

**NOTE: NO APN**

When Recorded, Please Return To:

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**DEED OF TRUST, SECURITY AGREEMENT,  
FINANCING STATEMENT AND  
ASSIGNMENT OF RENTS, LEASES AND PROCEEDS**

THIS DEED OF TRUST, SECURITY AGREEMENT, FINANCING STATEMENT AND ASSIGNMENT OF RENTS, LEASES AND PROCEEDS (this "Deed of Trust"), dated as of December 22, 1999, is given by **R.O.A. GENERAL, INC.**, a Utah corporation with its principal place of business at 1775 North Warm Springs Road, Salt Lake City, Utah 84116 ("Grantor"), to **FIRST AMERICAN TITLE COMPANY OF NEVADA**, a Nevada corporation with an office at 241 Ridge Street, Reno, Nevada 89501 ("Trustee"), and to **CITICORP USA, INC.**, a Delaware corporation having an office at 153 East 53rd Street, New York, New York 10043 (together with its successors and assigns, "Beneficiary"), for the benefit of Beneficiary.

THIS DEED OF TRUST SECURES FUTURE ADVANCES. THE MAXIMUM AMOUNT OF PRINCIPAL TO BE SECURED BY THIS DEED OF TRUST IS \$9,700,000.00. THE MAXIMUM AMOUNT OF ADVANCES OF PRINCIPAL TO BE SECURED BY THIS DEED OF TRUST MAY INCREASE OR DECREASE FROM TIME TO TIME BY AMENDMENT OF THIS DEED OF TRUST.

**Recitals**

A. Grantor and Beneficiary have entered into a Credit Agreement, dated May 29, 1996 as amended by a First Amended and Restated Credit Agreement dated December 22, 1999 (the "Credit Agreement"), pursuant to which Beneficiary is establishing in favor of Grantor certain credit facilities (the "Facilities"). Capitalized terms used but not defined herein shall have the meanings ascribed to such terms in the Credit Agreement.

B. The Facilities include: (a) a term loan in the principal amount of \$6,000,000.00 (the "Term Loan"); and (b) a revolving loan facility pursuant to which Grantor may borrow and reborrow, subject to the terms and conditions of the Credit Agreement, amounts from Beneficiary up to an aggregate principal amount outstanding at any given time of \$3,700,000.00 (advances made by Beneficiary to Grantor pursuant to such revolving loan facility are referred to herein as "Revolving Loans"). Grantor's obligation to repay the Term Loan is evidenced by, in addition to the Credit Agreement, a Secured Promissory Note for Term Loan dated May 29, 1996, as amended by the Addendum to Secured Promissory Note for Term Loan dated December

22, 1999 (the "Term Loan Note"). Grantor's obligation to repay the Revolving Loans is evidenced by, in addition to the Credit Agreement, a Secured Promissory Note for Revolving Loans dated May 29, 1996, as amended by the Addendum to Secured Promissory Note for Revolving Loans dated December 22, 1999 (the "Revolving Loan Note" and, together with the Term Loan Note, the "Notes"). The Notes mature no later than September 30, 2005.

C. In order to induce Beneficiary to provide the Facilities and to make the Term Loan and the Revolving Loans, and in order to satisfy certain conditions precedent set forth in the Credit Agreement to Beneficiary's obligation to make the Term Loan and the Revolving Loans under the Credit Agreement, Grantor desires to execute and deliver this Deed of Trust for the benefit of Beneficiary.

D. The Credit Agreement, the Notes, this Deed of Trust, and any and all other instruments or documents executed by Grantor in connection with the transactions contemplated under the Credit Agreement are referred to herein as the "Loan Documents." All of Grantor's obligations to pay the principal balance of, interest and any other sums due under the Notes, as they now exist or as they may be extended, amended, modified, or replaced hereafter, and any other sums due from Grantor to Beneficiary under any other Loan Documents, as extended, amended, modified, or replaced hereafter, including, without limitation, Grantor's obligation to repay amounts which are advanced or loaned hereafter by Beneficiary to or for the benefit of Grantor, are referred to herein collectively as the "Indebtedness." All of the terms, undertakings, provisions, conditions and agreements on Grantor's part to be performed or observed by Grantor for the benefit of Beneficiary, and all of the representations and warranties made by Grantor to Beneficiary, in or under any of the Loan Documents, as they now exist or as they may be extended, amended, modified, or replaced hereafter, are referred to herein collectively as the "Secured Obligations."

**Deed of Trust**

In consideration of the foregoing and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and in order to induce Beneficiary to enter into the Credit Agreement, Grantor hereby takes the actions, makes the representations and warranties, and undertakes the covenants and agreements as follows:

**ARTICLE 1**

**SECURITY FOR INDEBTEDNESS AND SECURED OBLIGATIONS**

1.01 **Grant to Trustee.** Grantor hereby grants, bargains, sells, mortgages, pledges, assigns, transfers and conveys to Trustee, and to its successors and assigns, in trust, with power of sale, for the benefit and security of Beneficiary, under and subject to the terms and conditions herein set forth, forever, the property described as follows (collectively, the "Mortgaged Property"):

A. All of Grantor's present or hereafter acquired right, title and interest under all leases, subleases and other agreements, documents or instruments to which Grantor is now or hereafter becomes a party which create any leasehold estate, subleasehold estate, right-of-way, easement, license or other right, title or interest in favor of Grantor in or to real or personal property, and all of Grantor's present or hereafter acquired right, title and interest in and to all such leasehold estates, subleasehold estates, rights-of-way, easements, licenses and other rights, titles and interests, for the purpose, either in whole or in part, of erecting, maintaining, using, accessing, displaying, repairing or removing outdoor advertising or outdoor advertising standards, fixtures or structures of any type or nature, including, without limitation, those leases described on Exhibit A attached hereto (the leases described on Exhibit A attached hereto are referred to herein collectively as the "Existing Billboard Leases"; and all of the property described in this subsection A is referred to herein collectively as the "Billboard Leases");

B. All of Grantor's present or hereafter acquired right, title and interest of any type or nature, other than the rights, titles and interests described in the immediately preceding subsection A, in or to: any and all plots, pieces or parcels of land wherever located; any improvements, buildings, structures and fixtures now or hereafter located or erected thereon or attached thereto of every nature whatsoever; all easements, rights-of-way, gores of land or any lands occupied by streets, ways, alleys, passages, sewer rights, water courses, water rights and powers, and public places adjoining such land, and any other interests in property constituting appurtenances thereto, or which hereafter shall in any way belong, relate or be appurtenant thereto; all hereditaments, gas, oil, minerals; and all other rights and privileges thereunto belonging or appertaining and all extensions, additions, improvements, betterments, renewals, substitutions and replacements to or of any of the rights and interests described above in this subsection B (the property described in this subsection B is referred to herein collectively as the "Other Real Property");

C. The tangible personal property and trade fixtures described on Exhibit B attached hereto (the "Existing Personal Property") and all of Grantor's present or hereafter acquired right, title and interest in or to all other tangible personal property and trade fixtures, wherever located and of any type or nature, including, without limitation, all machinery, equipment, furniture, furnishings, appliances, tools, motor vehicles, vessels, aircraft, computers, apparatus, billboard standards, material, goods, supplies, inventory and fittings (the property described in this subsection C is referred to herein collectively as the "Tangible Personal Property");

D. All of Grantor's now existing or hereafter acquired or prepared books, files, minutes, records, plans, strategies, customer lists, ledgers and other information of any type or nature, and the media upon which such items are kept or stored, whether on paper, computer files, computer disks, magnetic tape, video tape, film, microfiche or other media, including, without limitation, such items prepared, held or maintained by Reagan Management ("Management Company") or any other person or entity on behalf of Grantor (the property described in this subsection D is referred to herein collectively as the "Business Records");

E. All of Grantor's now existing or hereafter acquired right, title and interest in and to all patents, patent applications, trademarks, trademark applications, service marks, service mark applications, copyrights, copyright applications, trade names, trade styles, trade secrets, proprietary information, designs, processes, procedures, inventions, developments and ideas, of any type or nature (the property described in this subsection E is referred to herein collectively as the "Intellectual Property");

F. All of Grantor's now existing or hereafter acquired right, title and interest in and to: (1) any loan made by Grantor to any other party (including, without limitation, any Fee Property Acquisition Loan), and all security therefor and proceeds thereof, (2) all accounts, receivables, contracts, contract rights, agreements, chattel paper, instruments, deposit accounts, rights to payment of any kind, letters of credit, proceeds of letters of credit, insurance policies, proceeds of insurance, bonds, claims, causes of action, choses in action, financial accommodations, mortgages, trust deeds, security agreements, collateral assignments, guarantees, instruments, stock, bonds, notes, securities, documents of title, permits, licenses, approvals, investments, certificates, rents, revenues, royalties, profits, and (3) all other intangible personal property of any type or nature (the "General Intangibles");

G. All of Grantor's existing or hereafter acquired right, title and interest in and to all other property of any type or nature, whether real or personal, tangible or intangible, or any combination of the foregoing, and wherever located; and

H. All of the rents, income, receipts, revenues, products, issues and profits of or from the property described in subsections A through G above, or any part thereof; all proceeds from the sale, lease or other transfer of such property, or any part thereof, whether voluntary or involuntary; all awards and payments, including without limitation interest payments, resulting from the exercise of any right of condemnation or eminent domain or from any other public or private taking of, injury to or decrease in the value of such property, or any part thereof; and all insurance proceeds paid or payable upon any damage to or destruction of such property, or any part thereof (the property described in this subsection H is referred to herein collectively as the "Proceeds").

1.02 Grant to Beneficiary. Grantor hereby grants to Beneficiary, as secured party, a security interest in all of those portions of the Mortgaged Property which are or may be subject to a security interest under the Nevada Uniform Commercial Code.

1.03 Obligations Secured. This Deed of Trust, including, without limitation, the liens, security interests and other rights, titles and interests established pursuant to Sections 1.01 and 1.02 of this Deed of Trust, secures the following:

(a) the due and punctual payment by Grantor to Beneficiary of all of the Indebtedness; and

(b) the due and punctual performance, observance and payment by Grantor of the Secured Obligations.

