AGREEMENT FOR GRANT OF EASEMENT

THIS AGREEMENT FOR GRANT OF EASEMENT is made as of September 20, 1999 between TCI Cablevision of Utah, Inc. ("Company") and Housing Authority of the County of Salt Lake ("Owner").

WHEREAS, Owner owns the premises ("Premises"), which consists of 34 units, known as Owned Units, located at SLC and WVC (see attached list), Utah 84115 and more specifically described on Schedule I hereto ("Premises"); WHEREAS, Company is cable television provider operating under a franchise Salt Lake("Franchise"); and

WHEREAS, Owner and Company have entered into an MDU Service Agreement of equal date herewith ("Agreement") pursuant to which Company may provide multi-channel video programming and any other communications and information services that Company may legally provide ("Services") to the tenants of the Premises;

NOW, THEREFORE, in consideration of the foregoing, of the mutual promises made by the parties hereto, and of other valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto, intending to be legally bound, agree as follows:

Grant of Easements and Rights

In consideration of the fees paid by Company in accordance with Section 2 hereof, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Owner does hereby grant, bargain, sell, assign and convey to Company, its successors and assigns, such easements on, over, under, within and through the Premises as are necessary to install, maintain, repair, replace and remove coaxial cable and/or fiber optic line, internal wiring, amplifiers, converters and other equipment and facilities as Company deems necessary, desirable or convenient (collectively, the "Equipment") for the provision of Services to the Premises, together with rights of ingress and egress on and over the Premises as necessary for the use and enjoyment of the easements herein granted. At a minimum, the easements hereby granted shall be coextensive with the wires, cables, risers, and equipment of any past, present or future service provider to the MDU, as well as any necessary extensions of such existing wires, cables, risers and equipment. The easements hereby granted shall run with the land and the burden upon the Premises shall bind each and every owner thereof hereafter. The easements and rights granted herein shall be for a term of seven (7) years renewing yearly thereafter unless either party gives a three (3) month written notice of cancellation.

2. Consideration

In consideration of the easements and rights granted by Owner pursuant hereto, Company shall pay to Owner the sum of Ten Dollars (\$10.00), receipt and sufficiency of which is hereby acknowledged.

3. Ownership of Equipment

All Equipment, including without limitation all coaxial cable and/or fiber optic line, and internal wiring, shall be and remain the property of Company and shall remain subject to Company's exclusive management and control, and unless otherwise required by law, neither Owner nor any subsequent owner or owners of the Premises or any part thereof shall acquire any right, title or interest in any of the Equipment as a result of the placement of the Equipment on the Premises.

4. Installation and Maintenance of Equipment; Removal

Company agrees to make all installations of Equipment on the Premises in a good and workmanlike manner, and to perform all work with reasonable care. Company shall maintain the Equipment in a good and safe condition at all times. Company shall promptly repair any damage done to the Premises in connection with the installation, repair or maintenance of the Equipment. Company shall at all times during the term of this Agreement carry, and require its contractors to carry, insurance to protect Owner from and against any and all claims for injury or damages to persons or property, both real and personal, caused by the installation or maintenance of the Equipment on the Premises. [Upon termination of the easements and rights granted hereby,] Company shall have the right to enter the Premises and remove the Equipment and the Additional Equipment (as defined below). Company agrees to restore the Premises to its original condition, reasonable wear and tear excepted.

5. Non-Disturbance

Owner represents and warrants to Company that Owner has not granted, and covenants and agrees that it shall not grant, to any other individual or entity any easements or rights which could materially and adversely interfere with the operation of the Equipment. Owner further covenants and agrees that, during the term of this Agreement, Owner will in no way disturb, alter or move any part of the Equipment.

6. Additional Equipment

Company shall have the right to install converters or other apparatus ("Additional Equipment"), as requested by individual subscribers within the Premises ("Subscribers"), and all Additional Equipment shall be and remain the property of Company and shall remain subject to Company's management and control.

BK8346P6603

7. Taxes

Company shall be responsible for personal property taxes, if any, which are assessed with respect to the Equipment, Home Run Wiring or Additional Equipment, and Owner shall be responsible for all real or personal property taxes assessed with respect to the Premises.

