

ASSIGNEE'S EXHIBIT 4
(Compliance with Multiple Ownership Requirements)

Through this and a related contemporaneous application, the Assignee, Voz Media, Inc., seeks consent of the FCC to the assignment of the licenses for the following television broadcast stations in Florida (the "Florida Stations") and in Puerto Rico (the "Puerto Rico Stations," and, with the Florida Stations, collectively the "Stations"):

Station	Community of License	Facility ID No.	Type of Service
WSBS-TV	Key West, FL	72053	Full-Service Television
WSBS-CD	Miami, etc., FL	29547	Digital Class A Television
WTCV(TV)	San Juan, PR	28954	Full-Service Television
WVEO(TV)	Aguadilla, PR	61573	Full-Service Television (WTCV Satellite)
WVOZ-TV	Ponce, PR	29000	Full-Service Television (WTCV Satellite)

Other than as prospective interests in the Stations set forth above, all of which are already commonly controlled, the Assignee and its attributable parties do not have any U.S. broadcast station interests, and thus comply with the National Television Ownership Rule (47 C.F.R. § 73.3555(e)). Indeed, grant of this application would be a public interest victory for diversity in broadcast station ownership by divesting stations from a large broadcaster into the ownership of new entrants to the industry.

Continued common ownership of the Florida Stations -- one of which is a full-service and one, a Class A -- does not implicate the Local TV Ownership Rule. See 47 C.F.R. § 73.3555(b). Moreover, the projected contour of Full-Service Television Station WSBS-TV does not overlap

that of Class A Station WSBS-CD. See, e.g., <https://publicfiles.fcc.gov/tv-profile/WSBS-TV/contour-maps> & <https://publicfiles.fcc.gov/tv-profile/WSBS-CD/contour-maps>.)

The continuation of the satellite exemption for Television Stations WVEO and WVOZ-TV vis-à-vis their primary Television Station WTCV is further addressed in the assignment application for the Puerto Rico Stations.