

**MODIFY BPED-20070611AKN**  
**FAMILY WORSHIP CENTER CHURCH, INC.**  
**WJNS-FM RADIO STATION**  
**CH 221A - 92.1 MHZ - 4.8 KW**  
**BENTONIA, MISSISSIPPI**  
**October 2008**

**TECHNICAL STATEMENT**

This Technical Statement and attached exhibits were prepared on behalf of Family Worship Center Church, Inc. ("FWCC"), licensee of station WJNS-FM, Channel 221C3, Yazoo City, Mississippi. FWCC also holds an outstanding permit to downgrade WJNS-FM to a Class A facility and change the community of license to Bentonia, Mississippi (BPED-20070611AKN). FWCC herein proposes to modify its outstanding construction permit to increase the height of the WJNS-FM antenna above ground, sea level and height above average terrain, and decrease the effective radiated power of the station at the construction permit site.<sup>1</sup>

While FWCC is proposing to implement this modification at an existing tower site, the height of the tower will be increased. As such, the Federal Aviation Administration ("FAA") was apprised of this proposal to increase the tower height. Once the FAA issues its revised Determination of No Hazard, the Antenna Structure Registration will be updated accordingly by the owner of the tower.<sup>2</sup> As Channel 221A does not meet the Commission's minimum distance separation requirements to all licensed, proposed, or applied for facilities at the proposed WJNS-FM site, processing pursuant to §73.215 of the rules is requested (see Exhibit A for details).

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- 1) FWCC operates WJNS-FM as a non-commercial station. However, since Channel 221A is not reserved for non-commercial use, this instant request is being submitted on FCC Form 301.
  - 2) The tower is owned by American Towers, Inc.

FWCC has no interests in other commercial channels which would have contour overlap with the proposed WJNS-FM facility. As such, there are no multiple ownership issues associated with the application. All other necessary documentation used to certify the technical portion of FCC Form 301 has been forwarded to FWCC and is available to the Commission upon request.<sup>3</sup>

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3) The undersigned has evaluated only the radio frequency radiation exposure portion of the environmental review. All other necessary reviews have been or will be addressed by the applicant. All data relating to FM and AM facilities was extracted from the Commissions CDBS database. We assume no liability for errors or omissions in the database which may be adverse to the request contained herein.