8. Representations and Warranties of Company

Company represents and warrants to Owner that Company is an entity duly organized and validly existing under the laws of the jurisdiction of its formation and is qualified to do business in the State of Utah. Company has all necessary power and authority, and all necessary licenses and permits, to enter into and perform the terms of this Agreement. This Agreement has been duly executed on behalf of Company and constitutes a valid and binding agreement of Company, enforceable in accordance with its terms.

9. Representations and Warranties of Owner

Owner represents and warrants to Company that Owner is an entity duly organized and validly existing under the laws of the jurisdiction of its formation and is qualified to do business in the State of Utah. Owner owns the Premises, and has all necessary power and authority to enter into and perform the terms of this Agreement. This Agreement has been duly executed on behalf of Owner and constitutes a valid and binding obligation of Owner, enforceable in accordance with its terms.

10. Miscellaneous

Each of the parties agrees to take or cause to be taken such further actions, to execute, deliver and file such further documents and instruments and to obtain such consents as may be necessary or may be reasonably requested by the other party in order to fully effectuate the purposes, terms and conditions of this Agreement. This Agreement shall not be amended, altered or modified except by an instrument in writing duly executed by the parties hereto. Owner shall assign this Agreement to any individual or entity purchasing the Premises, and shall cause such entity to execute a written assumption agreement whereby such entity agrees to comply with the terms and conditions of this Agreement. Company may assign this agreement to any affiliate and to any entity to which its Franchise is assigned in accordance with applicable law. This Agreement shall be binding on and shall inure to the benefit of the parties hereto and their respective successors and assigns.

11. Capitalized Terms or Phrases

Unless otherwise expressly set forth herein, capitalized terms and phrases shall have the meaning(s) ascribed to them in the MDU Service Agreement executed between the parties of equal date herewith.

IN WITNESS WHEREOF, the parties have duly executed and delivered this Agreement as of the date first written above.

Owner: Housing Authority of the County of Salt Lake

Name:

Title: ED.

Regional Vice President

WITNESS my hand and official seal.

My Commission Expires



Schedule 1

[Legal description of Premises in form suitable for recordation]



AGREEMENT FOR GRANT OF EASEMENT

THIS AGREEMENT FOR GRANT OF EASEMENT is made as of September 20, 1999 between TCI Cablevision of Utah, Inc. ("Company") and Housing Authority of the County of Salt Lake ("Owner").

WHEREAS, Owner owns the premises ("Premises"), which consists of 34 units, known as Owned Units, located at SLC and WVC (see attached list), Utah 84115 and more specifically described on Schedule 1 hereto ("Premises"); WHEREAS, Company is cable television provider operating under a franchise Salt Lake("Franchise"); and

WHEREAS, Owner and Company have entered into an MDU Service Agreement of equal date herewith ("Agreement") pursuant to which Company may provide multi-channel video programming and any other communications and information services that Company may legally provide ("Services") to the tenants of the Premises;

NOW, THEREFORE, in consideration of the foregoing, of the mutual promises made by the parties hereto, and of other valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto, intending to be legally bound, agree as follows:

1. Grant of Easements and Rights

In consideration of the fees paid by Company in accordance with Section 2 hereof, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Owner does hereby grant, bargain, sell, assign and convey to Company, its successors and assigns, such easements on, over, under, within and through the Premises as are necessary to install, maintain, repair, replace and remove coaxial cable and/or fiber optic line, internal wiring, amplifiers, converters and other equipment and facilities as Company deems necessary, desirable or convenient (collectively, the "Equipment") for the provision of Services to the Premises, together with rights of ingress and egress on and over the Premises as necessary for the use and enjoyment of the easements herein granted. At a minimum, the easements hereby granted shall be coextensive with the wires, cables, risers, and equipment of any past, present or future service provider to the MDU, as well as any necessary extensions of such existing wires, cables, risers and equipment. The easements hereby granted shall run with the land and the burden upon the Premises shall bind each and every owner thereof hereafter. The easements and rights granted herein shall be for a term of seven (7) years renewing yearly thereafter unless either party gives a three (3) month written notice of cancellation.