1.04 Future Advances. Pursuant to the Credit Agreement, Beneficiary may make future advances to Grantor in an outstanding principal amount at any given time which, when aggregated with the then outstanding principal amounts of prior advances to Grantor under the Credit Agreement, does not exceed \$9,700,000.00, subject to the terms and conditions of the Credit Agreement. With respect to such future advances, this Deed of Trust shall be governed by the provisions of Nevada Revised Statutes Sections 106.300 to 106.400, inclusive. Beneficiary shall have no obligation to make future advances to Grantor upon or after receipt of notice by Beneficiary to the effect that Grantor elects, has elected or intends to elect to terminate the operation of this Deed of Trust as security for future advances pursuant to Nevada Revised Statutes Section 106.380 or any successor statute or provision.

ARTICLE 2

OWNERSHIP, CONDITION, ETC., OF MORTGAGED PROPERTY

2.01 Title to Mortgaged Property. Grantor represents and warrants that:

(a) Grantor has good and marketable title to all of the Mortgaged Property in existence as of the date of this Deed of Trust, except for such defects to such title which, in the singular and the aggregate, do not have a Material Adverse Effect. Upon its acquisition hereafter of Mortgaged Property, Grantor will have good and marketable title to all of such hereafter acquired Mortgaged Property, except for such defects to such title which, in the singular and the aggregate, do not have a Material Adverse Effect. All such currently existing Mortgaged Property is, and upon its acquisition hereafter, all such hereafter acquired Mortgaged Property will be, free and clear of all Liens except Liens securing the Obligations and Liens permitted under Section 9.03 of the Credit Agreement. No mortgage, deed of trust, security agreement, assignment, financing statement or other similar instrument or document covering any of the Mortgaged Property is on file in any public office. Substantially all of the tangible Mortgaged Property is in good operating condition and repair, ordinary wear and tear excepted, is free and clear of any known defects except such defects as do not substantially interfere with the continued use thereof in the conduct of normal operations, and is able to serve the function for which it is currently being used, except in each case where the failure of such asset to meet such requirements, in the singular and in the aggregate, does not have a Material Adverse Effect. Neither this Deed of Trust nor any other Loan Document, nor any transaction contemplated under any Loan Document, in the singular or the aggregate, will affect any right, title or interest of Grantor in and to any of the Mortgaged Property in a manner that has or is reasonably likely to have a Material Adverse Effect.

(b) No notice has been given to Grantor by any governmental authority of any proceeding to condemn, purchase or otherwise acquire the Mortgaged Property or any part thereof or interest therein, or to create any special improvement district, redevelopment project Area, historic district or other special district which encompasses, or imposes any special assessment, levy or other charge upon, any of the real property included within the Mortgaged Property, and, to the best of Grantor's knowledge, no such proceeding is contemplated, except, in

each such case referenced in this subsection (b), where such matters, in the singular and the aggregate, do not have a Material Adverse Effect.

(c) The Existing Billboard Leases are in full force and effect, in the form provided to Beneficiary in connection with the Credit Agreement, except where the failure of such Existing Billboard Leases to be in full force and effect, in the singular and the aggregate, does not have a Material Adverse Effect. There has not occurred nor is there continuing any breach or default, or any event which, with the passage of time, the giving of notice, or both, would constitute a breach or default, on the part of Grantor, nor, to the best of Grantor's knowledge, on the part of any other party thereto, except where such breaches or defaults, in the singular and the aggregate, do not have a Material Adverse Effect.

(d) The Mortgaged Property constitutes all property necessary for the operation and conduct of Grantor's business in the manner operated and conducted as of the date of this Deed of Trust.

2.02 Insurance and Legal Requirements. Grantor, at its expense, will comply, or cause compliance with:

(a) all provisions of Section 8.05 of the Credit Agreement insofar as it relates to the Mortgaged Property (collectively, the "Insurance Requirements"); and

(b) all provisions of Section 8.03 of the Credit Agreement insofar as it relates to the Mortgaged Property (collectively, the "Legal Requirements").

2.03 Sales of Mortgaged Property. Grantor shall not sell, assign, transfer, lease, convey or otherwise dispose of any of the Mortgaged Property, whether now owned or hereafter acquired, or any income or profits therefrom, or enter into any agreement to do so, except:

(a) the sale of inventory and services (including advertising) in the ordinary course of business;

(b) the disposition of Equipment if such Equipment is obsolete or no longer useful in the ordinary course of Grantor's business;

(c) the disposition of Equipment if such Equipment is immediately replaced by Equipment having substantially the same use or purpose and having a value that is equal to or greater than that of the disposed of Equipment; and

(d) sales of assets, exclusive of sales and dispositions referenced in the immediately preceding clauses (b) and (c), with an aggregate market value, including similar sales from Borrower's subsidiaries, not in excess of \$100,000.00 in any rolling 12-month period.

2.04 Liens. Grantor shall not directly or indirectly, create, incur, assume or permit to exist any Lien on or with respect to any of its properties or assets, except:

- (a) Liens created by the Loan Documents;
- (b) Customary Permitted Liens;
- (c) Liens securing RNAA Acquisition Loans, so long as such Liens are subordinate an junior to the Liens granted or created under any Loan Document; and
- (d) Permitted Purchase Money Liens.

2.05 No Claims Against Trustee, Beneficiary, etc. Nothing contained in this Deed of Trust shall constitute any consent or request by Trustee or Beneficiary, express or implied, for the performance of any labor or services or the furnishing of any materials or other property in respect of the Mortgaged Property or any part thereof, or be construed to permit the making of any claim against Trustee or Beneficiary in respect of labor or services or the furnishing of any materials or other property or any claim that any lien based on the performance of such labor or services or the furnishing of any such materials or other property is prior to the lien of this Deed of Trust.

2.06 Environmental Hazards. In addition to the requirements of Section 9.16 of the Credit Agreement, Grantor shall not cause or permit the presence, use, generation, manufacture, release, discharge, storage or disposal of any Hazardous Materials on, under, in or about the Mortgaged Property, or the transportation of any Hazardous Materials to or from the Mortgaged Property; provided, however, nothing in this Section 2.06 shall prohibit Grantor from using and storing reasonable quantities of Hazardous Materials necessary for the reasonable conduct of Grantor's business so long as such use and storage complies with Section 9.16 of the Credit Agreement. Grantor shall immediately notify Beneficiary in writing of: (a) any enforcement, cleanup, removal or other governmental or regulatory action instituted, completed or threatened with respect to the Mortgaged Property in connection with any Hazardous Materials; (b) any claim made or threatened by any third party against Grantor or the Mortgaged Property relating to damage, contribution, cost recovery, compensation, loss or injury resulting from any Hazardous Materials; and (c) Grantor's discovery of any occurrence or condition on any real property adjoining or in the vicinity of the Mortgaged Property that could cause all or any portion of the Mortgaged Property to be subject to any restrictions on the ownership, occupancy, transferability or use of the Mortgaged Property under Hazardous Materials Law. Without Beneficiary's prior written consent, Grantor shall not take any remedial action in response to the presence of any Hazardous Materials on, in, under or about the Mortgaged Property, nor enter into any settlement agreement, consent decree or other compromise in respect to any Hazardous Materials, unless Grantor is required to perform such remedial action (i) as an emergency response to the release of Hazardous Materials on, in under or about the Mortgaged Property or (ii) as compelled by a Governmental Authority under Hazardous Materials Law.

At any time during the term of this Deed of Trust, Beneficiary shall have the right, on reasonable prior written notice to Grantor, to enter the Mortgaged Property and to conduct such tests and investigations as Beneficiary deems necessary to determine whether any Hazardous Materials are present in, under, on or about the Mortgaged Property. Such tests and investigations shall include, without limitation, underground borings, ground water analyses and

borings from the floors, ceilings and walls of any improvement located on the Mortgaged Property. Beneficiary shall have no obligation or liability to Grantor for any loss, cost, damage, injury or expense resulting from the disturbance, removal or disposal of any Hazardous Material in connection with the exercise by Beneficiary of such right of entry, except for such loss, cost damage, injury or expense caused as a result of Beneficiary's own negligence or intentional acts.

For purposes of this Section 2.06, "Hazardous Materials Law" means any federal, state, or local law, ordinance or regulation or any court judgment applicable to Grantor or to the Mortgaged Property now or in the future, relating to industrial hygiene or to environmental conditions including, but not limited to, those relating to the presence, use, generation, release, emission, storage, discharge or disposal of substances defined therein, or to waste disposal. "Hazardous Materials Law" includes, but is not limited to, those acts commonly known as the Comprehensive Environmental Response, Compensation and Liability Act of 1980, the Hazardous Materials Transportation Act, the Clean Water Act, the Resource Conservation and Recovery Act, the Toxic Substances Control Act, the Safe Drinking Water Act, and all regulations adopted, publications promulgated, orders issued and official interpretations announced pursuant to such laws. For purposes of this Section 2.06, "Hazardous Materials" means any hazardous or toxic substances, materials or wastes, including, but not limited to, those substances, materials, and wastes listed in the United States Department of Transportation Hazardous Materials Table (49 C.F.R. § 172.101) or by the Environmental Protection Agency as hazardous substances (40 C.F.R. Part 302) and amendments thereto, or such substances, materials and wastes which are or become regulated under any applicable local, state or federal law including, without limitation, any material, waste or substance which is (i) petroleum, (ii) asbestos, (iii) polychlorinated biphenyls, (iv) defined as a "hazardous material," "hazardous substance" or "hazardous waste," under Nevada Revised Statutes Section § 459.428, § 459.429 and § 459.430, respectively, or any rule promulgated thereunder, (v) designated as a "hazardous substance" pursuant to Section 311 of the Clean Water Act, 33 U.S.C. § 1251, *et seq.* (33 U.S.C. § 1321) or listed pursuant to Section 307 of the Clean Water Act (33 U.S.C. § 1317), (vi) defined as a "hazardous waste" pursuant to Section 1004 of the Resource Conservation and Recovery Act, 42 U.S.C. § 6901, *et seq.* (42 U.S.C. § 6903) or (vii) defined as a hazardous substance" pursuant to Section 101 of the Comprehensive Environmental Response, Compensation, and Liability Act, 42 U.S.C. § 9601).

