67

RIGHT OF ENTRY AGREEMENT

TCI CABLEVISION OF UTAH, INC. 1245 East Brickyard #440 Salt Lake City, Utah 84106 7371829
06/02/99 09:38 AM 24-00
NANCY WORKMAN
RECORDER, SALT LAKE COUNTY, UTAH
TCI CABLEVISION OF UTAH
1245 E BRICKYARD \$440
SLC UT 84106
REC BY: Z JOHANSON , DEPUTY - WI

PROPERTY OWNER

PROPERTY

Name: Audie Leventhal

Complex Name: Mountain City Suites

Address: 1519 South Devenshire Drive

Address: 350 South 300 East

City, State, Zip: Salt Lake City, Utah 84108-2531

City/State/Zip: Salt Lake City, Utah

Contact Person: Audie Leventhal

Contact Person: Audie Leventhal

Telephone: 582-2702

Telephone: 582-2702

Owner or Authorized Agent:

This Agreement entered into this 28 of May, 1997, by and between TCI CABLEVISION OF UTAH, INC. ("COMPANY"), and Audie Leventhal ("OWNER") located at 1519 South Devonshire Drive, Salt Lake City, Utah 84108-2531.

In consideration of the mutual covenants, benefits and promises set out herein, the parties mutually agree as follows:

- 1. OWNER hereby grants to COMPANY exclusive rights to construct, install, own, operate and maintain equipment necessary to provide cable television service ("SYSTEM"), upon the property and within the building(s) consisting of 42 units located at 350 South 300 East in the city of Salt Lake City, and the county of Salt Lake, in the state of Utah (the "PROPERTY").
- 2. Subject to the availability thereof pursuant to applicable programming agreements, and the terms hereof, it is understood and agreed that the programming services offered by COMPANY hereunder will be those generally provided to the community. COMPANY reserves the right from time to time and at any time to modify or change such programming.
- 3. OWNER shall provide, without charge to the COMPANY, adequate space and electricity, and right of access for the construction, installation, operations, maintenance and repair of the SYSTEM, and for marketing, disconnecting and maintaining its service to residents of the PROPERTY, including, if necessary, a key to any locked room or door that contains the COMPANY'S SYSTEM.
- 4. COMPANY shall construct, install, own and maintain the SYSTEM in the building(s) described above, in accordance with all applicable regulations and codes. All parts of the SYSTEM on the PROPERTY, regardless of whether installed within or outside of building(s) and whether installed overhead, above, or underground, shall remain the personal property of COMPANY, and shall not be considered a fixture to the real estate or fixtures of the building(s) located thereon, nor shall any part of the SYSTEM be used at any time by or for the benefit of any party other than the COMPANY. COMPANY will install dual lock boxes free of charge. OWNER will have access to Basic box and will be responsible to connect and disconnect tenants for Basic signal. COMPANY agrees to install and activate above described property within 10 working days of the time COMPANY receives executed contracts back from the OWNER.

	6.	TYPE OF	ACCOUNT.	(Check one and have OW	VNER initial.
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- () INDIVIDUAL RATE ACCOUNT: _____(Initials of OWNER). OWNER agrees that COMPANY shall have the right to market and contract with individual residents of the PROPERTY for service, who shall be charged and billed individually for connection to the SYSTEM at the COMPANY'S regular and current monthly service rates and connection charges applicable to the service ordered.
- (X) BULK RATE ACCOUNT: (Initials of OWNER) OWNER agrees to pay for cable television service provided to the PROPERTY by COMPANY, and further agrees to enter into and sign COMPANY'S Bulk Rate Agreement. OWNER shall be responsible for and shall pay a monthly service charge under the conditions, rules and terms specified in the Bulk Rate Agreement.
- 7. By execution of the Agreement OWNER hereby grants COMPANY a Right of Entry and Exclusive Easement over, across, along and under the PROPERTY for the construction, installation, marketing, disconnecting, maintenance, repair, and replacement of all parts of the SYSTEM to serve the PROPERTY and/or adjoining properties.
- 8. OWNER agrees that resident managers will notify the COMPANY if and when they become aware of any damages to the COMPANY'S equipment including, but not limited to, lock boxes, cable, vault and converters.
- 9. It is understood and agreed that COMPANY may abandon its facilities in place and shall not be responsible for the removal thereof if such abandoned facilities will not interfere with the use and occupancy of the PROPERTY. The facilities will not be considered to be abandoned unless written notice to the effect is given by COMPANY to OWNER.
- 10. The term of this Agreement shall be for a period of five (5) years, from the date of actual cable activation, renewable for additional terms of one (1) year, however, the COMPANY may terminate this Agreement with thirty (30) days notice to the OWNER if COMPANY is unable to install or maintain the cable television system because of any governmental law, rule or regulation or due to any other cause beyond the reasonable control of the COMPANY. Should the OWNER elect to subscribe to a Bulk Rate Account for a term to be less than full term of this Agreement, upon expiration of the Bulk Rate Account term the OWNER may opt to renew that Bulk Rate Agreement or revert to the individually billed arrangement for the remainder of the term of this Agreement.
- 11. This Agreement supersedes any and all other Right of Entry Agreements between the parties, either oral or in writing, and replaces all other or previous Right of Entry Agreements relating to the subject matter hereof for the PROPERTY.
- 12. The benefits and obligations of this Agreement shall be considered as a covenant running with the land, and shall inure to the benefits of, and be binding upon, the successors, assignees, heirs and personal representatives of the OWNER and COMPANY. OWNER may not assign this Agreement without prior notice to the COMPANY and in no event unless the assignee agrees in writing to be bound by the terms of this Agreement.