2. Consideration

In consideration of the easements and rights granted by Owner pursuant hereto, Company shall pay to Owner the sum of Ten Dollars (\$10.00), receipt and sufficiency of which is hereby acknowledged.

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4. Installation and Maintenance of Equipment; Removal

Company agrees to make all installations of Equipment on the Premises in a good and workmanlike manner, and to perform all work with reasonable care. Company shall maintain the Equipment in a good and safe condition at all times. Company shall promptly repair any damage done to the Premises in connection with the installation, repair or maintenance of the Equipment. Company shall at all times during the term of this Agreement carry, and require its contractors to carry, insurance to protect Owner from and against any and all claims for injury or damages to persons or property, both real and personal, caused by the installation or maintenance of the Equipment on the Premises. [Upon termination of the easements and rights granted hereby,] Company shall have the right to enter the Premises and remove the Equipment and the Additional Equipment (as defined below). Company agrees to restore the Premises to its original condition, reasonable wear and tear excepted.

5. Non-Disturbance

Owner represents and warrants to Company that Owner has not granted, and covenants and agrees that it shall not grant, to any other individual or entity any easements or rights which could materially and adversely interfere with the operation of the Equipment. Owner further covenants and agrees that, during the term of this Agreement, Owner will in no way disturb, alter or move any part of the Equipment.

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7. Taxe

Company shall be responsible for personal property taxes, if any, which are assessed with respect to the Equipment, Home Run Wiring or Additional Equipment, and Owner shall be responsible for all real or personal property taxes assessed with respect to the Premises.

8. Representations and Warranties of Company

Company represents and warrants to Owner that Company is an entity duly organized and validly existing under the laws of the jurisdiction of its formation and is qualified to do business in the State of Utah. Company has all necessary power and authority, and all necessary licenses and permits, to enter into and perform the terms of this Agreement. This Agreement has been duly executed on behalf of Company and constitutes a valid and binding agreement of Company, enforceable in accordance with its terms.

Representations and Warranties of Owner

Owner represents and warrants to Company that Owner is an entity duly organized and validly existing under the laws of the jurisdiction of its formation and is qualified to do business in the State of Utah. Owner owns the Premises, and has all necessary power and authority to enter into and perform the terms of this Agreement. This Agreement has been duly executed on behalf of Owner and constitutes a valid and binding obligation of Owner, enforceable in accordance with its terms.

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11. Capitalized Terms or Phrases

Unless otherwise expressly set forth herein, capitalized terms and phrases shall have the meaning(s) ascribed to them in the MDU Service Agreement executed between the parties of equal date herewith.

IN WITNESS WHEREOF, the parties have duly executed and delivered this Agreement as of the date first written above.

Owner: Housing Authority of the County of Salt Lake

By: Cott Owner By: By: By: By: By: By: Dick Friedman GARY Boles

Title: E.D.

Company: TCI Cablevision of Utah, Inc.

By: Dick Friedman GARY Boles

Title: Regional Vice President

lico

WITNESS my hand and official seal.

Notary Public

My Commission Expires:____

NOTARY PUBLIC
SHERRIE RICO
3595 South Main St.
Salt Lake City, Utah 84115
My Commission Expires
July 7, 2003
STATE OF UTAH

[Legal description of Premises in form suitable for recordation]

VTDI 15-24-481-003-000	DIST 14			TOTAL .	ACRES	0.13	
HOUSING AUTHORITY OF T	HE PRI	NT V	UPDATE	REAL E	STATE	10100	
COUNTY OF SALT LAKE			LEGAL	BUILDI	NGS	76700 ⁻	
	TAX	CLASS	IL	MOTOR	VEHIC	. – 0	
3595 S MAIN ST	EDIT 1	FACTOR	BYPASS	TOTAL	VALUE	0	
SALT LAKE CITY UT	84115443495		-				
LOC: 71 W CRYSTAL AVE	EDIT	1 B00	K 4811	PAGE 0266	DATE	00/00/0000	
SUB:				TYPE UNKN	PLAT		
02/02/2000 PROPERT	Y DESCRIPTION	FOR TAX	ATION E	PURPOSES ON	LY		

