

**Engineering Statement
In Support of
Amendment to New Replacement Digital Television Translator**

File Number: BDRTCDT-20090603ABC

**Channel 22
At
Waymart, Pennsylvania**

**Prepared For
WNEP-DT
Scranton, PA.**

September 30, 2009

Prepared By:



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Amendment to Application for Replacement Digital Television Translator**Channel 22****At Waymart, Pennsylvania****File Number: BDRTCDT-20090603ABC****Facility ID: 73318****Purpose of Amendment:**

The following amendment to the pending application for a replacement digital television translator station for WNEP-DT on channel 22 at Waymart, Pennsylvania is to provide additional information regarding its proposal as requested by the FCC staff.

In review of the above listed construction permit application; the FCC has requested the applicant to provide additional information concerning its proposal. Specifically, the FCC has requested the applicant to provide a map showing the service contours of the proposed station as well as the contours of the parent stations' analog and digital service area.

As noted in the following map, the proposed facility for channel 22 at Waymart is fully encompassed within the parent station's analog Grade B contour. Thus, it meets the requirements of Section 74.787 of the Commission's rules.

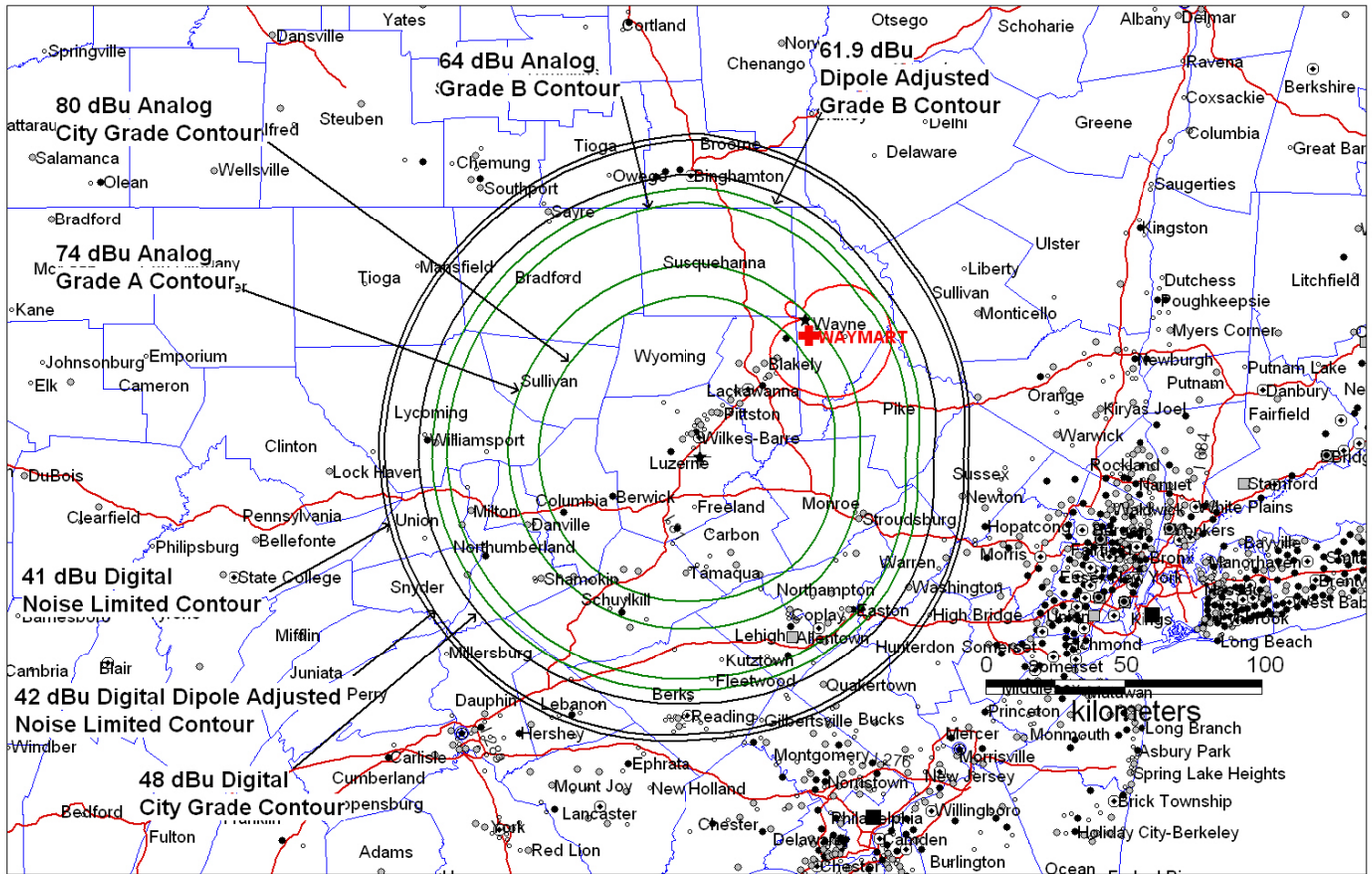
As depicted in Figure 1, the service contour (51.0 dBu) of the proposed Replacement Digital Television Translator facility does reside within the analog predicted Grade B contour of the parent station as well as within the 48dBu contour of the parent stations' "City Grade" DTV service.

