

Received & Inspected

JUL 19 2018

FCC Mailroom

In re Application

Mountain Community Translators, LLC ("MCT")

FM Translator Station K275CP, Channel 275 (102.9

MHz), Phoenix, Arizona, Facility ID No. 138167.

Attention: Chief, Audio Division, Media Bureau

Office of the Secretary
445 12th Street, SW,
Room TW-A325
Federal Communications Commission
Washington, DC 20554

July 12, 2018

Submitted by:
Rocket Radio Inc.
4501 Broadway
Miami, az 85539

2018 JUL 19 PM 2:22

REPLY INTERFERENCE COMPLAINT UNDER SECTION 74.1203

Rocket Radio Inc. filed a Modification of License requests for change of channel under the AM revitalization program that was granted by Construction Permit File No. BPFT-20160129AVI Facility ID No.155722 Call Sign K275CL on February 25, 2016. Rocket Radio Inc. ("RR"), is licensee of translator K275CL 102.9 (FM), Channel 275.

Rocket Radio Inc. is now submitting a reply to MCT April 10, 2018 Objection to Interference Complaint.

Based on MCT April 10, 2018 (Objection to Interference Complaint) it is obvious that MCT does not take the Commission Section 74.1203 seriously, MCT offers a novel theory that RR K275CL application has been pending for 2 years, therefore, RR has no rights. To further

demonstrate that MCT has no respect for Section 74.1203 MCT filed for a power increase so that MCT could cause more interference and damage RR signal see BPFT-20180320ABR.

MCT Technical Statement: K275CP seeks to remain at its current licensed site and remain a "fill-in" for KIHP(AM) Mesa, Arizona, facility ID 19468. K275CP seeks to make some minor technical changes to increase its ERP and modify its directional pattern

What MCT does not tell the Commission is that K246CH/K275CL was on the air first, thus, FCC rules obligate MCT station to correct the actionable interference to a protected signal or go silent. MCT has done nothing except to suggest that RR has no rights to file a interference complaint under Section 74.1203, and refuses to go silent.

MCT asserts that Robert Stricklin is some how not valid because KIKO (AM) has no rights to ask listeners to file interference complaints or forward interference complaints to listeners.

In sum, MCT argument is that RR has no rights at all to file anything with the FCC, and can not ask for listeners to file a interference complaints or provide interference complaint forms to listeners, this is another new novel idea that MCT has invented.

Robert Stricklin is a engineer which is noted on his complaint "WB7AM" and Robert Stricklin contacted

KIKO (AM), given Robert Stricklin qualifications RR can only assume that Robert Stricklin has the qualifications to file a interference complaint. Moreover, Robert Stricklin states that the interference is coming from K275CP Facility ID 138167. Betty Cole has also identified K275CP as the interfering station. RR has provided two listener complaints that identified K275CP as the source of the interference and should be considered as valid interference complaints under Section 74.1203.

RR is now offering another listener that was not included in the first filing Betty L. Swanson, and she identified K275CP as the source of the interference see complaint attached hereto.

RR submitted a Complaint to the Commission pursuant to Section 74.1203 of the Commission's rules, this interference complaint to the Construction Permit BPFT-20170201ADT, Granted February 17, 2017 and as recently licensed by the License to Cover File No. BLFT-20170719AAV, Granted July 31, 2017 is resulting in listeners complaining of interference from the Co-channel K275CP

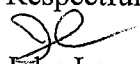
Mountain Community Translators, LLC was sent a cease operation or resolve the demand, however, Mountain Community Translators, LLC refused to shut down K275CL, Channel 275 (102.9 MHz), Phoenix, Arizona, Facility ID No. 138167. Therefore, such attempts have not resolved the interference from K275CP.

The interference negatively impacted the listeners of K275CL and filed to go silent. This interference complaints is generated as a direct result of the translators operation on Channel K275CP (102.9 MHz), Phoenix, Arizona, Facility ID No. 138167.

In this case the intensity of the interference is significantly harmful because K275CP is Co-Channel with K275CL (FM), Channel 275 (102.9 MHz), Phoenix, Arizona, Facility ID No. 138167

Consequently, MCT filed after RR filing for channel 275, therefore, the Commission should order (the License") of Mountain Community Translators, LLC known as FM translator K275CP, Channel 275 (102.9 MHz), Construction Permit BPFT-20170201ADT, as recently licensed by the License to Cover File No. BLFT-20170719AAV, Granted July 31, 2017 for all the reasons stated herein and more to discontinue service.

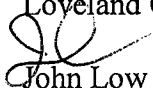
Respectfully submitted


John Low President
Rocket Radio Inc.
4501 Broadway
Miami, Az. 85539

CERTIFICATE OF SERVICE

I hereby certify that I have, this twelfth day of March 12, 2018, sent, by United States Mail, postage prepaid, a physical copy of the foregoing INTERFERENCE COMPLAINT UNDER SECTION 74.1203, to:

Mountain Community Translators, LLC
87 Jasper Lake Road
Loveland CO 80537


John Low President
Rocket Radio Inc.
4501 Broadway
Miami, Az. 85539

BETTY SWANSON EXHIBIT ONE INTERFERNCE COMPLAINT

May 9, 2018

Date: _____

The location description is the physical address of regular listening at home. Work, etc. If regular listening location is in a vehicle, then the location description identifies the points between which the regular listening takes place-such as the two exits or mile markers between which the regular listening takes place., or the cross streets for the road location where the listening regularly takes place.

I can not adequately hear BPFT-20160129AVI translator station K275CL (FM) at 102.9 MHz from the following area/area(s):

Las Sendas in NE Mesa AZ 85207

See address above

I was enjoying the station but now I am

getting the Catholic station