LOTS 60 & 61, BLK 2, SOUTHGATE PARK PLAT A

VTDI 21-12-480-007-0000 DIST 21	TOTAL ACRES 0.03
SALT LAKE COUNTY PRINT V	UPDATE REAL ESTATE 5.00.
HOUSING AUTHORITY	LEGAL BUILDINGS 0
TAX CLASŠ	IL OE MOTOR VEHIC
3595 S MAIN ST EDIT 1 FACTOR	BYPASS TOTAL VALUE =0.
SALT LAKE CITY UT 84115443495	
LOC: 77 W 5300 S EDIT 1 BOO	OK 4709 PAGE 1093 DATE 00/00/0000
SUB:	TYPE UNKN PLAT
02/02/2000 PROPERTY DESCRIPTION FOR TAX	KATION PURPOSES ONLY
BEG N 937.2 FT & W 185.46 FT & S 8	32¬30' W 364.82 FT FR SE
COR OF SE 1/4 SEC 12, T 2S, R 1W,	S L M; S 82-30' W 10 FT; S

11-38' E 170 FT; E 10 FT, M OR L; N 11-38' W 170 FT, M OR L

TO BEG. LESS STREET. 0.03 AC, M OR L

VTDI 21-12-480-006-0000 DIS	T 21	TOTAL ACRES	0.25
SALT LAKE COUNTY	PRINT V UPDATE	REAL ESTATE	3.0500
HOUSING AUTHORITY	LEGAL	BUILDINGS	239600
	TAX CLASS IL	MOTOR VEHIC	0
3595 S MAIN ST ED	IT 1 FACTOR BYPASS	TOTAL VALUE	. 0
SALT LAKE CITY UT 84115	443495	-	
LOC: 77 W 5300 S	EDIT 1 BOOK 4709	PAGE 1093 DATE	00/00/0000
SUB:	-	TYPE UNKN PLAT	
02/02/2000 PROPERTY DESC	RIPTION FOR TAXATION P	PURPOSES ONLY	
BEG N 937.2 FT & W	185.46 FT & S 82¬30' W	7 374.82 FT FR SE	
COR OF SE 1/4 OF SE	C 12, T 2S, R 1W, S L	M; S 82-30' W 45	.96

FT; S 10-11' E 240.23 FT; N 82-32'10" E 52.06 FT; N 11-38' W

240.23 FT, M OR L TO BEG. LESS STREET. 0.25 AC, M OR L

VTDI 16-30-129-007-0000 DIST 14	TOTAL ACRES	0.14
HOUSING AUTHORITY OF THE PRINT V UPDATE	REAL ESTATE	15000
COUNTY OF S L LEGAL	BUILDINGS	98700
TAX CLASS IL	MOTOR VEHIC	. 0
3595 S MAIN ST EDIT 1 FACTOR BYPASS	TOTAL VALUE	0 ~
SALT LAKE CITY UT 84115443495		
LOC: 252 E LOUISE AVE EDIT 1 BOOK 3889	PAGE 0480 DATE	00/00/0000
SUB: CENTRAL PARK PLAT B	TYPE UNKN PLAT	
02/02/2000 PROPERTY DESCRIPTION FOR TAXATION PU	JRPOSES ONLY	
LOT 7, CENTRAL PARK PLAT B. 3889-479		

VTDI 28-08-128-002-0000 DIST 34D		TOTAL ACRES	0.18
HOUSING AUTHORITY OF THE	PRINT V UPDATE	REAL ESTATE	18400
COUNTY OF SALT LAKE	LEGAL	BUILDINGS	80400
	TAX CLASS IL	MOTOR VEHIC	0
3595 S MAIN ST EDIT 1	FACTOR BYPASS	TOTAL VALUE	. 0 -
SALT LAKE CITY UT _ 8411544349	5		
LOC: 960 E 9400 S ED:	IT 1 BOOK 3804	PAGE 0185 DATE	00/00/0000
SUB: WHITE CITY #21 SUB	•	TYPE UNKN PLAT	
02/02/2000 PROPERTY DESCRIPTION	ON FOR TAXATION P	URPOSES ONLY	
LOT 43, WHITE CITY #21 ST	UB		

