

REQUEST FOR SPECIAL TEMPORARY AUTHORITY
FAMILY WORSHIP CENTER CHURCH, INC.
WJNS-FM RADIO STATION
CH 221A - 92.1 MHZ - 4.7 KW
BENTONIA, MISSISSIPPI
April 2009

TECHNICAL STATEMENT

This Technical Statement was prepared on behalf of Family Worship Center Church, Inc. (“FWCC”), licensee of FM station WJNS-FM, Channel 221C3, Yazoo City, Mississippi. FWCC also holds a permit to downgrade WJNS-FM to Channel 221A and implement a city of license change to Bentonia, Mississippi¹. FWCC herein requests Special Temporary Authority (“STA”) to operate WJNS-FM from its authorized permit location, due to the loss of its licensed location, and the need to restore service before the one year silent date is reached. The licensed WJNS-FM tower was destroyed in September 2007 during Hurricane Ike.

The proposed STA site is the tower at which the WJNS-FM permit and pending application, are proposed. The tower is owned by American Tower (ASR #1215827). In the process of implementing the outstanding permit, it was determined that the height specified in the permit could not be used due to the existence of other antenna systems installed on the tower. The permit was then modified to increase the height of the antenna, based on the installation of a short tower section at the top of the tower; that application is pending. If the permit is granted, American Tower will still need to implement the slight extension of the tower. The actual work

1) File BPED-20070611AKN. An application to modify the permit is also pending; BMPED-20081112AIU.

to extend the tower could fall beyond the date at which WJNS-FM would be silent for more than a year. Therefore, American Tower has identified an elevation on the tower where the WJNS-FM antenna can be temporarily installed without impeding any other antenna system.

As noted on the attached Exhibit A, the 60 dBu contour of the proposed WJNS-FM STA operation does not extend beyond the 60 dBu of the permitted or applied for WJNS-FM facility. There are no spacing issues regarding intermediate frequency stations from this alternate site. Exhibit B is a study demonstrating that the proposed STA facility will be in compliance with the Commission's radio frequency radiation limits.

The foregoing was prepared on behalf Family Worship Center Church, Inc. by Graham Brock, Inc., its Technical Consultants. All information contained herein is true and accurate to the best of our belief and knowledge.