

MINOR CHANGE APPLICATION
TAMA RADIO LICENSES
OF JACKSONVILLE, FL, INC.
WSJF (FM) RADIO STATION
CH 288C3 - 105.5 MHZ - 25.0 KW
ST. AUGUSTINE, FLORIDA
March 2006

TECHNICAL STATEMENT

This Technical Statement and attached exhibits were prepared on behalf of Tama Radio Licenses of Jacksonville, FL, Inc. ("Tama"), licensee of station WSJF, Channel 288C3, St. Augustine Beach, Florida. Tama herein proposes to make minor changes in the facilities of WSJF by relocating the site, reducing the height above average terrain and increasing the power of the station. This application is being submitted as a contingent application with an application to relocate WJSJ, Channel 287A, Yulee, Florida and WHJX, Channel 289C3, Baldwin, Florida. As such, the proposed WSJF is only considering the contingent applications for WJSJ and WHJX in this instant filing.¹ A contingent application agreement is attached elsewhere.

Tama is proposing to locate the antenna system for WSJF on an existing tower. As such, the Federal Aviation Administration ("FAA") was not apprised of this proposal. The proposed/existing tower is less than 200 feet above ground and, therefore, does not require registration.² At the site proposed for the implementation of the WSJF facility on Channel 288C3 does not meet the Commission's minimum distance separation requirements to the contingent application for WJSJ or WHJX. Therefore, processing pursuant to §73.215 is requested. See Exhibit A for details.

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- 1) The licensed WJSJ and WHJX sites are not considered impediments to this instant application, nor is the allocation site for Channel 287A at Yulee, Florida considered.
 - 2) Using the Commission's TOWAIR program, no registration is required.

Due to the proposed power of the WSJF facility, and the relatively short tower on which it will be mounted, the worksheets associated with FCC form 301 could not be used to certify compliance with the radio frequency radiation exposure rules. Therefore, attached as Exhibit B is a study which shows the proposed WSJF antenna system meets the Commission's exposure limits. All other necessary documentation used to certify the technical portion of FCC Form 301 has been forwarded to Tama and is available to the Commission upon request.³

3) Only radio frequency radiation limits were evaluated within the technical portion of this application. Any other environmental issues have been or will be addressed by the applicant.