VTDI 15-12-301-002-0000 DIST 08	-	TOTAL ACRES	2.64
COMMUNITY SERVICES COUNCIL	PRINT V UPDATE	REAL ESTATE	250600
	LEGAL	BUILDINGS	1373000
	TAX CLASS BE	MOTOR VEHIC	
1025 S 700 W EDIT 1	FACTOR BYPASS	TOTAL VALUE	0
SALT LAKE CITY UT841041504	2 5		
LOC: 1025 S 700 W	DIT 1 BOOK 6988	PAGE 0838 DATE	08/04/1994
SUB:		TYPE UNKN PLAT	_
02/02/2000 PROPERTY DESCRIPT	ION FOR TAXATION F	PURPOSES ONLY	
BEG 51.6 FT N FR SW COR	LOT 8, BLK 25, FI	VE ACRE PLAT A BI	.G
FIELD SUR, N 235.5 FT;			

FT; S 89-56'40" W 490.5 FT TO BEG. 4641-695 6988-835, 830

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

 $(x,y) = (x,y) \cdot (x,y) = (x,y) \cdot (x,y$

VTDI 15-28-381-010-0000 DIST 24 HOUSING AUTHORITY OF THE PRINT V UPDATE	TOTAL ACRES REAL ESTATE	0.22 21700
COUNTY OF SALT LAKE LEGAL	BUILDINGS	85300
TAX CLASS IL	MOTOR VEHIC	0
3595 S MAIN ST EDIT 1 FACTOR BYPASS	TOTAL VALUE	_0_
SALT LAKE CITY UT 84115443495		
LOC: 3397-3399 S PEARCE DR EDIT 1 BOOK 5147	PAGE 0454 DATE	00/00/0000
SUB: HILLSDALE SU	TYPE UNKN PLAT	
02/02/2000 PROPERTY DESCRIPTION FOR TAXATION PU	JRPOSES ONLY	-
LOT 6 HILLSDALE SUB 5147-453,452		

VTDI 15-33-328-001-0000 DIST 24		TOTAL ACRES	0.31
HOUSING AUTHORITY OF COUNTY	PRINT V UPDATE	REAL ESTATE	64900
OF SALT LAKE	LEGAL	BUILDINGS	97500
	TAX CLASS IL	MOTOR VEHIC	. 0
3595 S MAIN ST EDIT 1	FACTOR BYPASS	TOTAL VALUE	0
SALT LAKE CITY UT 841154434	.95		
LOC: 3809 S LEE MAUR ST E	DIT 1 BOOK 4652	PAGE 0663 DATE	00/00/0000
SUB: ROLLING MEADOWS # 4	-	TYPE UNKN PLAT	, ,
02/02/2000 PROPERTY DESCRIPT	ION FOR TAXATION P	URPOSES ONLY	- .
LOT 4, ROLLING MEADOWS	#4		

VTDI 21-07-206-013-0000	DIST 25		TOTAL ACRES	0.17
HOUSING AUTHORITY OF	PRINT V	UPDATE	REAL ESTATE	19300
SALT LAKE COUNTY	e e e e e e e e e e e e e e e e e e e	LEGAL	BUILDINGS	53100
	TAX CLAS	S OE	MOTOR VEHIC	. 0
3595 S MAIN ST	EDIT 1 FACTOR	R BYPASS	TOTAL VALUE	0
SALT LAKE CITY UT	84115443495		•	
LOC: 4302 W 4865 S	EDIT 1 BO	OOK 5678 PAG	E 0022 DATE	08/13/1985
SUB: HOFFMAN HEIGHTS #	17	TYP	E UNKN PLAT	
02/02/2000 PROPERTY	DESCRIPTION FOR T	AXATION PURPO	SES ONLY	
LOT 100, BLK 9	0-A, HOFFMAN HEIGH	TS #17 SUB 46	87-0983	