- 13. If legal action is necessary to enforce any provision of this Agreement, the prevailing party in such action shall be entitled to recover its costs and expenses of such action, including reasonable attorney's fees as determined pursuant to such action.
- 14. The undersigned OWNER or authorized agent hereby represents that he/she is the OWNER of the PROPERTY, or the authorized agent of the OWNER, with full authority to bind the OWNER to the terms and conditions of this Agreement.

OWNER OR AUTHORIZED SIGN.	ATURE	TCI CABLEVISION OF UTAH, INC.
Mu die lever D	Ronald S	Halls Bills
Own La	<u>6/10</u> Date	<u> 197 </u>
Signature	[1]3 (9) Initialed by	\
-	Commercia	al Accounts Manager
		617-97
,	Dick Fried Regional M	
C/20/07		
Date	Date	
NOTARIZATIO	N OF OWNER / AUTHO	RIZED AGENT SIGNATURE
STATE OF Sulp Tu		
0.44	60)SS
COUNTY OF)	-
ON THIS 30 TO DAY OF	/////	before me, a Notary Public in and for the State
	rsonally appeared	and foregoing instrument, and acknowledged that
		ed for the uses and purposes therein mentioned.
-		
IN WITNESS WHEREOF, I have h	ereunto set my hand and o	ffical seal the day and year firs above written.
NOTARY PUBLIC	A DOUT	THUMBER
Nedra Farrington N	lotary Public	,
Bidg. 521 AA-51 Self Lake City, Utah 84123		n Land
My Commission Expires N February 9, 1998	My Commission Expires:	770
STATE OF UTAH		

BULK RATE AGREEMENT

TCI CABLEVISION OF UTAH, INC. 1245 East Brickyard #440 Salt Lake City, Utah 84106

Owners Name: Audie Leventhal

Property Name: Mountain City Suites

Property: 350 South 300 East

City, State, Zip: Salt Lake City, Utah

Telephone: 582-2702

Billing Address: 1519 South Devonshire Drive

City, State, Zip: Salt Lake City, Utah 84108-2531

Contact Person: Audie Leventhal

Telephone: 582-2702

This agreement is entered into this 28 of May, 1997 by and between TCI CABLEVISION OF UTAH, INC. ("COMPANY"), and Audie Leventhal ("OWNER"), is made in consideration of the following mutual covenants and agreements.

In consideration of the mutual covenants, benefits and promises set out herein, the parties mutually agree as follows:

- 1. COMPANY agrees to provide the same basic cable television signals, to those building(s) located at 350 South 300 East in the City of Salt Lake City, and County of Salt Lake, in the State of Utah, consisting of 42 units (the "PROPERTY"), which it is generally providing other subscribers within its franchise area, and subject to any limitations in the COMPANY'S agreements with applicable programmers or program suppliers, the same pay television signals it provides other subscribers within its franchise area. COMPANY may from time to time and at any time modify or change such programming.
- 2. The term of this agreement shall be for a period of 5 years (five-years). Contract term will begin at the time of actual cable service activation. It shall automatically renew for periods of 1 (one year) unless either party gives written notice of intention to cancel to the other not less than 6-months prior to the expiration date of this Agreement. Such notice shall be sent by certified mail to the address shown above or such other address as may be designated in writing by the respective parties.

