

**EXHIBIT 4**

Submitted herewith is a copy of the Asset Purchase Agreement between Sainte Partners II, LP as Seller and Bel Meade Broadcasting Company, Inc. as Buyer.

Included with the FCC and local public inspection file copies of the Asset Purchase Agreement is **Schedule 1.1(a)**, which lists the FCC and other governmental licenses and authorizations to be assigned from the Seller to the Buyer.

Intentionally omitted from the FCC and public file copies of the Asset Purchase Agreement are the following schedules and exhibit:

**Schedule 1.1(b)** – This is a list of tangible personal property which is to be conveyed to Buyer at closing. We respectfully submit that this is a standard component of asset purchase agreements and that the precise nature of such property is not a matter for Commission concern or public scrutiny and would have no bearing upon the public interest aspects of this application. See, Solar Broadcasting Co., Inc., 17 FCC Rcd 5467 (2002) at ¶ 85.

**Schedule 1.1(c)** – This is a description of the real property occupied by the station. We respectfully submit that this is a standard component of asset purchase agreements and that the precise nature of such property is not a matter for Commission concern or public scrutiny and would have no bearing upon the public interest aspects of this application. See, Solar Broadcasting Co., Inc., supra.

**Schedule 1.1(d)** – This is a list of agreements and contracts that are to be assigned from Seller to Buyer at closing. We respectfully submit that this is a standard component of asset purchase agreements and that the precise nature of such agreements is not a matter for Commission concern or public scrutiny and would have no bearing upon the public interest aspects of this application. See, Solar Broadcasting Co., Inc., supra.

**Schedule 1.1(e)** – This is a listing of all intangible assets that are to be assigned from Seller to Buyer at closing. We respectfully submit that this is a standard component of asset purchase agreements and that the precise nature of such assets is not a matter for Commission concern or public scrutiny and would have no bearing upon the public interest aspects of this application. See, Solar Broadcasting Co., Inc., supra.

**Exhibit A** – This is a listing of the mailing addresses of the parties and provides monetary limitations on indemnification. We respectfully submit that the former replicates information provided directly in the FCC form 314 application and that the latter is a standard component of asset purchase agreements and that the precise amount is not a matter for Commission concern or public scrutiny and would have no bearing upon the public interest aspects of this application. See, Solar Broadcasting Co., Inc., supra.

The Seller certifies that in all other respects (that is, aside from the omission of the schedules and exhibit described above) the Asset Purchase Agreement submitted herewith embodies the complete and final agreement for the sale of the station which is to be assigned and that the Agreement complies fully with the Commission's rules and policies.