2.07 Leases. Grantor shall:

(a) Fully perform, in a timely manner, all of its duties and obligations under the Billboard Leases and all other leases and subleases now or hereafter constituting Mortgaged Property (collectively, the "Leases"), except where failure to perform such duties and obligations, in the singular and the aggregate, does not have a Material Adverse Effect;

(b) Assure that all representations and warranties made by it in any Lease are true and correct, except where the failure of such representations and warranties to be true and correct, in the singular and the aggregate, does not have a Material Adverse Effect;



(c) Not agree or consent to any amendment of, modification to, or termination with respect to any Billboard Lease, except where such amendments, modifications and terminations, in the singular and the aggregate, do not have a Material Adverse Effect;

(d) Take reasonable action, including, without limitation, initiating and diligently pursuing legal action, if necessary, to preserve all of its rights and enforce all of its remedies under the Leases, except where the failure to take such actions, in the singular and the aggregate, do not have a Material Adverse Effect;

(e) Assure that each Lease permits the same to be subject to this Deed of Trust and permits Beneficiary or any purchaser of the lessee's interest under such Lease in connection with any foreclosure sale to become the lessee thereunder, under the same terms and conditions as those applicable to Grantor, except, in each case described in this subsection (e), where the terms and conditions of such Lease prohibit its assignment and such unassignability, together with all other Leases that are similarly unassignable, does not have a Material Adverse Effect; and

(f) Assure that each Billboard Lease entered into by Grantor hereafter has commercially reasonable terms, taking into account the benefit such Lease provides to Grantor's business.

### ARTICLE 3

#### PROTECTION AND PERFECTION OF LIEN, ETC.

3.01 Recordation. Grantor, at its own expense, shall (a) provide such information and take such other action as Beneficiary may reasonably request in order to cause this Deed of Trust and any instruments amendatory hereof or supplemental hereto and any instruments of assignment hereof or thereof (and any appropriate financing statements or other instruments and continuations thereof with respect to any thereof) to be recorded, registered and filed and to be kept recorded, registered and filed, in such manner and in such places, and will reimburse Beneficiary for all such recording, registration, filing fees and other charges incurred by Beneficiary; (b) cause such notations to be made upon any certificates of title with respect to the Mortgaged Property in such manner and in such places as Beneficiary may request; and (c) take all such further action as Beneficiary may reasonably request in order to establish, preserve, perfect and protect the lien of this Deed of Trust as a valid, direct first mortgage lien and the security interest created hereunder as a valid, direct first priority security interest on the Mortgaged Property, including, without limitation, providing Beneficiary with such reports setting forth the Mortgaged Property then owned or otherwise acquired by Grantor as Beneficiary may from time to time reasonably request. Grantor shall reimburse Trustee and Beneficiary for, and will indemnify Trustee and Beneficiary in respect of, all taxes (including interest and penalties) at any time payable in connection with the filing and recording of this Deed of Trust and any and all supplements and amendments thereto.

3.02 Payment of Impositions, etc. Grantor shall pay (a) all taxes, assessments and other governmental charges imposed upon the Mortgaged Property or constituting a Lien thereon before any penalty or interest accrues thereon, except where the failure to make such payments, in the singular and the aggregate, do not have a Material Adverse Effect; and (b) all claims (including, without limitation, claims for labor, services, materials and supplies) for sums, material in the aggregate to Grantor which have become due and payable and which by law have or may become a Lien upon any of the Mortgaged Property, prior to the time when Grantor is in default with respect to the payment of such sum or any penalty or fine shall be incurred with respect thereto; provided, however, that no such taxes, assessments, and governmental charges referred to in subsection (a) above or claims referred to in subsection (b) above need be paid if being contested in good faith by appropriate proceedings promptly instituted and diligently conducted and if adequate reserves shall have been set aside therefor in accordance with GAAP; and provided, further, that such sum, penalty or fine is, in any event, paid not less than 10 days' prior to the last day upon which such payment must be made in order to preclude any foreclosure upon or loss of the applicable item of Mortgaged Property.

3.03 Acquired Property Subject to Lien. All property at any time acquired by Grantor and described in Section 1.01 of this Deed of Trust, whether such property is acquired by exchange, purchase, construction or otherwise, shall forthwith become subject to this Deed of Trust without further action on the part of Grantor, Trustee or Beneficiary. Grantor, at its expense, will execute and deliver to Trustee and Beneficiary (and will record and file as provided in Section 3.01 of this Deed of Trust) an instrument supplemental to this Deed of Trust, satisfactory in substance and form to Beneficiary, whenever such an instrument is, in the opinion of Beneficiary, necessary or desirable under applicable law to subject to the lien of this Deed of Trust all right, title and interest of Grantor in and to all property described in Section 1.01 of this Deed of Trust and acquired by Grantor since the date of this Deed of Trust or the date of the most recent supplemental instrument so subjecting property to the lien hereof, whichever is later.

3.04 Delivery of Certain Property. Upon the request of Beneficiary, Grantor will promptly deliver to Beneficiary possession and control of all stock certificates, bills of lading, negotiable instruments, and similar property included within the Mortgaged Property with respect to which the only reasonable or practical method by which Beneficiary may perfect its security interest therein is by taking possession.

#### ARTICLE 4

#### DAMAGE, DESTRUCTION OR TAKING; ETC.

##### 4.01 Insurance Proceeds.

(a) Grantor hereby directs all insurers under policies of property damage and business interruption insurance to pay all proceeds payable thereunder directly to Beneficiary and in no case to Grantor and Beneficiary jointly. Grantor irrevocably makes, constitutes and appoints Beneficiary and any person whom Beneficiary may from time to time designate as Grantor's true and lawful attorney (and agent-in-fact) for the purpose of endorsing the name of

Grantor on any check, draft, instrument or other item of payment for the proceeds of such policies of insurance and for making all determinations and decisions with respect to such policies of insurance subject to the provisions of the following sentence with respect to the making, settling and adjusting of claims. Grantor will appoint or designate an officer of Grantor, or another person with the approval of Beneficiary, to settle or adjust claims covered by such policies of insurance individually not in excess of \$150,000.00 per occurrence or in the aggregate of \$250,000.00 collectively for Grantor and its Subsidiaries, during any Fiscal Year, and in the event such claims, either singularly or in the aggregate, have or are reasonably likely to have a Material Adverse Effect, such settlements and adjustments thereof shall be made only with Beneficiary's consent, which consent shall not be unreasonably withheld. Except as provided in the immediately following subsection (b), Grantor shall pay all proceeds of any such insurance claim or settlement received by it to Beneficiary, and Beneficiary shall apply the net proceeds of any such insurance claim or settlement received by Beneficiary, whether from Grantor, the insurer or any other person, to the Obligations, after deducting any expenses and fees incurred by Beneficiary in the settlement and collection thereof, in accordance with Section 3.02 of the Credit Agreement.

(b) So long as there has not occurred and is continuing any Potential Event of Default or Event of Default, Grantor shall have the rights set forth in this subsection (b) with respect to insurance proceeds arising out of claims for property damage. If the amount of such proceeds of any single insurance claim does not exceed \$150,000.00 or does not exceed \$250,000.00 collectively for Grantor and its Subsidiaries, for all such claims during any Fiscal Year, Grantor may use such proceeds to repair the equipment or other property covered by such insurance claim or claims or to replace such equipment or other property with similar equipment or other property. If the amount of such proceeds of any single insurance claim exceeds \$150,000.00 or exceeds \$250,000.00 collectively for Grantor and its Subsidiaries, for all such claims during any Fiscal Year, and if Grantor notifies Beneficiary promptly after such excess proceeds are received that Grantor elects to use such excess proceeds to repair or replace the equipment or other property covered by such insurance claim or claims, such excess proceeds shall be paid to Beneficiary and held by Beneficiary in a separate account for such purposes. Thereafter, such proceeds shall be disbursed by Beneficiary to pay the cost of replacing or repairing such equipment or other property, which disbursements shall be subject to such terms and conditions as may be reasonably imposed by Beneficiary to assure that such disbursements are used for the purposes described in this subsection (b), that no mechanic's lien or other Lien or claim attaches to the repaired or replacement equipment or property, and that the Lien in favor of Beneficiary securing the Obligations in such equipment or property continues as a first priority, perfected Lien.

4.02 Taking: Grantor to Give Notice: Assignment of Awards.

(a) In case of any taking (whether for permanent or temporary use) of all or any part of the Mortgaged Property or any interest therein or right accruing thereto, as the result of or in lieu or in anticipation of the exercise of the right of condemnation or eminent domain, or a change of grade affecting the Mortgaged Property or any part thereof (a "Taking"), or the commencement of any proceedings or negotiations which might result in any such Taking, Grantor will promptly give written notice thereof to Beneficiary, generally describing the nature

and extent of such Taking or the nature of such proceedings or negotiations and the nature and extent of the Taking which might result therefrom, as the case may be.

(b) Grantor hereby irrevocably assigns, transfers and sets over to Beneficiary all rights of Grantor to any proceeds, award or payment resulting from any Taking and irrevocably authorizes and empowers Beneficiary, at its option, in the name of Grantor or otherwise, to file and prosecute what would otherwise be Grantor's claim for any such proceeds, award or payment. Grantor will appoint or designate an officer of Grantor, or another person with the approval of Beneficiary, to settle, file or prosecute claims for such proceeds, awards or payments to the extent the fair market value of the Mortgaged Property and other property subject to any single Taking does not exceed \$150,000.00 and the fair market value of all Mortgaged Property subject to all Takings during any Fiscal Year does not exceed in the aggregate \$250,000.00 collectively for Grantor and its Subsidiaries, and in the event such claims, either singularly or in the aggregate, have or are reasonably likely to have a Material Adverse Effect, all settlements and adjustments of such claims shall be made only with Beneficiary's consent, which consent shall not be unreasonably withheld. Except as provided in the immediately following subsection (c), Grantor shall pay all such proceeds, awards and payments received by it to Beneficiary, and Beneficiary shall apply such proceeds, awards and payments to the Obligations, after deducting any expenses and fees incurred by Beneficiary in the settlement and collection thereof, in accordance with Section 3.02 of the Credit Agreement.

