

**MINOR CHANGE APPLICATION/  
MODIFY BXMLED-20030407ABF  
CENTRAL FLORIDA EDUCATIONAL FOUNDATION, INC.  
WPOZ AUXILIARY FM RADIO STATION  
CH 202C1 - 88.3 MHZ - 10.0 KW  
UNION PARK, FLORIDA  
October 2008**

**TECHNICAL STATEMENT**

This Technical Statement and attached exhibits were prepared on behalf of Central Florida Educational Foundation, Inc. ("CFEF"), licensee of WPOZ, Channel 202C2, Union Park, Florida. CFEF has an outstanding permit to upgrade WPOZ (BMPED-20070907AEU), a pending application to modify the outstanding permit (BMPED-20081029ACO) and an interim/independent application to increase power at its licensed site to 13.0 kilowatts (BPED-20081030AAG). This instant application seeks to modify the present auxiliary FM antenna system for WPOZ, as licensed under BXMLED-20030407ABF, by increasing the effective radiated power from 1.8 kilowatts to 10.0 kilowatts. The expanded auxiliary facility will be contained within the 60 dBu contour of the proposed interim facility, as depicted on Exhibit A. No other changes are proposed.<sup>1</sup> It is noted that the WPOZ auxiliary shares the antenna system with co-located TV station WKMG-TV, Channel 06-, Orlando, Florida (shared antenna). The WKMG-TV antenna is horizontally polarized (no vertical component).

CFEF is proposing to locate the upgraded WPOZ auxiliary facility at its presently licensed site. As such, the Federal Aviation Administration ("FAA") was not apprised of this proposal. The tower on which the WPOZ auxiliary antenna is located has been registered with

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1) The height above average terrain is changing by 3.0 meters based on the use of the 30 second terrain database, no actual change in height is proposed.

the Commission and assigned Antenna Structure Registration Number 1026744. The proposed WPOZ auxiliary facility is within the reference distance to VHF Television Station WKMG-TV, Channel 6-, Orlando, Florida. Exhibit B is a letter from WKMG-TV indicating it has no objection to the proposed WPOZ auxiliary facility. Therefore, the proposed WPOZ auxiliary facility is in compliance with §73.525 of the rules.

As the proposed WPOZ auxiliary facility will be co-located with TV stations and with another high power FM station, the use of the worksheets associated with FCC Form 340 could not be used to certify compliance with the Commission's radio frequency radiation limits. Therefore, attached as Exhibit C is a study which shows this proposal complies with the Commission's RF requirements.

All other exhibits used to certify the information contained in the application have been forwarded to CFEF and are available for submission to the Commission upon request.<sup>2</sup>

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2) The undersigned has reviewed only the RF exposure issues associated with this proposal. The applicant will provide the balance of the reviews, as needed. All data relating to broadcast facilities was extracted from the CDBS database. We assume no liability for errors or omissions in that database.