- 4. OWNER agrees to hold COMPANY harmless from any damages caused by OWNER or its agents, to COMPANY'S SYSTEM or equipment, including but not limited to converters, and agrees to compensate COMPANY for time and materials in making repairs or replacement of such SYSTEM or equipment unless such damage was caused by the negligent installation or maintenance of such SYSTEM or equipment by COMPANY.
- 5. OWNER agrees to purchase COMPANY'S basic cable television service(s), for the guests of the above mentioned PROPERTY. Upon the activation of cable television service to the building(s), the OWNER shall be responsible for and shall pay a monthly basic cable television service charge of \$6.50 per unit for a total sum of \$273.00 per month, OWNER shall also be responsible for and shall pay a monthly charge of \$3.50 per unit for a total sum of \$147.00 per month for HBO premium services. This rate is guaranteed not to increase more than 6% or the same percentage as the residential rate in the franchise area which ever is greater, during any twelve (12) month period during the term of this agreement. Any additional units will be added at the per unit fee in effect at that time. Applicable taxes and fees shall be added to such charge.
- 6. OWNER agrees to make scheduled payments to the COMPANY in accordance with the service charge applicable at the time of billing. Such scheduled payments must be received by the COMPANY within a minimum of 15 days of the actual date of invoice. Payments received later than 15 days from the date of invoice shall be assessed a late charge of 1% of the actual billing. COMPANY agrees to provide minimum 30 day notice to the OWNER of any change in rates.
- 7. OWNER agrees that management or staff will notify the COMPANY if and when they become aware of any damages to the COMPANY'S equipment including, but not limited to, lock boxes, vaults, cables and converters.
- 8. It is understood and agreed that no agency, employment, joint venture or partnership is created hereby or between the parties hereto; the COMPANY is not an affiliate of OWNER; and that neither party, nor its agents or employees shall be deemed to be an agent of the other; nor shall either party have the right, power or authority to act for the other in any manner to create obligations or debts which would be binding upon the other party.
- 9. The benefits and obligations of the Agreement shall be considered a covenant running with the land, and shall inure to and be binding upon the successors, assigns, heirs, and personal representatives of OWNER and COMPANY.

- 10. The Company agrees, that the Owner may itself, or under contract with a third party, provide in-room video services which may include, but are not limited to, pay-per-view programming, and which are not offered by the Company, provided, however, to the extent that the Owner or third party transmit signals over the Company's System, the Owner shall indemnify the Company from any liability or damage arising therefrom, including but not limited to, any copyright liability.
- 11. If legal action is necessary to enforce any term of this agreement, the prevailing party in such action shall be entitled to recover its costs and expenses at such action, including reasonable attorney's fees as determined pursuant to such action.

The above prices, specifications and conditions are satisfactory and are hereby accepted.

OWNER OR AUTHORIZED SIGNATURE	TCI CABLEVISION OF UTAH, INC.
Print Name	Formald & Bills
<u>Ohvly</u> Title	6/0/97 Date
Signature	Initialed by Commercial Accounts Manager
	Dick Friedman
	Regional Manager
5/29/17	
Date	Date

NOTARIZATION OF OWNER / AUTHORIZED AGENT SIGNATURE

STATE (OF <u>Uz</u>	tal)		
COUNTY	OF Sa	et Lake.)) SŠ	
notary persona the in foregoi as he/s	public : ally appe dividual ing inst	day of the seared with and seared in rument, and acknowled.	and who o	to to executed that he/she s	igned the same
		REOF, I have her ir first above wr		my hand and	official seal
		NOTARY PUBLIC JUDITH C. JENSEN 12627 South Jensen Lane Draper, UT 84020 My Commission Expires April 7, 2001 STATE OF UTAH	Novary Pub My Commiss	lic cion Expires	Jenser : 4/7/2001

VTDI 16-06-328-022-0000 DIST (MOUNTAIN COURTYARD SUITES LLC	01 PRINT U UPDATE LEGAL	TOTAL ACRES REAL ESTATE BUILDINGS	0.33 265760 1 <i>6</i> 77720
	TAX CLASS NE	MOTOR VEHIC	0
1519 S DEVONSHIRE DR EDIT	1 FACTOR BYPASS	TOTAL VALUE	1943480
SALT LAKE CITY UT 8410825	3119		-
LOC: 344-350 S 300 E	EDIT 1 BOOK 7454	PAGE 0228 DATE	08/01/1996
SUB:	-	TYPE UNKN PLAT	
06/02/1999 PROPERTY DESCRI	ס אורדע ביי אור דעס דייס	TRPOSES ONLY	

06/02/1999 PROPERTY DESCRIPTION FOR TAXATION PURPOSES ONLY
BEG 2 RDS S FR NE COR LOT 1 BLK 54 PLAT A SLC SUR S 99 FT W
145 FT N 99 FT E 145 FT TO BEG. 4905-384 5176-819 6134-0990
6350-0770 6365-1439 6367-2265 6412-0217 6682-0412 6682-0410
6692-2785 7351-800 7351-0803

PFKEYS: 1=VTNH 2=VTOP 4=VTAU 6=NEXT 7=RTRN VTAS 8=RXMU 10=RXBK 11=RXPN 12=PREV