

EXHIBIT 4
FCC Form 314
Section II, Paragraph 3

Agreement & Summary of Transaction

By this FCC Form 314 application, Assignee LIN of New Mexico, LLC, a subsidiary of LIN Television Corporation (“LIN”), seeks FCC consent to acquire television station KASA-TV, Santa Fe, New Mexico (Fac. ID # 32311) (“Station”), including its television translators, from Assignor KASA License Subsidiary, LLC, an indirect subsidiary of Raycom Media, Inc. (“Raycom”).

The Station is placing in the public inspection file, and the parties are submitting with the instant application, copies of an Asset Purchase Agreement, dated as of July 26, 2006, by and among Raycom, Assignor, KASA Holdings, LLC (Assignor’s direct parent) and Assignee’s parent LIN; and a Local Marketing Agreement (“LMA”), dated as of July 26, 2006, by and among the same parties. These agreements comply with the FCC’s rules and policies.¹ In accordance with the FCC’s policies, certain of the schedules and exhibits to these agreements have been omitted as they contain proprietary information not relevant to the FCC’s review of the application. The omitted schedules and exhibits include: Asset Purchase Agreement, Schedule 1.1(a)

¹ KASA-TV is located in the Albuquerque-Santa Fe NM Nielsen Designated Market Area. Assignee owns another TV station (and two satellites whose Grade B contours do not overlap the Grade B of the parent station or the Grade B of KASA-TV) in the Albuquerque-Santa Fe DMA, and, as demonstrated in Assignee’s Exhibit 15, Assignee’s acquisition of KASA-TV fully complies with the FCC’s multiple ownership rules.

(FCC Licenses); 1.1(b) (Tangible Personal Property); 1.1(c) (Real Property); 1.1(d) (Station Contracts); 1.1(g) (Intangible Property); 1.2(o) (Excluded Assets); 1.3(a) (Shared Contracts); 1.8 (Allocation); Schedule 2.3 (Conflicts); 2.4(d) (Other Permits); 2.5 (Taxes and Tax Returns); 2.9 (Environmental); 2.10 (Intangible Property Exceptions); 2.11(a) (Labor Law Exceptions); 2.11(b) (Employment Agreements); 2.11(c)(Employee List); 2.13 (Compliance with Law Exceptions); 2.14 (Litigation); 2.16 (Subsequent Events); 2.18 (Financial Advisors); 2.19 (Related Party Transactions); 2.20 (Top Advertisers and Distributors); LMA (redacted monthly fee); and Escrow.² At the request of the FCC, the parties will provide copies of these documents.

² Certain of these documents have not yet been finalized.