

**EXHIBIT 4**

**AGREEMENTS FOR SALE OF STATION**

The parties to the instant application (“Parties”) have entered into a purchase and sale agreement (“Purchase Agreement”) for the sale of WDWB(TV) (the “Station”), a copy of which is attached hereto. The schedules to the Purchase Agreement listed below are not being submitted with this application as they contain information that is either proprietary, not germane to the Commission’s evaluation of the application, or already in the possession of the FCC. See LUJ, Inc., 17 FCC Rcd 16980, 16983 (2002). Information contained in the schedules will be provided to the Commission upon request. The parties reserve the right, in appropriate circumstances, to submit such information pursuant to regulations restricting public access to certain confidential and propriety information.

<b>Omitted Schedule</b>	<b>Subject Matter</b>
Schedule 1-A	Leased Real Property of the Station
Schedule 1-B	Owned and Leased Tangible Personal Property of the Station
Schedule 1-C	Other Operating Contracts of the Station
Schedule 1-D	Excluded Assets
Schedule 1-E	Seller Knowledge
Schedule 1-F	Barter Agreements
Schedule 1-G	Trade Agreements
Schedule 1-H	Permitted Encumbrances
Schedule 2.2.2	Allocation Schedule
Schedule 2.5.1	Security Deposits
Schedule 2.5.2	Statement of Preliminary Purchase Price Adjustment
Schedule 4.1	Foreign Qualifications
Schedule 4.3.1	Consents and Waivers

<b>Omitted Schedule</b>	<b>Subject Matter</b>
Schedule 4.4.1	Real Property
Schedule 4.4.2	Encumbrances relating to the Broadcasting Assets
Schedule 4.5.2	Governmental Permits
Schedule 4.6.1	Contracts
Schedule 4.6.2	Programming Payments
Schedule 4.7	Intellectual Property
Schedule 4.8.2	Employment and Vacation Leave
Schedule 4.8.3	Employees
Schedule 4.9	Financial Statements
Schedule 4.10.1	Litigation
Schedule 4.10.2	FCC Filings
Schedule 4.14	Cable Matters
Schedule 4.16	Operations Since the Balance Sheet Date
Schedule 4.17	Undisclosed Liabilities
Schedule 4.18	Sufficiency of Assets
Schedule 4.19	Transactions with Affiliates
Schedule 4.20	Advertising
Schedule 4.22	Insurance
Schedule 6.1.8	Agreements
Schedule 7.1.13	Consents
Schedule 7.2.7	Consents

<b>Omitted Schedule</b>	<b>Subject Matter</b>
Exhibit A	Form of Escrow Agreement
Exhibit B	Form of Opinion of Counsel to Sellers

Section 17.1 of the Purchase and Sale Agreement includes a non-competition provision pursuant to which Assignor agrees that it will not (1) engage in, own, participate in, control, operate, perform services for, or otherwise carry on, the television station business within the Detroit Designated Market Area for a period of five years following consummation of the subject transaction or (2) solicit, induce or attempt to persuade any employee, agent, customer, supplier or other person having a business relationship with the Station to terminate his, her or its relationship with Assignee or any of its affiliates for a period of two years following consummation of the subject transaction.