WHEREAS, by Decision and Order No. 198 issued on January 28, 1997, the State established the Maximum Permitted Rate for Projected Period at $8.05 per month for Sun Cablevision’s basic service tier as of January 1, 1996 and continuing up to the effective date of Sun Cablevision’s subsequent adjustment implemented in accordance with FCC Rules; and

WHEREAS, as stated in said Decision and Order No. 198, Sun Cablevision ("Company") did not carry its burden of proof with respect to its claimed inflation adjustment factor in its FCC Form 1240; and

WHEREAS, the Company’s inflation adjustment factor reported on Line C1 of its FCC Form 1240 was inconsistent with the Company’s inflation adjustment factor of 2.96% stated in the Company’s supporting document attached to its FCC Form 1240; and

WHEREAS, because the Company did not adequately explain or clarify this inconsistency,\(^1\) the State adjusted Line C1 of the Company’s FCC Form 1240 to reflect the 2.96% inflation adjustment factor, which adjustment decreased the Company’s proposed Maximum Permitted Rate for Projected Period by $.09 or from $8.14 to $8.05; and

WHEREAS, pursuant to paragraph 5 of said Decision and Order No. 198, the State provided the Company the opportunity to submit its calculation and other information used in deriving its claimed inflation adjustment factor within 15 days from the effective date of that order (effective date is February 10, 1997); and

\(^1\)See footnote 10 of said Decision and Order No. 198.
WHEREAS, on February 11, 1997, the Company submitted its calculation for its inflation adjustment factor of 4.10% as reported on Line C1 of its FCC Form 1240 filing; and

WHEREAS, after reviewing the Company's calculation and FCC's instructions regarding Line C1 of FCC Form 1240, the Company's claimed inflation adjustment factor of 4.10% is reasonable; and

WHEREAS, adjusting Line C1 of the Company's FCC Form 1240 to reflect the 4.10% inflation adjustment factor, eliminates the $.09 downward adjustment to the Company's proposed Maximum Permitted Rate for Projected Period ordered in said Decision and Order No. 198; and

WHEREAS, pursuant to paragraph 11 of Decision and Order No. 198, the State may modify said Decision and Order accordingly;

NOW, THEREFORE, pursuant to paragraph 11 of Decision and Order No. 198, paragraph 2 of said Decision and Order is hereby amended by establishing the Company's Maximum Permitted Rate for Projected Period for the Company's basic service tier (assuming a 12-channel basic service tier), at $8.14 per month (exclusive of franchise fees and taxes) as of January 1, 1996 and continuing up to the effective date of the Company's subsequent adjustment implemented in accordance with FCC Rules. Except as amended herein, Decision and Order No. 198 and the provisions stated therein are hereby ratified and shall remain in full force and effect.


Kathryn G. Matayoshi
Director of Commerce and Consumer Affairs
State of Hawaii
CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing AMENDMENT TO DECISION AND ORDER NO. 198 was served upon the following parties at the address shown below by mailing the same, postage prepaid, on this 10th day of March, 1997.

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Patti K. Kodama
Secretary