(c) So long as there has not occurred and is continuing any Potential Event of Default or Event of Default, Grantor shall have the rights set forth in this subsection (c) with respect to proceeds, awards and payments resulting from any Taking. If the amount of such proceeds, awards and payments of any single Taking does not exceed \$150,000.00 or does not exceed \$250,000.00 collectively for Grantor and its Subsidiaries, for all Takings during any Fiscal Year, Grantor may use such proceeds to replace the Mortgaged Property subject to such Takings with similar property. If the amount of such proceeds, awards and payments resulting from any single Taking exceeds \$150,000.00 or exceeds \$250,000.00 for all such Takings during any Fiscal Year, collectively for Grantor and its Subsidiaries, and if Grantor notifies Beneficiary promptly after such excess proceeds are received that Grantor elects to use such excess proceeds to replace the Mortgaged Property subject to such Taking, such excess proceeds shall be paid to Beneficiary and held by Beneficiary in a separate account for such purposes. Thereafter, such proceeds shall be disbursed by Beneficiary to pay the cost of replacing the Mortgaged Property subject to such Takings with similar property, which disbursements shall be subject to such terms and conditions as may be reasonably imposed by Beneficiary to assure that such disbursements are used for the purposes described in this subsection (c), and that the Lien in favor of Beneficiary securing the Obligations in such property continues as a first priority, perfected Lien.

**4.03 Restoration.** In case of any Taking or any damage to or destruction of the Mortgaged Property or any part thereof that has or is reasonably likely to have a Material Adverse Effect, Grantor will (to the extent such Taking, damage or destruction is susceptible of replacement, repair or restoration) commence or cause to be commenced, promptly and with due diligence, at its expense: (a) the replacement, repair or restoration of the Mortgaged Property as nearly as practicable (in the case of a Taking, after giving effect to any reduction in area caused thereby) to the value, condition, character and general utility thereof immediately prior to such

damage, destruction or Taking or (b) the substitution for such Mortgaged Property or any part thereof of other property (which shall upon such substitution become a part of the Mortgaged Property) of at least the same value and general utility of such Mortgaged Property or part thereof immediately prior to such damage, destruction or Taking. Notwithstanding anything in this Section 4.03 to the contrary, Grantor shall have no obligation to expend any amount in excess of the insurance proceeds for such damage or destruction, or the award or payment for such Taking, to replace, repair or restore the affected Mortgaged Property, nor to replace, repair or restore Mortgaged Property where all damage to, destruction or Taking of Mortgaged Property subsequent to the date of this Deed of Trust does not have a Material Adverse Effect.

ARTICLE 5

ASSIGNMENT; SECURITY INTEREST PROVISIONS

5.01 Uniform Commercial Code. This Deed of Trust constitutes a Security Agreement under the Nevada Uniform Commercial Code (herein called the "Code") with respect to any part of the Mortgaged Property that may or might now or hereafter be or be deemed to be personal property, fixtures or property other than real estate (all called "Collateral" for the purposes of this Article 5); all of the terms, provisions, conditions and agreements contained in this Deed of Trust pertain and apply to the Collateral as fully and to the same extent as to any other property comprising the Mortgaged Property; and the following provisions of this Article 5 shall not limit the generality or applicability of any other provision of this Deed of Trust but shall be in addition thereto:

- (a) Grantor (being the Debtor as that term is used in the Code) is and will be the true and lawful owner of the Collateral, subject to no Liens other than the Liens created by this Deed of Trust and the other Loan Documents and the matters permitted under Section 2.04 of this Deed of Trust;
- (b) The location of each item of Collateral that is tangible personal property is and will remain in the State of Utah or Nevada. Each item of Collateral that is a fixture will not be moved to a state other than Utah or Nevada, in each such case, without the prior consent of the Beneficiary, except that individual items of Collateral may be removed from Utah or Nevada for brief periods not to exceed 30 consecutive days;
- (c) Grantor shall promptly notify Beneficiary of any change in the location of its principal place of business or state of residence, any reorganization or merger involving Grantor and of any change in Grantor's name;
- (d) Upon the occurrence and during the continuance of any Event of Default Beneficiary shall have, in addition to all other rights and remedies which it may have either hereunder, under the Loan Documents or at law or in equity, all of the remedies of a secured party under the Code, including without limitation, the right to take immediate and exclusive possession of the Collateral, or any part thereof, and for that purpose may, so far as Grantor can give authority therefor, with or without judicial process, enter (if this can be done without breach

of the peace) upon any place on which the Collateral or any part thereof may be situated and remove the same therefrom (provided, that if the Collateral is affixed to real estate, such removal shall be subject to the conditions stated in the Code); and Beneficiary shall be entitled to hold, maintain, use, operate, manage, control, preserve and prepare for sale the Collateral, and may propose to retain the Collateral subject to Grantor's right of redemption, if any, in satisfaction of Grantor's obligations, as provided in the Code. Beneficiary without removal may render the Collateral unusable and dispose of the Collateral on the Mortgaged Property. Beneficiary may require Grantor to assemble the Collateral and make it available to Beneficiary for its possession at a place to be designated by Beneficiary that is reasonably convenient to both parties. Beneficiary shall give Grantor at least 10 days' notice of the time and place of any public sale thereof or of the time after which any private sale or any other intended disposition thereof is made, which notice, if given in accordance within such time frame, Grantor agrees and acknowledges is commercially reasonable. With respect to Collateral located on the Billboard Sites, Beneficiary's rights to collect or cause to be collected the Collateral under this Section 5.01 are subject to the terms and conditions of the applicable Billboard Lease governing Grantor's lease of such Billboard Site. Beneficiary may buy at any public sale, and Beneficiary may buy at private sale if the Collateral is of a type customarily sold in a recognized market or is of a type that is the subject of widely distributed standard price quotations. Any such sale may be held as part of and in conjunction with any judicial foreclosure sale or Trustee's sale of the real property to be sold as one lot if Beneficiary so elects. The net proceeds realized upon any such disposition after deduction for the expenses of retaking, holding, preparing for sale, selling or the like and the reasonable fees, disbursements and costs of attorneys incurred by Beneficiary, shall be applied in satisfaction of the Indebtedness; and Beneficiary shall account to Grantor for any surplus realized on such disposition;

(e) This Deed of Trust constitutes a financing statement under the Code with respect to the Collateral. As such, this Deed of Trust covers all items of the Collateral that are or become fixtures on the Mortgaged Property; and

(f) This Deed of Trust covers fixtures and may be recorded in the office of the county recorder in each or any county in which the real property to which such fixtures are attached or to be attached is located. With respect to the Existing Billboard Leases, the record owners of such real property are the respective lessors under and such Existing Billboard Lease, whose names are set forth on Exhibit A attached hereto.

5.02 Assignment of Rents and Leases.

(a) As further security for the Indebtedness and the Secured Obligations, Grantor hereby absolutely grants, transfers and assigns unto Beneficiary all rents, royalties, issues, profits, payments and income now or hereafter due or payable for the occupancy or use of or otherwise relating to or constituting the Mortgaged Property (collectively, the "Payments"), and all leases and subleases, whether written or oral, with all security therefor, including without limitation all guaranties thereof, now or hereafter affecting or constituting the Mortgaged Property. This grant, transfer and assignment constitutes a present grant, transfer and assignment of the rights described in the preceding sentence whether now held by Grantor or hereafter acquired as security for the Indebtedness and the Secured Obligations; provided, however, that

Grantor shall have the right, subject to Section 3.05 of the Credit Agreement and except as otherwise provided in the Loan Documents, to collect and retain the Payments prior to any Event of Default hereunder. Grantor has good right to sell, assign, transfer and set over the same and to grant to and confer upon Beneficiary the rights, interests, powers and authorities herein granted and conferred. Failure of Beneficiary at any time or from time to time to enforce the grant, transfer and assignment of Payments, leases and subleases under this Section 5.02(a) shall not in any manner prevent its subsequent enforcement, and Beneficiary is not obligated to collect anything hereunder, but is accountable only for sums actually collected.

(b) Grantor shall give Beneficiary, at Grantor's expense, at any time upon demand any further or additional forms of assignment or transfer of said Payments, leases and subleases and security as may be requested by Beneficiary, and shall deliver to Beneficiary executed copies of all such leases and security.

(c) Upon and during the continuance of an Event of Default, Beneficiary shall be entitled to deduct and retain a just and reasonable compensation from monies received hereunder for its services or that of its agents in collecting said monies. Any monies received by Beneficiary hereunder may be applied when received from time to time in payment of any taxes, assessments or other liens affecting the Mortgaged Property regardless of the delinquency thereof or to costs of preserving and operating the Mortgaged Property or pursuant to Section 6.10 of this Deed of Trust, such application to be in such order as Beneficiary may determine. The acceptance of this Deed of Trust by Beneficiary or the exercise of any rights by it hereunder shall not be, or be construed to be, an affirmation by it of any tenancy or lease nor an assumption of any liability under any such tenancy or lease.