VTDI 22-06-426-001-0000 DIST 16	TOTAL ACRES	2.20
GFS PROFESSIONAL PLAZA LLC PRINT P UPDATE	REAL ESTATE	693500
LEGAL	BUILDINGS	123000
% GOODMAN FINANCIAL SERVICES TAX CLASS NE	MOTOR VEHIC	0 .
401 SECOND AVE # 110 EDIT 1 FACTOR BYPASS	TOTAL VALUE	816500
SEATTLE WA 98104		
LOC: 515-545 E 4500 S EDIT 1 BOOK 8292	PAGE 7460 DATE	07/12/1999
SUB:	TYPE UNKN PLAT	
02/02/2000 PROPERTY DESCRIPTION FOR TAXATION P	PURPOSES ONLY	
BEG N 0-03'15" W 40 FT FR SW COR LOT 2, B	BLK 6, TEN ACRE PI	LAT
A: BIG FIELD SUR: N 0-03'15" W 300 FT: N	89749'08" E 319.9	92

FT; S 0-05'31" W 300.9 FT M OR L; S 89-53'15" W 319.15 FT TO

BEG. 2.20 AC M OR L. 4075-0463 5235-1131

VTDI 21-18-333-002-0000 DIST 24M	TOTAL ACRES	0.17
HOUSING AUTHORITY OF PRINT V UPDATE	REAL ESTATE	20900
COUNTY OF SALT LAKE LEGAL	BUILDINGS	81900
TAX CLASS OF	MOTOR VEHIC	0
3595 S MAIN ST EDIT 1 FACTOR BYPASS	TOTAL VALUE	. 0
SALT LAKE CITY UT 84115443495	v	
LOC: 4467 W 5820 S EDIT 1 BOOK 5933	PAGE 0844 DATE	06/26/1987
SUB: PARAMOUNT PARK #8 SUB	TYPE UNKN PLAT	
02/02/2000 PROPERTY DESCRIPTION FOR TAXATION P	URPOSES ONLY	
LOT 12 PARAMOINT PARK #8 SIB 4519-1001	4519-1010 5812-18	131

VTDI 20-12-105-017-0000 DIST 25B TOTAL ACRES	0.21
HOUSING AUTHORITY OF THE PRINT V UPDATE REAL ESTATE	20400
COUNTY OF SALT LAKE LEGAL BUILDINGS	79200
TAX CLASS OE MOTOR VEHIC	
3595 S MAIN ST EDIT 1 FACTOR BYPASS TOTAL VALUE	
SALT LAKE CITY UT84115443495	
LOC: 4831 S ERV CIR EDIT 1 BOOK 5934 PAGE 0468 DAT	
SUB: WESTVIEW TER TYPE UNKN PLAT	
02/02/2000 PROPERTY DESCRIPTION FOR TAXATION PURPOSES ONLY	
LOT 367, WESTVIEW TERRACE #5 5179-0822 5464-1215	

VTDI 21-17-152-016-0000 DIST 61	TOTAL ACRES	0.18
HOUSING AUTHORITY OF SALT PRINT V UPDATE	REAL ESTATE	. 30500 .
LAKE COUNTY LEGAL	BUILDINGS	80100
TAX CLASS OE	MOTOR VEHIC	0
3595 S MAIN ST EDIT 1 FACTOR BYPASS	TOTAL VALUE	··· · · · · · · · · · · · · · · · · ·
SALT LAKE CITY UT 84115443495	• •	
LOC: 5640 S WILDERLAND LN EDIT 1 BOOK 5949	PAGE 1073 DATE	08/13/1987
SUB: WESTWOOD #2	TYPE UNKN PLAT	· + · · · +
02/02/2000 PROPERTY DESCRIPTION FOR TAXATION P	URPOSES ONLY	
LOT 81, WESTWOOD #2 SUB. 4685-665 5273-13	76	

VTDI 14-35-103-005-0000 DIST 29	TOTAL ACRES 0.18
HOUSING AUTHORITY OF THE PRINT V UI	PDATE REAL ESTATE 24800.
COUNTY OF SALT LAKE	EGAL BUILDINGS 68400
TAX CLASS OF	E IL MOTOR VEHIC
3595 S MAIN ST EDIT 1 FACTOR BY	YPASS TOTAL VALUE 0
SALT LAKE CITY UT 84115443495	
LOC: 6349 W 3570 S EDIT 1 BOOK	4127 PAGE 0141 DATE 00/00/0000
SUB: HIGATE HAMLET #1	TYPE UNKN PLAT
02/02/2000 PROPERTY DESCRIPTION FOR TAXAS	TION PURPOSES ONLY
LOT 22, HIGATE HAMLET #1	

