

Exhibit 4
Transferor's Description of Transfer of Control

The instant proposed transfer of control is related to estate planning and estate implementation for the family of Cy N. Bahakel. As a result, there is no formal written agreement between the Transferor and Transferee. (Transferor believes that its response to Question 6(a) should be "No" and its response to Question 6(b) should be "N/A." Due to an impediment in the FCC's electronic filing system, Transferor must answer "Yes" to Question 6(a). On the advice of the FCC staff, Transferor accordingly has answered "Yes" to Question 6(a) and is including this explanatory exhibit.)

The Cy N. Bahakel Trust Dated January 12, 2005 (the "CNB Trust"), of which Beverly B. Poston is the sole trustee, is the transferor. It has been the sole member of New Voting Stock, LLC, which is the ultimate parent entity of the FCC licensee in the name of which this application is being filed. This *pro forma* transfer of control application seeks authorization to transfer all of the membership interests in New Voting Stock, LLC from the CNB Trust to the 2000 Bahakel Descendents Trust, an Alaska trust. Beverly B. Poston is the sole Investment and Benefits Trustee of the 2000 Bahakel Descendents Trust, has sole ownership and control over New Voting Stock, LLC and, as the sole manager of New Voting Stock, LLC, Beverly B. Poston has sole control over the stock held by New Voting Stock, LLC. The Alaska Trust Company, an Alaska corporation, serves as the Administrative Trustee of the 2000 Bahakel Descendents Trust.

This *pro forma* transaction is the second of two *pro forma* transfer steps that trust and estates counsel had proposed earlier this year as part of its work on behalf of the various Bahakel family businesses. The licensee sought approval of the first step in June 2008 in FCC File No. BTC-20080604ACA, which was approved on June 20, 2008 and consummated. (*See* consummation notice filed in File No. BTC-20080604ACA.) As explained in that application, under the first step, New Voting Stock, LLC was inserted in the ownership structure without any change in ultimate ownership or control. Unfortunately, due to inadvertent miscommunication, both steps -- the earlier one and the one proposed in this application -- were consummated at the same time even though FCC approval had only been sought and obtained for the first step. The licensee fully intended to proceed within FCC requirements. Thus, this *pro forma* transfer application is filed on a *nunc pro tunc* basis. Even when considered together, both steps still effect no more than a *pro forma* change of control under FCC requirements.