RECORDER, SALT LAKE COUNTY, UTAH
TCI CABLEVISION OF UT INC
4424 S 700 E NO 210 SLC UT 84107
REC BY: KARMA PLANCISCO REC BY: KARMA BLANCHARD , DEPUTY

TCI CABLEVISION OF UTAH, INC. 4424 South 700 Bast Suite 210 Murray, Utah 84107

ATTN: Commercial Accounts

PROPERTY OWNER Consolidated Capital

PROPERTY

Name: <u>Institutional</u> Properties/4 Complex Name: Park Capital Apartments Address: 555 East 4500 South, SuiteC-100Address: 215 North Main Street City, State, ?ip: Salt Lake City, Utah City, State, Zip: Salt Lake City, Utah Contact Person: Stephen A. England Contact Person: Stephen A. England Telephone: (801) 268-3947 Telephone: (801) 268-3947

This Right of Entry Agreement ("Agreement") is entered into this , 19 91 , by and between TCI CABLEVISION OF UTAH, INC. ("COMPANY"), and Consolidated Capital Institutional Properties/4 ("OWNER"), whose principal day of

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

- OWNER hereby grants to COMPANY exclusive rights to construct, install, own, operate, 1. maintain, repair, disconnect, replace and remove the equipment necessary to provide cable television services ("SYSTEM"), in, on , over and across the property and within the building(a) consisting of 135 units located at 215 North Main Street located Salt Lake City and the county of Salr Lake \_ in the city of, state of Utah ("The PROPERTY"). , in the
- 2. Subject to the availability thereof, and subject to any limitations in the Company's agreements with applicable programmers or program suppliers, and the terms hereof, COMPANY agrees to provide the same cable television signals which the COMPANY is: generally providing other subscribers within its Franchise area. Programming and other services contained on basic cable television service are subject to change: COMPANY may form time to time rearrange, delete from or other wise offer programming

contained on its basic cable television service. Conner wise offer programming contained on the basic cable television service. Conner make the contained of th 3. 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 a door that contains the COMPANY'S SYSTEM.

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 of 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

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party other than the COMPANY.

- COMPANY agrees to indemnify OWNER for any damage to the PROPERTY caused by COMPANY, arising from or relating to the construction, installation, operation or removal of such facilities by COMPANY. COMPANY agrees to maintain public liability insurance covering its activities on the property, in amounts of not less than \$500,000 for injury to any one person, \$500,000 aggregate for any single occurrence, and at least \$500,000 for property damage.
- 6. TYPE OF ACCOUNT. (Check one and have OWNER initial.)
  - OWNER agrees that COMPANY shall have the right to marketand 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 ("Individual Rate Account").

(Initials of OWNER)

OWNER agrees to pay for cable television service previded to all of the units of 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 ("Bulk Rate Account").

- By execution of the Agreement, OWNER hereby grants COMPANY a Right of Entry and Exclusive Easement in, on, over, across, along and under the PROPERTY for the construction, installation, marketing, disconnecting, maintenance, repair, 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 SYSTEM, including, but not limited to , lock boxes, cable, vault and converters.
- 9. It is understood and agreed that COMPANY may abandon its SYSTEM in place or render the SYSTEM inoperable, and COMPANY shall not be responsible for the removal thereof PROPERTY. The SYSTEM will not interfere with the use and occupancy of the to that effect is given by COMPANY to OWNER.

- ("Default"), which Default shall not have been cured by the Defaulting party with in party, then the non-defaulting party may immediately or any time thereafter terminate this Agreement upon written notice to the Defaulting party.
- This Agreement supercedes 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, including the January 11, 1985 and any supplemental amendments thereto.
- The benefits and obligations of this Agreement shall be considered as a covenant running with the land, and shall insure 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 written notice to the COMPANY and in no event unless the assignee agrees in writing to be bound by the terms of this
- 14. 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 action.
- 15. 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.
- 16. It is understood and agreed that no agency, employment, joint venture or partnership is created between the parties by this Agreement; 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 party.

OWNER: Consolidated Capital Institutional	· COMPANY:
Properties/4	TCI CABLEVIBION OF UTAH
ELITE HAYMAN CO, AGENT	BY:
by all facture	Signature
/ Print Name	BARTY MEARSHALL - VP/COO
Its: Neely-Tules	Print Name
Title	Its:
DATE: 3-26-91	DATE: APR 2 2 1991
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## NOTARIZATION OF OWNER/AUTHORIZED AGE SIGNATURE

STATE OF
COUNTY OF ) SS
on thisday of, 19, before me, a Notary Public in and appeared to me known to be the individual described in and who executed the within and foregoing instrument, and acknowledged the he/she signed the same as he/she free and voluntary act and deed for the uses and purposes therein mentioned.
IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year first above written.
Notary Public
My Commission Expires:
STATE OF
COUNTY OF SS
On March 28, 1991, before me, a Notary Public in and for the State of
appeared personally to me known to be the Instrument, known to me to be the person who executed the within Instrument on behalf of the corporation therein named as COMPANY and acknowledged to me that such corporation executed the within Instrument pursuant to its by-laws or a resolution of its board of directors.
WITNESS my hand and official seal,
Notary Public  My Commission Expires: 4-21-91

