

August 27, 2018

To Whom It May Concern:

This is to formally cite the fact that concerning the June 29<sup>th</sup>, 2018 issuance of a COMAD letter to recoup the disbursed funding for a Priority Two application that was long ago approved, with an approved SPIN change and also an approved Servicer Substitution, the reviewer from USAC stated that they had no record of the actual SPIN change approval and they were requiring that we produce it.

Given the fact that the aforementioned milestones were properly achieved in terms of approvals, and the stated fact that the only reason that the review was still continuing was due to the admission of USAC that THEY did not keep proper records, this review defaulted back to a denial, and the aforementioned recoup of disbursed funds, all due to a claim that was made by the original SPIN holder that they were not properly informed as to the requested SPIN change by the applicant. GETFUNDED has on numerous occasions and to numerous USAC contacts, attested to the fact that due process and USAC guidelines were followed by the GETFUNDED team, on behalf of the applicant, San Jose Conservations Corps.

Two of these reviews were specifically convened for the purpose of determining if the SPIN change was properly performed. Upon the conclusion of both of those particular reviews by both the FCC and also USAC, it was determined that compliance was met. It was not until the original service provider submitted an affidavit claiming the counter position that another (third) review was convened and the original approvals (2) were overturned, cited herein with the attached document. The applicant could not and would not have moved forward without the due process and subsequent approvals from appropriate authority to allow for approved funds disbursement in the first place.

At no time was GETFUNDED directed to file such an affidavit on its own behalf and also on behalf of the applicant, San Jose Conservation Corps. GETFUNDED is compelled to now submit that affidavit in support of this appeal. If all that is necessary for this latest ruling to be overturned and the SPIN change approved for yet a third time, then I am hereby submitting the attached affidavit for your review and consideration.

CEO

*John M. Egan*



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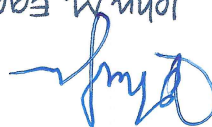
To Whom It May Concern:

This is to formally attest and to certify and submit under affidavit and associated penalty of perjury, that all previous communications in the matter of the SPIN Change for San Jose Conservation Corps (the applicant), for the 2005 FCC Form 471 482117, FRN 1334733 was properly executed by GETFUNDED on behalf of the applicant and that proper due notice was rendered to the original Service Provider Omicron Technologies, LLC SPIN 143027415. The communication was made via telephone and before the SPIN change request was submitted to USAC, thus the acknowledgement at the bottom of the SPIN change request form.

The plaintiff petitioner in this case, *Omicron Technologies*, is simply expressing their disappointment in losing the business that was the essence of the original selection by the applicant. The applicant was then-entitled to change their selection, with grounds having already been submitted twice, and the execution of that applicant change in selection was properly executed by GETFUNDED.

Therefore, and citing the reasoning of the USAC COMAD letter attached herein, GETFUNDED hereby submits this sworn statement, under penalty of perjury, that our team, on behalf of the applicant, properly and in a timely manner, informed the original service provider, *Omicron Technologies*, so that they were made aware of the applicant's intent to change the service provider for the services requested in this FRN. Under the FCC rules, if a Service Provider identification number change (SPIN change) is requested and is allowable under the Program rules, GETFUNDED, must and did, on behalf of the applicant, notified the original Service Provider of the applicant's intent to change service providers. We therefore, and under the rules of the Program, respectfully request that the FCC overturn the errant USAC ruling herein.

Please direct all questions or follow-up interrogatories to my attention via the contact information cited herein. Thank you.

  
John M. Egan

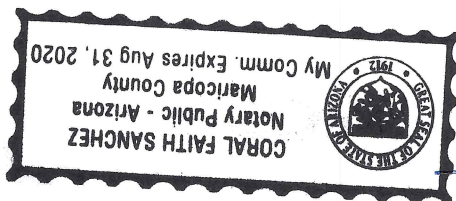
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August 27, 2018 Notarized by  
Coral Faith Sanchez, Notary County  
of Maricopa, State of Arizona  
*C Faith Sanchez*