

EXHIBIT 4

AGREEMENTS FOR SALE OF STATION

The parties to the instant application (“Parties”) have entered into an Asset Purchase Agreement (“Purchase Agreement”) for the sale of KOCE-TV (the “Station”), a copy of which is attached hereto. The Parties also intend to enter into a programming agreement in substantially the same form as Schedule B to the attached Purchase Agreement. Several schedules and exhibits (“Omitted Schedules”) to the Purchase Agreement have been omitted for the reasons specified below. Copies of the Omitted Schedules will be provided to the Commission upon request.

Schedule	Justification for Omission
1-A: Leased Real Property	A list of the Station’s lease agreements is not of decisional significance to the Commission or relevant to the public’s review of the transaction. In addition, publication of this sensitive information could injure the Parties.
1-B: Owned Personal Property	A list of the Station’s personal property is not of decisional significance to the Commission or relevant to the public’s review of the transaction. In addition, publication of this sensitive information could injure the Parties.
1-C: Other Operating Contracts	A list of the Station’s operating contracts is not of decisional significance to the Commission or relevant to the public’s review of the transaction. In addition, publication of this sensitive information could injure the Parties or violate the terms of the contracts.
1-D: Excluded Assets; Retained Liabilities	A list of the Station’s excluded assets and retained liabilities is not of decisional significance to the Commission or relevant to the public’s review of the transaction. In addition, publication of this sensitive information could injure the Parties.
1-E: Permitted Encumbrances	A list of the Station’s permitted encumbrances is not of decisional significance to the Commission or relevant to the public’s review of the transaction. In addition, publication of this sensitive information could injure the Parties or violate the terms of the encumbrance agreements.

Schedule	Justification for Omission
1-F: Contested Taxes	A list of the Station's contested taxes is not of decisional significance to the Commission or relevant to the public's review of the transaction. In addition, publication of this sensitive information could injure the Parties.
1-G: Buyer's Liabilities Assumed by Seller	A list of the liabilities assumed by the seller is not of decisional significance to the Commission or relevant to the public's review of the transaction. In addition, publication of this sensitive information could injure the Parties or violate the terms of the contracts to be assumed.
4.3.1: Consents and Waivers	A list of necessary consents and waivers is not of decisional significance to the Commission or relevant to the public's review of the transaction. In addition, publication of this sensitive information could injure the Parties or violate the terms of the contracts to be assigned.
4.7: Intellectual Property	A list of the Station's intellectual property is not of decisional significance to the Commission or relevant to the public's review of the transaction. In addition, publication of this proprietary information could injure the Parties.
4.9: Litigation	A description of pending litigation is not of decisional significance to the Commission or relevant to the public's review of the transaction. In addition, publication of this sensitive information could injure the Parties.
Exhibit A: Lease Agreement	The terms of the real property lease agreement are not of decisional significance to the Commission or relevant to the public's review of the transaction. In addition, publication of this information could injure the Parties or violate the terms of the lease agreement.
Exhibit C – Secured Promissory Note	The promissory note has not been executed and should be of no decisional significance to the Commission. Once executed, the promissory note will be typical in form and will comply with all Commission rules and policies. Specifically, the promissory note will not be secured by the Station's license; nor will the seller have a reversionary interest therein.