Certification:

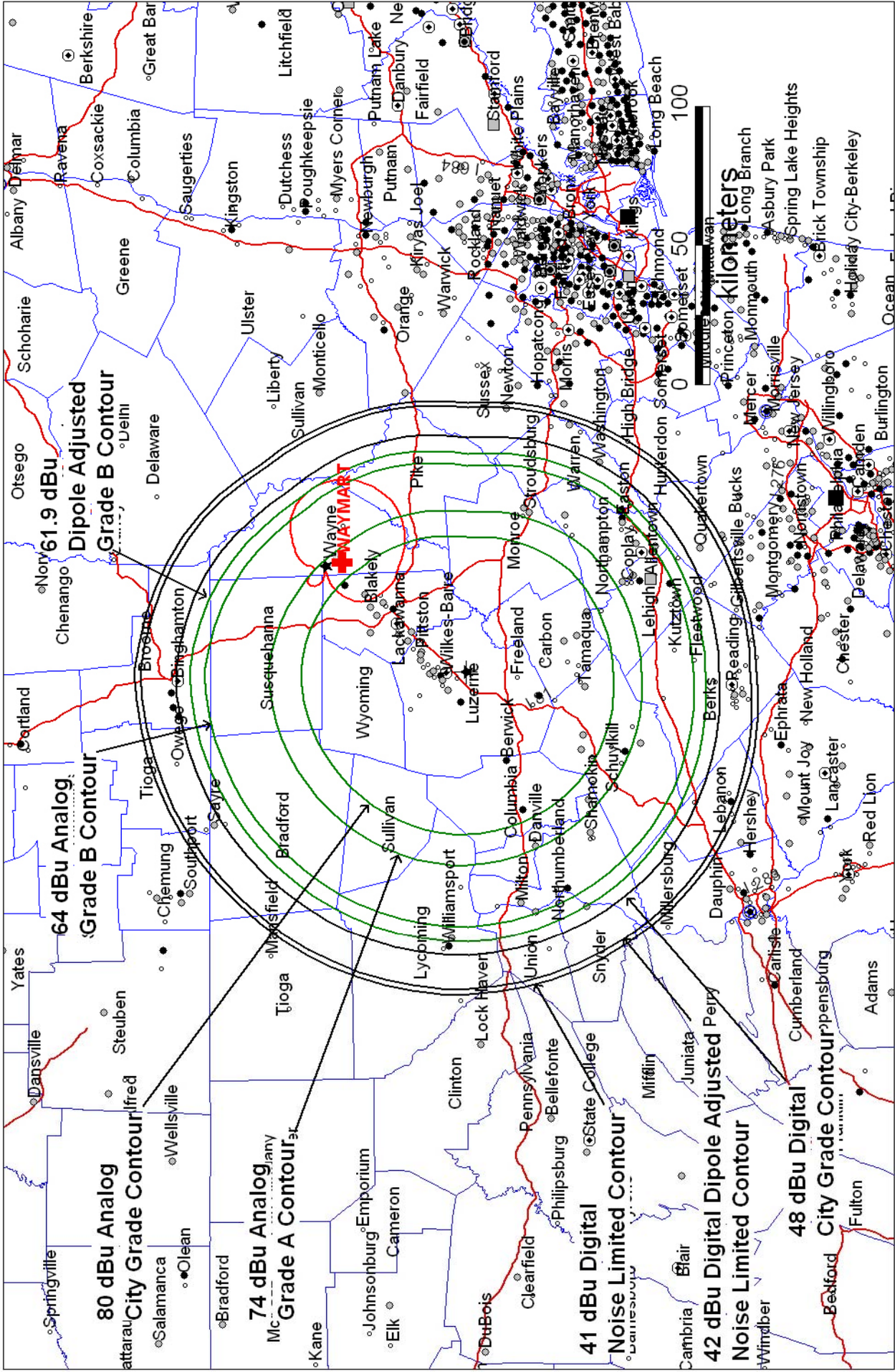
The undersigned hereby certifies that the foregoing statement was prepared by him or under his direction, and that it is true and correct to the best of his knowledge and belief. Mr. Wallace is a principal in the firm of Meintel, Sgrignoli, & Wallace, LLC and has submitted numerous engineering exhibits to various governmental authorities and the Federal Communications Commission. His qualifications are a matter of record with that agency.

This Statement Prepared on this 30th day of September, 2009.

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WNEP-TV Scranton, PA
Predicted Contours
Pre-Transition Analog Channel 16 (GREEN)
Post-Transition Digital Channel 50 (BLACK)
Fill in Translator Channel 22 (RED)



WNEP-TV Scranton, PA

Predicted Contours

Pre-Transition Analog Channel 16 (GREEN)

Post-Transition Digital Channel 50 (BLACK)

Fill in Translator Channel 22 (RED)