VTDI 16-18-355-001-2000 DIST 06	TOTAL ACRES 14.65
SALT LAKE COUNTY PRINT V UPDAT	TE REAL ESTATE 3300100
LEGA	L BUILDINGS 52000000
TAX CLASS OE	MOTOR VEHIC 0
2001 S STATE ST # N4500 EDIT 1 FACTOR BYPAS	SS TOTAL VALUE 0.
SALT LAKE CITY UT. 84190000201	-
LOC: 2001 S STATE ST EDIT 1 BOOK 75	70 PAGE 0001 DATE 05/15/1998
SUB:	TYPE UNKN PLAT
02/02/2000 PROPERTY DESCRIPTION FOR TAXATION	N PURPOSES ONLY
TOTE 2 THRIES BLK 5 BIVE AC PLAT A 1	BIG FIELD SUR LESS

02/02/2000 PROPERTY DESCRIPTION FOR TAXATION PURPOSES ONLY
LOTS 2 THRU 5, BLK 5, FIVE AC PLAT A, BIG FIELD SUR. LESS
STREETS & TRACT DEEDED TO HOUSING AUTHORITY OF SL CITY &
HOUSING AUTHORITY OF SL COUNTY 5846-2449

The state of the s

VTDI 16-31-152-008-0000 DIST 14B	TOTAL ACRES 0.12	
HOUSING AUTHORITY OF THE PRINT P UPDATE	REAL ESTATE 27000	
COUNTY OF SALT LAKE, THE LEGAL	BUILDINGS 53400	
TAX CLASS OF PE	MOTOR VEHIC 0	
3595 S MAIN ST EDIT 1 FACTOR BYPASS	TOTAL VALUE 20910	
SOUTH SALT LAKE UT 84115443495		
LOC: 182-188 E HELM AVE EDIT 1 BOOK 8266	PAGE 6177 DATE 04/09/1999	
SUB:	TYPE UNKN PLAT	
02/02/2000 PROPERTY DESCRIPTION FOR TAXATION PURPOSES ONLY		
COM 1.76 FT N & 593 FT E FR NW COR LOT 4	BLK 17 10 AC PLAT A	
BIG FIELD SUR S 116.46 FT E 50 FT N 116.4	6 FT W 50 FT TO BEG	

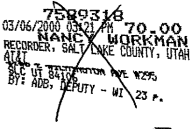
0.12 AC. 6502-2102 6745-1655

VTDI 16-31-152-009-0000 DIST 14B	TOTAL ACRES 0.12		
HOUSING AUTHORITY OF THE PRINT P UPDATE	REAL ESTATE 27000		
COUNTY OF SALT LAKE, THE LEGAL	BUILDINGS 136100		
TAX CLASS OF PE	MOTOR VEHIC 0		
3595 S MAIN ST EDIT 1 FACTOR BYPASS	TOTAL VALUE 42410.		
SOUTH SALT LAKE UT 84115443495			
LOC: 192-198 E HELM AVE EDIT 1 BOOK 8266	PAGE 6177 DATE 04/09/1999		
SUB:	TYPE UNKN PLAT		
02/02/2000 PROPERTY DESCRIPTION FOR TAXATION PURPOSES ONLY			
COM 1.76 FT N & 643 FT E FR NW COR LOT 4	BLK 17 10 AC PLAT A		
BIG FIELD SUR S 116.46 FT E 50 FT N 116.4	46 FT W 50 FT TO BEG		

0.12 AC. 6502-2102 6745-1655

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

7589318
03/06/2000 03:21 PM 70.00
NANCY WORKMAN
RECORDER, SALT LAKE COUNTY, UTAH
ATAT
1165 E WILMINGTON AVE #295
SLC UT 84106
BY: ADB, DEPUTY - WI 23 p.



8K8346P66059