(d) Upon and during the continuance of an Event of Default, Beneficiary may, at its option, without notice, and whether or not the Indebtedness hereby secured shall have been declared due and payable, either in person or by agent, with or without bringing any action or proceeding, or by a receiver to be appointed by a court, (i) make, cancel, enforce or modify leases or subleases; (ii) obtain and evict tenants; (iii) fix or modify rents; (iv) do any acts which Beneficiary deems reasonably proper to protect the security hereof; and (v) either with or without taking possession of the Mortgaged Property, in its own name sue for or otherwise collect and receive the Payments, or any portion thereof, including without limitation those past due and unpaid. In connection with the foregoing, Beneficiary shall be entitled and empowered to employ attorneys and their staff, and management, rental and other agents in and about the Mortgaged Property and to effect the matters which the Beneficiary is empowered to do, and if Beneficiary shall itself effect such matters, Beneficiary shall be entitled to charge and receive reasonable management, rental and other fees therefor as may be customary in the area in which the Mortgaged Property is located; and the fees, charges, costs and expenses of Beneficiary or such persons shall be so much additional Indebtedness secured hereby. Beneficiary may apply all funds collected as aforesaid, less costs and expenses of operation and collection, including but not limited to reasonable fees, disbursements and costs of attorneys, and agents' fees, charges, costs and expenses, as aforesaid, pursuant to Section 6.10 of this Deed of Trust. The entering upon and taking possession of the Mortgaged Property, the collection of such Payments and the application thereof as aforesaid shall not cure or waive any default or waive, modify or affect any notice of default under the Loan Documents or invalidate any act done pursuant to said notice.

(e) Any tenants or occupants of any part of the Mortgaged Property are hereby authorized to recognize the claims of Beneficiary hereunder without investigating the reason for any action taken by Beneficiary, or the validity or the amount of indebtedness owing to Beneficiary, or the existence of any Event of Default, or the application to be made by Beneficiary of any amounts to be paid to Beneficiary. All parties obligated with respect to or having possession of any Payments are hereby authorized by Grantor to treat and recognize Beneficiary as the party entitled, in Grantor's stead, to receive the Payments. Such parties shall be fully protected in so treating and recognizing Beneficiary and shall be under no obligation to see to the application by the Beneficiary of the Payments. The sole signature of Beneficiary shall be sufficient for the exercise of any rights under this grant, transfer and assignment, and the sole receipt of Beneficiary for any sums received shall be a full discharge and release therefor to any such tenant or occupant on the Mortgaged Property. Checks for all or any part of the Payments collected under this grant, transfer and assignment shall be drawn to the exclusive order of Beneficiary.

(f) Nothing herein contained shall be deemed to obligate Beneficiary to perform or discharge any obligation, duty or liability of lessor under any lease or sublease of the Mortgaged Property. Except for such liability, loss or damage as Beneficiary may incur as a result of its own negligence or intentional acts, Grantor shall and does hereby indemnify and hold Beneficiary harmless from any and all liability, loss or damage which Beneficiary may or might incur under any lease or sublease of the Mortgaged Property or by reason of this assignment; and any and all such liability, loss or damage incurred by Beneficiary, together with the costs and expenses, including but not limited to fees, disbursements and costs of attorneys, incurred by Beneficiary in defense of any claims or demands therefor (whether successful or not), shall be so much additional Indebtedness, and Grantor shall reimburse Beneficiary therefor on demand, together with interest at the rate provided for in the Credit Agreement.

(g) The grant, transfer and assignment set forth in this Section 5.02 shall be in addition to and not in lieu of the rights of the Trustee and Beneficiary under other provisions of this Deed of Trust or under the other Loan Documents.

5.03 Application of Credit Agreement Provisions. Notwithstanding any provision herein to the contrary, the exercise by Beneficiary of its rights and remedies under Sections 5.01(d), 5.02(c) and 5.02(d) shall be subject to Sections 3.05 and 11.04 of the Credit Agreement.

## ARTICLE 6

### EVENTS OF DEFAULT; REMEDIES, ETC.

#### 6.01 Events of Default: Declaration of Notes Due.

(a) Each "Event of Default" under the Credit Agreement shall constitute an event of default hereunder and is herein called an "Event of Default."



(b) Upon the occurrence and during the continuance of any Event of Default, and whether or not the Notes have been declared due and payable pursuant to the Credit Agreement, then and in any such event Beneficiary may declare, by written notice to Grantor, all Indebtedness, including, if accelerated pursuant to the Credit Agreement, the Notes, to be due and payable upon the date specified in such notice, and upon such date the same shall become due and payable, together with interest accrued thereon, without presentment, demand, protest, notice or other requirements of any kind, all of which are hereby waived.

(c) Grantor will pay to Beneficiary on demand all costs and expenses (including, without limitation, attorneys' fees and expenses) incurred by or on behalf of Beneficiary in enforcing this Deed of Trust, the Credit Agreement, any Note or any other Loan Document or occasioned by any default or Event of Default under this Deed of Trust.

6.02 Legal Proceedings: Foreclosure: Power of Rescission. The provisions of this Deed of Trust shall be interpreted as broadly as possible to allow Beneficiary the full advantage of all remedies to which beneficiaries under deeds of trust are entitled under Nevada law. Without in any way limiting the foregoing, Grantor agrees that Beneficiary shall have the right following an Event of Default hereunder to proceed with either a judicial foreclosure or a non-judicial trustee's sale of the Mortgaged Property. In addition, with respect to any portion of the Mortgaged Property that constitutes personal property governed by the Code, this Deed of Trust shall be construed broadly to give to Beneficiary all of the rights and remedies to which secured parties are or may be entitled under the Code.

6.03 Rescission of Election. Beneficiary, from time to time before Trustee's sale, may rescind any election to sell by executing and delivering to Trustee a written notice of such rescission. The exercise by Beneficiary of such right of rescission shall not constitute a waiver of any breach or default then existing or subsequently occurring, or impair the rights of Beneficiary to execute and deliver to Trustee other notices of election to sell, nor otherwise affect any term, covenant or condition hereof or under any obligations secured hereby, or any of the rights, obligations or remedies of the parties hereunder.

6.04 Trustee and Beneficiary Authorized to Execute Deeds, etc. Grantor irrevocably appoints each of Trustee and Beneficiary the true and lawful attorney of Grantor, in its name and stead and on its behalf, for the purpose of effectuating any sale, assignment, transfer or delivery for the enforcement hereof, whether pursuant to judicial foreclosure, statutory power of sale or foreclosure under the Code, to execute and deliver all such deeds, bills of sale, assignments and other instruments as Trustee or Beneficiary may consider necessary or appropriate, with full power of substitution. If so requested by Trustee, Beneficiary or any purchaser, Grantor will ratify and confirm any such sale, assignment, transfer or delivery by executing and delivering to Beneficiary or such purchaser all such proper deeds, bills of sale, assignments, releases and other instruments as may be designated in any such request.

6.05 Insurance Upon Foreclosure. In the event of judicial foreclosure or trustee's sale, Beneficiary or Trustee is hereby authorized, without the consent of Grantor, to assign any and all insurance policies on the Mortgaged Property to the purchaser at the sale, or to take such other

steps as Beneficiary or Trustee may deem advisable to cause the interest of such purchaser to be protected by any of the said insurance policies.

6.06 Purchase of Mortgaged Property by Beneficiary, Trustee or Noteholder. Beneficiary, Trustee or any successor holder of any Note may be a purchaser of the Mortgaged Property or of any part thereof or of any interest therein at any sale thereof, whether pursuant to power of sale, foreclosure or otherwise, and may apply upon the purchase price thereof the Indebtedness secured hereby owing to such purchaser. Any such purchaser shall, upon any such purchase, acquire good title to the properties so purchased, free of the lien of this Deed of Trust.

6.07 Receipt a Sufficient Discharge to Purchaser. Upon any sale of the Mortgaged Property or any part thereof or any interest therein, whether pursuant to power of sale, foreclosure or otherwise, the receipt of the purchase money by Trustee or the officer making the sale under judicial proceedings shall be a sufficient discharge to the purchaser for the purchase money, and such purchaser shall not be obliged to see to the application thereof.

6.08 Waiver of Appraisal, Valuation, etc. To the full extent that the covenants and waivers contained in this Section 6.08 are permitted by law, but not otherwise, Grantor hereby waives any and all rights under, and covenants and agrees that it will not at any time insist upon or plead or in any manner whatsoever claim or take advantage of, any stay, exemption, moratorium or extension law hereafter in effect or any common law doctrine now or hereafter in effect providing for the valuation or appraisal of the Mortgaged Property or any part thereof prior to any sale or sales thereof or any law providing Grantor rights of marshaling in the event of any sale of the Mortgaged Property or any part thereof or any interest therein. Additionally, Grantor will not invoke or utilize any such law or laws or otherwise hinder, delay or impede the execution of any right, power or remedy herein or otherwise granted or delegated to Trustee or Beneficiary, but will suffer and permit the execution of every such right, power and remedy as though no such law or laws have been made or enacted. The covenants and waivers contained in this Section 6.08 shall not be construed as waiving any limitations on deficiency judgments imposed by applicable statutory law nor as waiving any rights, remedies or procedures to which Grantor is entitled under applicable statutory law governing judicial or non-judicial foreclosure of deeds of trust or remedies of a secured party set forth in the Code, as such statutory rights, remedies or procedures are interpreted under applicable case law.

6.09 Notes to Become Due on Sale. Upon any sale by Trustee under or by virtue of this Deed of Trust, whether pursuant to foreclosure or power of sale or otherwise, the entire unpaid principal amount of the Notes at the time outstanding shall, if not previously declared due and payable, immediately become due and payable, together with interest accrued thereon and all other Indebtedness then outstanding.

6.10 Application of Proceeds of Sale and Other Moneys. Except as otherwise required by applicable law, the proceeds of any sale of the Mortgaged Property or any part thereof or any interest therein under or by virtue of this Deed of Trust, whether pursuant to foreclosure, power of sale, or otherwise, shall be applied as follows:

First: to the payment of all costs and expenses of such sale (including, without limitation, the cost of evidence of title, the Trustee's fee, fees of Trustee's and Beneficiary's attorneys and their staff, and the costs and expenses, if any, of taking possession of, retaining custody over, repairing, maintaining and preserving the Mortgaged Property or any part thereof prior to such sale), all costs and expenses of any receiver of the Mortgaged Property or any part thereof, and any taxes, assessments, encumbrances, liens or charges, prior to the lien of, or security interest created by, this Deed of Trust, which Beneficiary may consider it necessary or desirable to pay;

Second: to the Secured Obligations and Indebtedness in the order set forth in Section 3.02(b)(ii) of the Credit Agreement; and

Third: the balance, if any, held by Trustee or Beneficiary after payment in full of all amounts referred to in subdivisions First and Second above, shall, unless a court of competent jurisdiction may otherwise direct by final order not subject to appeal, be paid to the person or persons entitled thereto or deposited with the county clerk of the county in which the sale took place.

