

EXHIBIT 4

Media General Communications, Inc., Media General Operations, Inc., Media General Broadcasting of South Carolina Holdings, Inc. (collectively, the “Sellers”), on the one hand, and New Vision Television, LLC, on the other hand, entered into an Asset Purchase Agreement dated as of August 1, 2006 (the “APA”), providing, among other things, for the assignment of the FCC authorizations for WIAT(TV) and KIMT(TV).

The FCC authorizations for these television stations are held by MG Broadcasting, LLC as E.A.T. (the “EAT”) pursuant to an Agency Agreement between the Sellers and the EAT. *See* Memorandum and Opinion and Order, FCC No. 06-95 (rel. June 23, 2006). The EAT is a single-member limited liability company serving as exchange accommodation titleholder in connection with the disposition of various Media General television stations. The EAT does not exercise *de facto* control of these stations and only has the legal right to hold title for federal tax purposes.

The Sellers have the authority, pursuant to the Agency Agreement, to cause the EAT to transfer the FCC authorizations for these television stations as the Sellers directs. Under the APA, the Sellers are required to cause the EAT to transfer the FCC authorizations to New Vision Television, LLC. Consequently, at the Closing of the APA, the EAT, at the request of the Sellers pursuant to the Agency Agreement, will assign the FCC authorizations for these television stations to New Vision Television, LLC.

This Exhibit 4 includes a complete copy of the Asset Purchase Agreement, with the exception of the schedules and exhibits thereto, which are listed below. This Exhibit does not include the Deposit Escrow Agreement dated as of August 1, 2006, by and among Sellers, New Vision Television, LLC, and Suntrust Bank. The omitted materials contain proprietary and/or confidential information that is not germane to the Commission’s or the public’s review of the proposed transaction. The omitted materials will be provided to the Commission upon its request. *See LUJ, Inc.*, Memorandum Opinion and Order, 17 FCC Rcd 16980 (2002); *Public Notice*, DA 02-2049 (rel. Aug. 22, 2002).

Schedule 2.1(b)	Excluded Assets
Schedule 2.1(b)(x)	Excluded Computer Assets
Schedule 2.2(a)	Allocable Shared Contracts
Schedule 2.5(f)	Adjustment Assets and Adjustment Liabilities
Schedule 4.3	No Violation; Third Party Consents
Schedule 4.4	Governmental Consents
Schedule 4.5(a)	Real Property
Schedule 4.5(b)	Liens on Real Property
Schedule 4.5(c)	Real Property Matters
Schedule 4.5(d)	Real Property Matters
Schedule 4.5(f)	Title Insurance Policies and Surveys
Schedule 4.6	Tangible Personal Property
Schedule 4.7	Sufficiency of and Title to Station Assets
Schedule 4.8	Intellectual Property
Schedule 4.9	Material Station Contracts and Allocable Shared Contracts

Schedule 4.10	FCC Matters
Schedule 4.11(a)(i)	Employees
Schedule 4.11(a)(ii)	Consultants
Schedule 4.11(b)	Labor and Employment Agreements
Schedule 4.11(c)	Labor Matters
Schedule 4.12	Employee Plans and Compensation Arrangements
Schedule 4.13	Financial Statements
Schedule 4.14	Litigation; Governmental Orders
Schedule 4.15	Compliance with Laws
Schedule 4.17	Environmental Matters
Schedule 4.18	Cable and Satellite Matters
Schedule 4.19	Digital Television
Schedule 4.20	Transactions with Affiliates
Schedule 5.3	No Violation; Third Party Consents
Schedule 5.4	Governmental Consents of the Buyer
Schedule 5.9	Brokers of the Buyer
Schedule 6.1	Conduct of Business
EXHIBIT A	Form of Transition Services Agreement
EXHIBIT B	Form of Trademark License Agreement