

Exhibit 13 - Statement B
PRINCIPAL COMMUNITY COVERAGE
prepared for
Polnet Communications, Ltd.
WNVR Vernon Hills, Illinois - Facility ID 52910
1030 kHz 27 kW-D 8 kW-CH 0.21 kW-N DA-3 U

The proposed daytime and critical hours facilities were designed to provide 5 mV/m principal community coverage over the entirety of WNVR's city of license, Vernon Hills, Illinois. The map attached as **Exhibit 13 - Figure 8** shows the predicted location of these contours along with the bounds of the community of license. As shown, 100% of the population and area of Vernon Hills is encompassed by the predicted proposed 5 mV/m daytime and critical hours contours. Thus, as a Class D station, the requirements specified in Section 73.24(i) of the Commission's Rules are satisfied under this application proposal.

With respect to the requested nighttime operation, WNVR is herein concurrently proposing certain nighttime improvements, even though they will not change the station's presently licensed Class D status.

Presently, WNVR operates at night with 0.12 kW at night utilizing a four-tower directional facility. It is herein proposed to employ a different nighttime directional antenna pattern that will permit an increased nighttime power of 0.21 kW. This change will provide the WNVR facility with an incremental and desired measure of improvement in its nighttime service while not adversely impacting any other station.

Night limit (incoming interference) calculations were performed in accordance with the methods described in the Commissions rules and are documented in the attached **Exhibit 17 – Table V**. As shown, the WNVR nighttime interference free contour is 13.3 mV/m. Using this field strength value, the proposed nighttime antenna system parameters, ground conductivity assumptions, and proposed nighttime operating power, the nighttime interference free contour included on the map of **Exhibit 13 - Figure 8** has been developed. Unfortunately, due to the distance from Vernon Hills, satisfactory interference free coverage is still precluded into that community under this proposal. Nevertheless, as shown in **Exhibit 12 - Figure 7**, improvement in existing nighttime coverage is realized, hence authority for the proposed nighttime operation is being respectfully requested. It is understood that, given the proposed nighttime power level and the nighttime community of license coverage shortfall, WNVR will still be classified as a Class D station and not gain "protected status" under this proposal.

It is believed that this proposal meets all Commission rules and policies with respect to providing coverage to the WNVR community of license during daytime and critical hours. Continued classification of WNVR as a Class D facility with the specified improved daytime and critical hours facilities proposed herein using the requested (unprotected) companion nighttime facilities.