6.11 Appointment of Receiver. Trustee or Beneficiary shall be entitled to a receiver for the Mortgaged Property, and of the rents, issues and profits thereof, after the occurrence and during the continuance of any Event of Default, including without limitation during the time covered by any proceedings for sale by Trustee or foreclosure proceedings and the period of redemption, if any there be. Such receiver shall have the power to manage and operate the business of Grantor and shall have all other powers necessary for the protection, possession, control, management and operation of the Mortgaged Property. Trustee or Beneficiary shall be entitled to such receiver as a matter of right, without regard to the solvency or insolvency of Grantor or the value of the Mortgaged Property, or of the then owner, and such receiver may be appointed by any court of competent jurisdiction upon ex parte application, and all rents, issues, profits, income and revenue therefrom shall be applied by such receiver to the payment of the Indebtedness according to law and the orders and directions of the court. Without limiting the foregoing provisions of this Section 6.11, Grantor consents to the appointment of Beneficiary as a receiver for the Mortgaged Property upon the occurrence of any Event of Default hereunder. Grantor hereby acknowledges that the Mortgaged Property is used in the operation of Grantor's business and that if the business is not properly operated, its value and the value of the Mortgaged Property will decline rapidly in value.

6.12 Possession, Management and Income. If an Event of Default shall have occurred and be continuing, Beneficiary may, but shall be under no obligation to, immediately enter upon and take possession of the Mortgaged Property or any part thereof, subject to applicable law, summary proceeding, ejectment, self-help or otherwise and may remove Grantor and all other persons and any and all property therefrom and may hold, operate, maintain, repair, preserve and manage the same and receive all earnings, income, rents, issues and proceeds accruing with respect thereto or any part thereof. Except for such liability, loss or damage as Beneficiary may cause as a result of its own negligence or intentional acts, Beneficiary shall be under no liability to Grantor for or by reason of any such taking of possession, entry, removal or holding, operation or management, except that any amounts so received by Beneficiary shall be applied to pay all

costs and expenses of so entering upon, taking possession of, holding, operating, maintaining, repairing, preserving and managing the Mortgaged Property or any part thereof, and any taxes, assessments or other charges prior to the lien of this Deed of Trust which Beneficiary may consider it necessary or desirable to pay, and any balance of such amounts shall be applied as provided in Section 6.10 of this Deed of Trust.

6.13 Right of Beneficiary to Perform Grantor's Covenants, etc. If Grantor shall fail to make any payment or perform any act required to be made or performed hereunder, provided such failure constitutes a material breach of or default under this Deed of Trust, Beneficiary, without notice to or demand upon Grantor, and without waiving or releasing any obligation or default, may (but shall be under no obligation) at any time thereafter make such payment or perform such act for the account and at the expense of Grantor, and may enter upon the Mortgaged Property for such purpose and take all such action thereon as, in Beneficiary's opinion, may be necessary or appropriate therefor. No such entry and no such action shall be deemed an eviction of any lessee of the Mortgaged Property or any part thereof. All sums so paid by Beneficiary and all costs and expenses (including, without limitation, attorneys' fees and expenses) so incurred, together with interest thereon at the rate provided for in the Credit Agreement from the date of payment or incurring, shall constitute additional Indebtedness secured by this Deed of Trust and shall be paid by Grantor to Beneficiary on demand.

6.14 Remedies, etc., Cumulative. Each right, power and remedy of Trustee, Beneficiary and the holders of the Notes provided for in this Deed of Trust or now or hereafter existing at law or in equity or by statute or otherwise shall be cumulative and concurrent and shall be in addition to every other right, power or remedy provided for in this Deed of Trust or now or hereafter existing at law or in equity or by statute or otherwise, and the exercise or beginning of the exercise by Trustee, Beneficiary or the holder of any Note of any one or more of the rights, powers or remedies provided for in this Deed of Trust or now or hereafter existing at law or in equity or by statute or otherwise shall not preclude the simultaneous or later exercise by Trustee, Beneficiary or the holder of any Note of any or all such other rights, powers or remedies.

6.15 Attorneys' Fees, etc. Grantor shall pay to Beneficiary or Trustee, on demand, any costs and expenses, including attorneys' fees and expenses, paid or incurred by Beneficiary or Trustee, respectively, in connection with the collection of any amount payable by Grantor to Beneficiary hereunder or under the Notes, whether or not any legal proceeding is commenced hereunder or thereunder and whether or not any default or Event of Default shall have occurred and is continuing, together with interest thereon at the rate provided for in the Credit Agreement from the date of payment or incurring by Beneficiary or Trustee, as the case may be, until paid by Grantor.

6.16 Provisions Subject to Applicable Law. All rights, powers and remedies provided in this Deed of Trust may be exercised only to the extent that the exercise thereof does not violate any applicable provisions of law and are intended to be limited to the extent necessary so that they will not render this Deed of Trust invalid, unenforceable or not entitled to be recorded, registered or filed under the provisions of any applicable law. If any term of this Deed of Trust

or any application thereof shall be invalid or unenforceable, the remainder of this Deed of Trust and any other application of such term shall not be affected thereby.

6.17 No Waiver, etc. No failure by Trustee, Beneficiary or any holder of any Note to insist upon the strict performance of any term hereof or thereof, or to exercise any right, power or remedy consequent upon a breach hereof or thereof, shall constitute a waiver of any such term or of any such breach. No waiver of any breach shall affect or alter this Deed of Trust, which shall continue in full force and effect with respect to any other then existing or subsequent breach. By accepting payment of any amount secured hereby after its due date, neither Beneficiary nor any holder of any Note shall be deemed to waive its right either to require prompt payment when due of all other amounts payable hereunder or to declare a default for failure to effect such prompt payment.

6.18 Compromise of Actions, etc. Any action, suit or proceeding brought by Beneficiary pursuant to any of the terms of this Deed of Trust or otherwise, and any claim made by Beneficiary hereunder may be compromised, withdrawn or otherwise dealt with by Beneficiary without any notice to or approval of Grantor.

#### ARTICLE 7

#### MISCELLANEOUS

7.01 Further Assurances. Grantor, at its expense, will execute, acknowledge and deliver all such instruments and take all such action as Beneficiary from time to time may reasonably request for the better assuring to Beneficiary the properties and rights now or hereafter subjected to the lien hereof or assigned hereunder or intended so to be. Notwithstanding any other provision of this Deed of Trust, Grantor hereby agrees that, without notice to or the consent of Grantor, Beneficiary may file with the appropriate public officials such financing statements, continuation statements or similar documents as are or may become necessary to perfect and continue the perfection of the security interest granted by this Deed of Trust.

7.02 Additional Security. Without notice to or consent of Grantor, and without impairment of the lien and rights created by this Deed of Trust, Beneficiary may accept from Grantor or from any other person additional security for the Notes at the time outstanding. Neither the giving of this Deed of Trust nor the acceptance of any such additional security shall prevent Beneficiary from resorting, first, to such additional security, or, first, to the security created by this Deed of Trust, or concurrently to both, in any case without affecting Beneficiary's lien and rights under this Deed of Trust.

7.03 Reconveyance. Upon payment in full of all sums due under the Credit Agreement, Notes and other Loan Documents, and provided Beneficiary has no further obligation to make advances to Grantor under the Credit Agreement, Notes or other Loan Documents, Beneficiary shall promptly request the Trustee to reconvey, without warranty, all of the property encumbered hereby, provided that as of the date all such sums are paid in full, there

is no judgment (whether final or not) obtained by Beneficiary against Grantor; provided, however, that no such reconveyance shall be required if Beneficiary or Trustee forecloses on the Mortgaged Property pursuant to the provisions of this Deed of Trust. Upon receipt of such request from Beneficiary, Trustee shall reconvey without warranty the property then held by it hereunder. The grantee in such reconveyance may be described in general terms as "the person or persons legally entitled thereto."

7.04 Amendments and Waivers. This Deed of Trust, and any term hereof may be amended, discharged or terminated and the observance of any term of this Deed of Trust or the Notes may be waived (either generally or in a particular instance and either retroactively or prospectively) only by an instrument in writing signed by Grantor and Beneficiary.

7.05 Successor Trustee. Beneficiary may, at any time, by an instrument in writing, appoint a successor or successors to the Trustee named herein or acting hereunder, which instrument, executed and acknowledged by Beneficiary, and recorded as provided by law, shall be conclusive proof of the proper substitution of such successor trustee, who shall have all the estates, powers, duties and trusts vested or conferred hereunder on the original trustee. If there be more than one trustee, either may act alone and execute these trusts upon the request of Beneficiary and his acts shall be deemed to be the acts of all trustees, and the recital in any conveyance executed by such sole trustee of such requests shall be conclusive evidence thereof, and of the authority of such sole trustee to act.

7.06 WAIVER OF JURY TRIAL. GRANTOR HEREBY IRREVOCABLY AND UNCONDITIONALLY WAIVES THE RIGHT TO TRIAL BY JURY IN ANY LEGAL OR EQUITABLE ACTION, SUIT OR PROCEEDING ARISING OUT OF OR RELATING TO THIS DEED OF TRUST, THE NOTES OR THE OTHER LOAN DOCUMENTS OR ANY TRANSACTION CONTEMPLATED HEREBY OR THEREBY OR THE SUBJECT MATTER OF THE FOREGOING.

