

APR 09 2019

FCC Mailroom

In re:

2019 APR 11 PM 2:50

Mountain Community Translators, LLC

Assignment of License

K281DD

Facility ID 143430

BALFT 20190312AAC

Office of the Secretary

445 12th Street, SW,

Room TW-A325

Federal Communications Commission

Washington, DC 20554

Submitted by:

1TV.com Inc. "1TV" 4501 Broadway Miami, az  
85539

1TV is filing a Informal Object against  
Assignment of License K281DD Facility ID  
143430 BALFT 20190312AAC for Lack of  
Candor.

On June 26, 2017 Michael filed informal

objections (the “Informal Objections”) against the KIKO Facility # 11894 Upgrade and the KIKO License which, along with associated pleadings and the Star Valley filing, were denied in the Letter Decision on April 25, 2018.

Petitioner Vic Micheal on September 11, 2017 filed informal reply to 1TV (“Opposition”) wherein Petitioner Vic Micheal

## INFORMAL OBJECTION

signed a declaration dated September 5, 2017 under the penalty perjury Michael filings of the declaration and Informal Objection are based on false statements and therefore, Micheal has committed perjury and lack candor, thus, Micheal should not be allowed to own any radio licenses, therefore, all licenses should be forfeited and the instant assignment denied. Michael stated under the penalty perjury “I do not currently have, or ever had any business relationship with John L. Low Jr.” the aforementioned is a false statement and lacks candor see declaration attached hereto **Exhibit**

**A**

On August 6, 2007 23:46:55 Robinson sent to Michael, Low, Low, and Jon: Hi Guys- Here is the final LLC operating agreement for us all to sign. I just put each person in for \$100,000 and 20% of our group (Which is putting up 10% for the overall deal)....If each of you could sign and then send a check or wire if you are ok with the amount, we will close on Sept 1. Please call or email with any questions. Thanks! Todd,

The aforesaid demonstrates a genuine business relationship between Vic Micheal, Todd Robinson and John Low see **Exhibit B attached**

## **Conclusion**

1TV has provided proof that Michael has demonstrated appalling lack of candor. In sum, pursuant to Sections 309(k) and 503(b) of the Communications Act of 1934, as amended (the “Act”), and Section 1.80 of the Commission’s Rules (the “Rules”), by the Chief, Media Bureau

by authority delegated under Section 0.283 of the Rules, Rocket and 1TV respectfully request that the Bureau should find that the Licensee intentionally, willfully and repeatedly violated Section 1.17 of the Rules by falsely certifying a two declarations and providing in a written statement material factual information that was incorrect without a reasonable basis for believing that such information was correct and not misleading. Based upon the facts and circumstances before the Bureau herein we conclude that the Licensee is apparently liable for a forfeiture of all licenses, and the instant assignment denied. **EXHIBIT A**

**The following is true and correct to best of knowledge**

**1TV.com Inc. John Low President 4/2/19**

## **CERTIFICATE OF SERVICE**

I hereby certify that I have, this 6th day of April 3, 2019, sent, by United States Certified Mail, postage prepaid, a physical

copy of the foregoing **Informal Objection** License  
Modification

Albert Shuldiner, Chief  
Audio Division  
Media Bureau  
Federal Communications Commission 445–12th St., S.W.  
Room 2A-320 Washington, DC 20554

Office of the Secretary

445 12th Street, SW,

Room TW-A325

Federal Communications Commission Washington, DC 20554

to:

Mountain Community Translators, LLC

---

87 Jasper Lake Road Loveland CO 80537

Re: K281DD

Facility ID 143430

BALFT 20190312AAC

John Low

1TV.com Inc.

**EXHIBIT A**

If Mr. Low and Mr. Robinson have or had any business relationship, it is not one that I have any interest or involvement with.

7. While I do own K243BN, Laveen, AZ, facility ID 92373, it is not a concern of mine that this translator might be displaced by any planned upgrade by KIKO-FM on channel 243. There is currently no prohibit overlap of contours between K243BN and KIKO-FM, and even if KIKO-FM were to upgrade to channel 243C, there still would not be any primary service (60 dBμ) overlap between the two facilities (see figure 1 attached).
8. It is true that I was aware of the Facilities Modification Agreement that was disclosed with the applications filed by KRFM(FM) Show Low, AZ, facility ID 33692, and KIKO-FM Claypool, AZ, facility ID 11894. While KIKO-FM obviously had an interest in upgrading with the new spectrum that would be potentially opened up by KRFM(FM) changing channels from 243C0 to 253C0, I had identified that channel 242A would be available for use as a first local service Star Valley, Arizona, and was waiting for the vacated spectrum of channel 243C0 to become available. No other channels are available for use at this community.
9. My wife and I purchased a home in Carefree, Arizona approximately 3 years ago. Since I have been a long time broadcast station owner, engineer and operator, I do have an interest in the development of a new FM station at Star Valley, Arizona which has easy access and is approximately 45 miles from Carefree, Arizona.

Executed this 5th day of September, 2017 under penalty of perjury.

  
\_\_\_\_\_  
Victor A. Michael, Jr.

EXHIBIT C

**DECLARATION**

I, Victor A. Michael, Jr., do hereby submit this Declaration. These statements are truthful and are to the best of my knowledge and belief.

1. I am the sole member and 100% owner of Kona Coast Radio, LLC, applicant for a new FM at Star Valley, Arizona, BNPB-20170621ABC on channel 242A.
2. I do not currently have, or ever had any business relationships with John L. Low, Jr.
3. On October 26<sup>th</sup>, 2018, I personally photographed the tower and antenna system utilized by KIKO-FM Claypool, AZ. These photos were utilized in the Petition for Reconsideration and Reply to the Opposition to Petition for Reconsideration filed by Kona Coast Radio, LLC.

Executed this 22nd day of June, 2018 under penalty of perjury.

  
\_\_\_\_\_  
Victor A. Michael, Jr.



## EXHIBIT B

**EXHIBIT B**

From:	<cottonbay@aol.com>
To:	v.low@att.net
Subject:	Re: John Low
Date:	Tue, 8 Aug 2006 11:32:16

Hi John!

Sorry to attach no explanation- I was just trying to get it out.

Yes-You will still get a 20pc fee on top of your investment after capital plus return-20pc- is paid back. So, you don't even have to put up 100,000 if you don't want to...may need to share some with Vic if we choose to do one of his plans vs your original PHX plan....but I think we are heading toward your PHX idea...

If you wanted to put up 0, I would just change the ownership to 25pc each between me, Jon, Wray and Vic...

You can have a corp invest instead of an individual. No real need to though since this is a new LLC and that gives you personal protections.

Other than additional capital calls that are voted on- you will have no other

