

**APPLICATION FOR STATION LICENSE**  
**CENTRAL FLORIDA EDUCATIONAL FOUNDATION, INC.**

**FM TRANSLATOR W227CP**

**CH 227D - 93.3 MHZ - 0.25 KW**

**SANFORD, FLORIDA**

**February 25, 2016**

**TECHNICAL STATEMENT AND THE FULLFILLMENT SPECIAL OPERATING  
RESTRICTIONS AND CONDITIONS**

This Technical Statement was prepared by James S. Hoge, President of Central Florida Educational Foundation, Inc., ("CFEF"), licensee of FM translator station W227CP, Channel 227D, Facility ID# 143886, Sanford, Florida. CFEF has a construction permit to move translator station, W227CP, from Orlando to Sanford, Florida utilizing tower, ASRN# 1030220, and a Shively Labs directional antenna.

This instant application seeks a license to cover of the outstanding permit BPFT-20141210ABC. W227CP will continue to re-broadcast the programs of WPOZ HD-3 and will utilize a Shively Labs (SHI), one section, directional antenna certified by Shively to conform to the on-file pattern. The antenna is mounted and oriented on the tower at the azimuth specified in the directional antenna proof of performance. The proof is not attached to the instant application but can be made available upon request.

Exhibit A contains the license information and system calculation of the transmitter power output for FM Translator W227CP.

There three (3) special operating conditions/restrictions listed on the W227CP permit. The first W227CP condition or restriction states:

*"The licensee is rebroadcasting the HD Channel 3 of the above primary station."*

W227CP will continue to re-broadcast the programs of WPOZ HD-3 as fed via “other” an unlicensed 5.8 GHz microwave from the WPOZ Altamonte Springs studio.

The second W227CP condition or restriction states:

*“The permittee/licensee in coordination with other users of the site must reduce power or cease operation as necessary to protect persons having access to the site, tower or antenna from radiofrequency electromagnetic fields in excess of FCC guidelines.”*

CFEF states that in cooperation with other tower users, W227CP will reduce power or cease operation altogether, as necessary, to insure that persons having access to the tower will not be exposed to radio frequency electromagnetic fields in excess of the FCC’s guidelines.

The third W227CP condition or restriction states:

*“Prior to commencing program test operations, FM Translator or FM Booster permittee must have on file at the Commission, FCC Form 350, Application for an FM Translator or FM Booster Station License, pursuant to 47 C.F.R. Section 74.14.”*

The instant application on FCC Form 350 brings this facility into compliance with this condition/restriction.

Based on the foregoing, it is believed that all construction permit conditions or restrictions have been satisfied and W227CP, Sanford, has been constructed in compliance with the outstanding permit BPFT-20141210ABC, and is ready for license.