7.07 Effect of Extensions of Time and Amendments on Junior Liens and Others. If the payment of the Indebtedness, or any part thereof, is extended or varied, or if any part of the security therefor is released, all persons now or at any time hereafter liable therefor, or interested in the Mortgaged Property, shall be held to assent to such extension, variation or release, and their liability, and the lien, and all provisions hereof, shall continue in full force and effect, the right of recourse against all such persons following foreclosure of this Deed of Trust being expressly reserved by Beneficiary, notwithstanding any such extension, variation or release. Any person, firm or corporation taking a junior mortgage, deed of trust, security interest or other lien upon the Mortgaged Property or any interest therein, shall take that lien subject to the rights of Beneficiary herein to amend, modify and supplement this Deed of Trust or any of the Loan Documents and to extend the maturity of the Indebtedness, in each and every case without obtaining the consent of the holder of such junior lien and without the lien of this Deed of Trust losing its priority over the rights of any such junior lien.

7.08 Mortgagee in Possession. Nothing herein contained shall be construed as constituting Trustee or Beneficiary a mortgagee in possession.

7.09 Title in Grantor's Successors. If the ownership of the Mortgaged Property, or any part thereof, becomes vested in a person or persons other than Grantor, Trustee and Beneficiary may, without notice to Grantor, deal with such successor or successors in interest of Grantor with reference to this Deed of Trust, the Indebtedness and the Secured Obligations in the same manner as with Grantor. Grantor will give immediate notice to Beneficiary of any conveyance, transfer or change of ownership of the Mortgaged Property, but nothing in this Section 7.09 shall vary or negate the provisions of Section 2.03 of this Deed of Trust.

7.10 Estoppel Certificates; Information to Third Parties. Within 10 days after Beneficiary's request therefor, Grantor shall deliver a duly acknowledged written statement setting forth the amount of the Indebtedness then outstanding, stating either that no setoffs or defenses exist against this Deed of Trust, or, if such setoffs or defenses are alleged to exist, the nature thereof, and attesting to such other matters with respect to this Deed of Trust, or the Indebtedness, as Beneficiary may request. Grantor acknowledges that any statement rendered hereunder may be relied upon by any transferee or assignee of Beneficiary, or any other person or entity participating in the Credit Agreement, the Notes or this Deed of Trust.

7.11 Conflict with Credit Agreement. If any term or provision of this Deed of Trust is inconsistent with any term or provision of the Credit Agreement, the term or provision of the Credit Agreement shall govern. It is not the intent of this Section 7.11 to limit, modify or amend the representations, warranties, terms, covenants or conditions of this Deed of Trust.

7.12 Successors and Assigns. This Deed of Trust and every covenant, agreement and other provision hereof shall be binding upon Grantor and its successors and assigns (including without limitation each and every subsequent owner of the Mortgaged Property or any other person having an interest therein), and shall inure to the benefit of Beneficiary and Trustee and their successors and assigns.

7.13 Provisions Severable. The unenforceability or invalidity of any provision or provisions hereof shall not render any other provision or provisions herein contained unenforceable or invalid.

7.14 Captions and Pronouns. The captions and headings of the various Sections of this Deed of Trust are for convenience only, and are not to be construed as confining or limiting in any way the scope or intent of the provisions hereof. Wherever the context requires or permits, the singular shall include the plural, the plural shall include the singular and the masculine, feminine and neuter shall be freely interchangeable.

7.15 Addresses and Notices. Except as may be provided otherwise in any of the Loan Documents with respect to notices given thereunder or as permitted or required by law, all notices and communications required or permitted under this Deed of Trust shall be in writing and shall be delivered by hand or by registered or certified or registered mail, postage prepaid, addressed as follows:

(a) if to Beneficiary, at the address shown above for Beneficiary in the initial paragraph of this Deed of Trust with a copy to David H. Little, Esq., Holme Roberts & Owen LLC, 111 East Broadway, Suite 1100, Salt Lake City, Utah 84111; and

(b) if to Grantor, at the address shown above for Grantor in the initial paragraph of this Deed of Trust with a copy to Jerold G. Oldroyd, Esq., Suitter, Axland & Hanson, 175 South West Temple, Suite 700, Salt Lake City, Utah 84101.

All notices so given shall be deemed given on the date actually delivered to the recipient. In the case of mailed notice, the date of delivery indicated on the certified or registered mail return receipt shall be conclusively deemed the date of delivery. Notwithstanding any other provision of this paragraph, if any party refuses to accept delivery of any notice tendered to it, such notice shall be deemed given on the date tendered for delivery. Any party may, by written notice given in accordance with this Section to the other party, change the address to which delivery shall thereafter be made.

7.16 Governing Law. This Deed of Trust shall be governed by and construed under the laws of the State of Nevada.

7.17 Request for Notice. Grantor hereby requests that a copy of any Notice of Default or Notice of Sale be provided to it at the address for notices to Grantor in effect under Section 7.15 of this Deed of Trust at the time any such Notice is given.

IN WITNESS WHEREOF, Grantor has caused this Deed of Trust to be duly executed as of the date first written above.

GRANTOR:

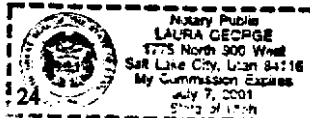
R.O.A. GENERAL, INC., a Utah corporation

By: *William K. Regan*  
Its: *Chairman*

STATE OF UTAH )  
                          ) : ss  
COUNTY OF SALT LAKE )

The foregoing instrument was acknowledged before me this 9 <sup>March 2000</sup> day of ~~June, 1996~~, by *William K. Regan, Chairman* of R.O.A. General, Inc.

*Laura George*  
Notary Public



91187 v1



**Exhibit A**

(attached to and forming a part of the Deed of Trust,  
Security Agreement, Financing Statement and Assignment of Rents,  
Leases and Proceeds dated as of December 22, 1999 and executed by  
R.O.A. General, Inc. for the benefit of Citicorp USA, Inc.)

**EXISTING BILLBOARD LEASES**

All of Grantor's right, title and interest in the Billboard Leases located in Lincoln County,  
Nevada, including, without limitation, the Billboard Leases described on the one (1) page  
attached hereto.

02/17/2000  
09:18:47

Detail Lease Report

LP-02B

Page: 3

From:  
LPMASST->STATUS = "A"

Reagan\_Outdoor\_Adv

To: zzzzzzzzz

Lease_Num	Lessor_Name	Phone	Lsor#	Annual_Amt	Status		
Address_1	Address_2	Address_3	Address_4	Start_Date	Type	Fed_WH_Amt	Pay_Periods
				Expir_Date	Rep	Net_Amount	Pay_Day
				Last_Paid	Code	LTD_Amount	Lsor_Cnclable
				Paid_Thru		YTD_Amount	R_O_F_R
000005550	DON N. SIMONS &		L1010	350.00	A		
US-50	APPROX 4/M E/O CARSON CITY (PNT)	01/01/1985	RW	0.00	1		
	SPECIAL USE PERMIT DUE IN OFFICE	01/01/2000	00	350.00	01		
	3/1/2003	01/01/2000	A	4900.00			
	US-50	12/31/2000		350.00			

STRUCTURE #: ST-555                      ALLOCATION: 100.00  
 Street: HWY 50 E/O CARSON CITY  
 City, State: CARSON CITY,  
 County: LINCOLN

000001280	ESPERANZA DUFUR	7026732453	L0327	3000.00	A		
HWY-395	S/O CARSON CITY N/TAHOE JCT.	07/01/1988	CU	0.00	1234567890ND		
	SPECIAL USE PERMIT DUE IN OFFICE	07/01/1997	TR	3000.00	19		
	3/1/2003	02/01/2000	M	39500.00			
	HWY-395	03/18/2000		500.00			

STRUCTURE #: ST-128                      ALLOCATION: 100.00  
 Street: HWY 395 S/O CARSON CITY  
 City, State: CARSON CITY,  
 County: LINCOLN

**Exhibit B**  
(attached to and forming a part of the Deed of Trust,  
Security Agreement, Financing Statement and Assignment of Rents,  
Leases and Proceeds dated as of December 22, 1999 and executed by  
R.O.A. General, Inc. for the benefit of Citicorp USA, Inc.)

**EXISTING PERSONAL PROPERTY**

Q:\1610\MA\1\101\101-11112701701-1110-001

REAGAN OUTDOOR ADVERTISING  
FIXED ASSETS

FOR YEAR >>>> 95  
MONTH >>>> 12

FA #	DESCRIPTION/ADDRESS	FACING	ACQUIS YR	LIFE NO (MO)
*** PAINTED SIGN PLANT ***				
114698.01				
OUT-OF-TOWN				
947	4685 STATE HWY (I-80 W NEWDOVER)	WE/W	81	8 360
	* 2 SECTIONS		89	5 144
00323	44165 W WINNEBUCCA BLVD WINNEBUCCA	WE/W	82	11 360
	* 2 SECTIONS		89	5 144
140	42.7 MI W/O SHELL STATION W/O WINNEBUCCA	WE/W	83	7 360
	* 2 SECTIONS		89	5 144
153	41-80 3 MI W/O WINNEBUCCA	WE/W	84	7 360
	* 2 SECTIONS		89	5 144
522	4HWY 395 W/O CARSON CITY	CR/S	85	7 360
	* 2 SECTIONS		89	5 144
128	4HWY 395 S/O CARSON CITY	CR/S	86	7 360
	* 2 SECTIONS		89	5 144
403	4HWY 395 S/O CARSON CITY	CR/S	87	7 360
	* 2 SECTIONS		89	5 144
553	4HWY 50 APPROX 4 MI E/O CARSON CITY	CE	87	12 360
UB0317	4-15 PARCHAR N/S	PR/S	87	7 360
	* 2 SECTIONS		89	5 144
UB0316	400 W 209 S 1-15 PARCHAR	PR/S	87	7 360
	* 2 SECTIONS		89	5 144
000309	3265 W 1-15 CEDAR CITY	CR/S	87	7 360
	* 2 SECTIONS		89	5 144
00180	4-15 W WASHINGTON	WR/S	87	7 360
	* 2 SECTIONS		89	5 144
00179	4-15 W WASHINGTON	WR/S	87	7 360
	* 2 SECTIONS		89	5 144
UB0183	4-15 W/O ST GEORGE	SR/S P/P	81	8 360
	* 1-15 W WASHINGTON	WR/S	87	7 360
	* 2 SECTIONS		89	5 144
UB0154	4270 W 1-15 HESOWITE	HR/S	87	7 360
	* 2 SECTIONS		89	5 144
UB0185	4720 W 1-15 HESOWITE	HR/S	87	7 360
	* 2 SECTIONS		89	5 144
UB0184	4745 W 1-15 HESOWITE	HR/S	89	10 360
	* 2 SECTIONS		90	4 180
UB0187	4835 W 1-15 HESOWITE	HR/S	82	13 360
	* 2 SECTIONS		90	4 180
000188	4850 W 1-15 HESOWITE	HR/S	90	4 360
	* 2 SECTIONS		90	4 180
UB0314	RICHFIELD (S END 1-70) 2045 S COVE	YR/S P/	90	4 360
	* 1-70 INT W I/C RICHFIELD	RR/S	90	6 360
	* 2 SECTIONS		90	6 180
	* 1-70 INT S I/C RICHFIELD	RR/S	90	6 360
	* 2 SECTIONS		90	6 180
UB0315	405 91 .06N W/O BEAVER	BE/W	83	7 360
UB0191	42420 W US-40 YERDAL	VE/W P/	84	7 360
	* 1 SECTION		91	6 180
UB0189	APPROX 1500 E US-40 YERDAL	YE	85	7 360
	* 1 SECTION		91	6 180

