8) months of the execution date of this Agreement.

10.2 If any party defaults materially in the observance or in the due and timely performance of any of its covenants or agreements herein contained, the non-defaulting party may terminate this Agreement upon written notice to the defaulting party.

10.3 If, on the Closing Date, any of the conditions precedent to the obligations of the parties set forth in this Agreement have not been satisfied or waived by the respective party, the party for whom the condition precedent has not been met may terminate.

10.4 If there shall be in effect on the Closing Date any judgment, decree or order that would prevent or make unlawful the closing of this Agreement.

Any termination pursuant to Section 10 shall not be effective unless the terminating party shall have given to the other party at least ten (10) days advance written notice of the alleged default and the defaulting party does not subsequently cure the default.

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MLF: _____

11. If the Seller fails to consummate the transactions contemplated by this Agreement on the Closing Date and such failure constitutes a material breach by Seller, Buyers shall be entitled to specific performance of the terms of this Agreement.
12. Any notice required by or relating to this Agreement shall be deemed given when mailed by registration or certified mail, postage prepaid, or other "signature-acknowledged" form of mail or personal delivery to the appropriate party at the following address (or to such other address as a party shall designate by written notice to the other party).

If to Seller:

Trinity Broadcasting Network
Attn: Ben Miller and Linda Murphy
P.O. Box C-11949
Santa Ana, CA 92711

If to Buyers:

Scranton Broadcasting, Inc.
Timothy R. Wall and Michael L. Fondren
520 Live Oak Ave
Pascagoula, MS 39567

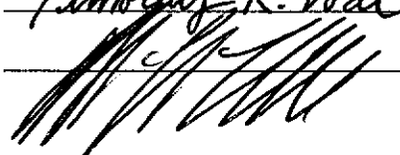
Either party may change its address for notice purposes by providing written notice in accordance with this Section.

13. Buyers have retained Carl Strandell as the broker for this transaction and shall be responsible for payment of his brokerage fee. Neither party has engaged any other broker in connection with this transaction.
14. This Agreement sets forth the entire agreement of the parties (i.e., other than the normal representations, covenants, warranties, indemnifications and contractual terms not contained herein which may be imputed consistent with other agreements of this type) and is intended to supersede all prior negotiations, understandings, and agreements and cannot be altered, amended, changed or modified in any respect unless each such alternation, amendment, change or modification shall have been agreed to by each of the parties hereto and reduced to writing in its entirety and signed and delivered by each party.

TBN: _____

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MLF: _____



15. Neither Buyers nor Seller may assign its rights, duties or obligations hereunder without the prior written consent of the other party, except that Buyers may assign its rights hereunder to a separate entity in which Buyers are a controlling principal.
16. The parties hereto agree to execute, acknowledge and deliver, before, at or after the Closing Date, such other and further instruments and documents as may be reasonably necessary to implement, consummate and effectuate the terms of this Agreement, the effective vesting in Buyers of title to the Station, and/or the successful processing by the Commission of the assignment and modification applications.
17. This Agreement may be executed in counterparts, all of which together shall comprise one and the same instrument.
18. The parties agree that this Agreement will be interpreted, construed, and enforced under and according to the laws of the State of Mississippi.
19. In the event any action is instituted by a party to enforce this Agreement, the prevailing party in such action shall be entitled to such reasonable attorney's fees, costs and expenses as may be fixed by the Court.
20. Except as otherwise provided in the Agreement, each party shall be responsible for the expenses in incurs in connection with this transaction.

TBN: _____

TRW: Timothy R Wall

MLF: _____

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be signed and executed by their proper officers or representative's thereunto duly authorize as of the day and year first written above:

**TRINITY CHRISTIAN CENTER OF SANTA
ANA, INC. D/B/A TRINITY
BROADCASTING NETWORK**

By: _____

Name: _____

Scranton Broadcasting, Inc.
Timothy R. Wall and Michael L. Fondren

By: Timothy R. Wall

Name: Timothy R. Wall

By: [Signature]

Name: Michael L. Fondren