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## ADDENDUM

- l~ Upon execution by both parties of the contracts for Park Capitol, Greenpointe, Mountain Shadows, and Shadow Brook. Company agrees to give title to and ownership of the Companys property located at Foothill Place Apartments.
- 2- Company will provide two on-site employees of Owner free basic cable in each complex. The Regional Manager of Hayman Company will receive free basic cable at his or her residence.
- 3- Regarding Park Capitol, Greenpointe, and Mountain Shadows, the Company will stop previous bulk billing as of March 31, 1991. Company agrees to provide free basic service to tenants from April 1, 1991, to May 31, 1991, during the conversion from bulk billing to individual billing described in Section 6 Subsection (a) of this agreement. During the sixty (60) day conversion period, Company and Owner agree to utilize best efforts to notify and market the services to the tenants of these properties

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## CABLE TELBYISION SERVICE Bonus Plan Agreement

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Property Served:			
Namer Park Capital	L_Apartments	•	
Address: 215 North N	dain Street	<b>=</b>	
City, State, Zipi Salt	Lake City Utah		
and Consolidated Ca	entered into this 14 day of sion of Utah Inc. apital Institutional Properties		19 91 by and ("Company"), ("Owner")
WHEREAS, Com Agraement dated Ma to construct, install, television service to the	ASOO South, Sulta, Sulta C-10  ASON South, Sulta,	into that cert ner has granted pment necessa operty"); and	tain Right of Entry I Company the right ry to provide cable
WHEREAS, Own on the Property for ob	er is willing to assist Company i taining premium cable television	n the Company subscribers; an	/'s marketing effort

NOW THEREPORE, in consideration of the following mutual covenants and agreements, the parties mutually agree as follows:

WHEREAS, Company desirer to provide to Owner a bonus payment, as consideration for Owner's assistance in marketing premium cable television service to the residents of

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- 1. Owner agrees to assist Company in the marketing of premium cable television services ("Premium Service") to the residents of the Property, during the term of this Agreement, which shall include allowing Company to place Premium Service(s) advertising on the Property, at locations accoptable to Owner.
- 2. Company agrees to pay Owner a sum equal to 30 % of the gross monthly amount collected from Premium Service(s) sold to residents of the Property, during the term of this Agreement. "Premium Services" as referred to heroin, shall be HBO, SHOWTIME, MOVE CHANNEL.
- 3. Company shell deliver to Owner quarterly Bonus Payments and Premium Service(s) accounting statements; within forty-five (45) days after the completion of each onlendar quarter, during each year it. greement is in effect.

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- d. The term of this Agreement shall commence June 1,1991 and continue in full force and effect for a period of 5 years from this date, unless terminated sooner pursuant to the provisions of this Agreement. This Agreement shall automatically renew for a like period, unless the Right of Entry Agreement dated March 14, 1991 for the Property is terminated.
- 5. This Agreement may be terminated as provided below, upon the happening of any of the following events:
  - (a) In the event the Right of Entry Agreement for the Property is terminated at any time then and in this event, this Agreement shall automatically terminate, and Company shall have no further obligations or liability to Owner.
  - (b) In the event of the assertion or threatened assertion that the terms of this Agreement violate the provisions of any Programming Agreement including any amendments thereto, with applicable program suppliers of the Premium Service(s) herein, this Agreement shall automatically terminate without any liability to Company.
  - (c) In the event of the assertion or threatened assertion that this Agreement violates any federal, state or local law, regulations rules or judicial decisions, whether now or hereafter in effect, Company may, without any liability to Owner, terminate this Agreement without other cause.
- 6. Owner shall be responsible for all Federal and State income taxes attributable to the Bonus Payments received by it pursuant to this Agreement. Company shall provide Owner with yearly gross earnings statements, in the appropriate form prescribed by the Internal Revenue Service.

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- 7. It is understood and agreed that no agency, employment, joint employer status, 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.
- 8. This Agreement shall inure to and be binding upon the successors, assigns, hoirs, and personal representatives of the parties, so long as the Right of Entry Agreement remains in full force and effect for the Property.

The above terms, specifications and conditions are satisfactory and are hereby consolidated Capital Institutional

Properties/4 by: THE HAYMAN CO., AGENT by: Cly Hourner See'	TCI Cablevision of Urah, Inc. COMPANY 7-Trues
Signature (/	Signature
Print Name	BARRY MARSHALL - VP/COO Print Name/Title
3-26-91	APR 2 2 1991
Date	Date

PROPERT ( DEJERT FION ALL BLK 8, PLATE, SLO SUR. EXCEPT BEG AT S'L1 COR LOT 1, SD BLK 8; N 23 '51' 24" W 101 Ff, \$ 49" 29' 21" E 53.68 FT; \$ 0" 5949-1595