WELLSVILLE, PA. 15389-1234

REAGAN OUTDOOR ADVERTISING  
FIXED ASSETS

FOR YEAR >>>> 95  
MONTH >>>> 12

FA #	DESCRIPTION/ADDRESS	FACING	ACQUIS LIFE	
			YR	MO (MOS)

\*\*\* PAINTED SIGN PLANT \*\*\*  
114600.01

080190*3290	N HWY 192 VERNAL	YN/S	86	7	360
	* 2 SECTIONS		91	6	180
172	*US 40 I RT E/O JCT US 189	PE	87	7	360
	* 1 SECTION		91	6	180
080313*7-80	KINRAI JCT	PN	87	12	360
	* 1 SECTION		91	6	180
080312*US 40	0 PARK CITY C/O	PN/S	81	8	360
	* 2 SECTIONS		91	6	180
13110	*US 40 0 PARK CITY C/O	PN/S P/	82	11	360
	* 1 SECTION		91	6	180
211	*R/O GREEN RIVER	GV	83	7	360
	* 1 SECTION		91	6	180
12630	*815 MO HAIN LOGAN	LN/S P/	89	6	360
	* 1 SECTION		91	6	180
539	*OLD HWY ELKO (NOT USED)	EE/W	85	7	360

SALT LAKE/BOUNTIFUL

89	*581 W 500 S	SE	86	7	360
	* 1 SECTION		91	6	180
339	*529 W 500 S	SE	87	7	360
08	*511 W 500 S	SE	87	12	360
8245	*504 W 500 S	SE	81	8	360
22718	*590 W 500 S	S/LC	21	8	360
861	*399 W 500 S	SE	82	11	360
432	*347 W 500 S	SE	85	7	360
615	*301 W 500 S	SE	86	7	360
199	*S/LC 242 W 400 S	SW	87	7	360
598	*336 W 600 S	SW	87	12	360
72	*346 W 600 S	SW	81	8	360
758	*S/LC 326 W 600 S	SW	82	11	360
8244	*S/LC 470 W 600 S	SW	85	7	360
2748	*S/LC 510 W 600 S	SW	86	7	360
274A	*S/LC 542 W 600 S	SW	87	7	360
791	*BNTFL 1400 N 550 W (I-15)	EN	87	12	360
4020	*BNTFL 533 N 550 W (I-15)	EN	81	8	360
080173*	BNTFL 664 N 660 W (I-15)	EN	82	11	360
080204*	BNTFL 550 N 557 W (I-15)	EN/S	85	7	360
	* 2 SECTIONS		92	6	180
8306	*BNTFL 564 W 400 N (I-15)	EN/S	86	7	360
	* 2 SECTIONS		92	6	180
080177*	257 N I-15 BNTFL (250 N I-15 BNTFL)		87	7	360
080249*	1776 N I-15	SW/S	87	12	360
	* 2 SECTIONS		92	6	180
080248*	1750 N I-15	SW/S	81	8	360
	* 2 SECTIONS		92	6	180
080251*	1711 N I-15	SW/S	85	7	360
	* 2 SECTIONS		92	6	180
080250*	1631 N I-15	SW/S	86	7	360
	* 2 SECTIONS		92	6	180

REAGAN OUTDOOR ADVERTISING  
FIXED ASSETS

FOR YEAR >>>> 95  
MONTH >>>> 12

FA #	DESCRIPTION/ADDRESS	ACQUIS FACING	LIFE	
			YR	MO (MOS)
*** PRINTED SIGN PLANT ***				
114600.01				
000252*1611	W I-15	SN/S	87	7 360
* 2 SECTIONS				
000253*1550	W I-15	SN	87	12 360
000254*1502	W I-15	SN/S P/	81	8 360
000256*411	W I-15	SN	86	7 360
000255*820	W I-15	SN/S /P	87	7 360
207	*I-15 W TEMPLE	SN/S	87	12 360
* 2 SECTIONS				
8309	*51 W I-15	SN/S	81	8 360
* 2 SECTIONS				
764	*700 S I-15 (ON RAMP)	SN	86	7 360
470	*701 S I-15	SS	87	7 360
772	*950 S I-15	SN/S	87	12 360
* 2 SECTIONS				
699	*951 S I-15	SN/S	81	8 360
* 2 SECTIONS				
55	*1501 S I-15	SN/S	86	7 360
* 2 SECTIONS				
003	*1511 S I-15	SN/S	87	7 360
* 2 SECTIONS				
779	*1701 S I-15	SS	87	12 360
83	*1837 S I-15	SN/S	81	8 360
* 2 SECTIONS				
1155	*2550 S I-15	SN	87	7 360
5	*2690 S I-15	SN	81	8 360
7800	*2699 S I-15	SLCO	81	8 360
* 2 SECTIONS				
000207*2720	S I-15	SS	81	8 360
7900	*2820 S I-15	SN	87	7 360
7910	*2880 S I-15	SS	81	8 360
402	*2901 S I-15	SN/S	88	5 360
311	*2920 S I-15	SN/S	89	10 360
8166	*2979 S I-15	SN/S	81	8 360
4020	*3001 S I-15	SN/S	81	8 360
601	*3646 S I-15	SN/S	81	8 360
8320	*3706 S I-15	SN/S	87	7 360
1033	*3850 S I-15	SN/S	89	9 360
6470	*3890 S I-15	SN	81	8 360
* 3921 S I-15				
7970	*3900 S I-15	SN/S P/	81	8 360
7950	*3905 S I-15	SN/S	81	8 360
8121	*4005 S I-15	SN/S	81	8 360
282	*4905 S I-15	SN/S	87	7 360
8343	*7700 S I-15	SN/S	81	8 360
8426	*8280 S I-15	SN/S	87	7 360
8425	*8380 S I-15	SN/S	87	4 360
000291*10200	S I-15	S	81	8 360
000292*263	W 9950 S S2000	SN/S	81	8 360
000293*13000	S I-15	S	81	8 360

42-16-10001P1000-011274,100-000-000

REAR OUTDOOR ADVERTISING FOR YEAR >>>> 95  
 FIXED ASSETS MONTH >>>> 12

FA #	DESCRIPTION/ADDRESS	FACING	ACQUIS YR	LIFE NO (MO)
*** PAINTED SIGN PLANT ***				
114400.01				
080294	13100 S I-15	N/S P/	87	7 360
080298	13000 S I-15	N/S	81	8 360
080295	13900 S I-15	N/S	89	12 360
060296	13950 S I-15	N/S	89	9 360
080297	14000 S I-15	N/S	89	12 360
080331	15500 S W/O I-15	N/S	90	6 360
080332	15550 S W/O I-15	N/S	90	6 360
080333	15600 S W/O I-15	N/S	90	6 360
080334	15650 S W/O I-15	N/S	90	6 360
4860	41-80 E V TEMPLE	E/W	81	8 360
120	4170 W I-80	E/W	87	7 360
129	4300 W I-80	E	81	8 360
	4134 W I-80	E/W	87	7 360
1209	4186 W I-80	E/W	81	8 360
	4176 W W TEMPLE	E/W P/P	81	8 360
4910	463 E 200 S	E	81	8 360
080299	4219 E 400 S	W	87	7 360
1157	4249 E 400 S	E	81	8 360
1820	4824 E 400 S	E	87	7 360
4239	4539 S 700 E	N/S	81	8 360
105	4228 S 700 E	W	87	7 360
279	4681 S STATE	N	81	8 360
109	41006 S STATE	S	81	8 360
53	41187 S STATE	S	81	8 360
080335	41504 S STATE	W	87	7 360
	42149 S STATE	N	88	10 360
144	4720 W 3300 S	W	81	8 360
1302	41200 W 2100 S	E/W	89	12 360
413	43525 W 2100 S WVC	E	81	8 360
612	41440 E 3300 S	W	81	8 360
4338	41435 W 3500 S WVC	E	81	8 360
792	42110 S REDWOOD RD	W	87	7 360
7550	44100 S REDWOOD RD	W	81	8 360
2890	44649 S HOLLADAY BLVD	S	81	8 360
297	42149 S HIGHLAND DR	S	81	8 360
3538	44890 S HIGHLAND DR	N	87	7 360
4452	46295 S HIGHLAND DR	N/S	81	8 360
3930	46781 S 2000 E	S P	81	8 360
080283	46778 W 7000 S	E/W P/	81	8 360
7948	43200 S I-15	S	87	7 360
3930	46969 S 2000 E	N	81	8 360
080247	471001 W HECK ST	S	81	8 360
	PROMO/OTHER			
080203	41-15 S AN FORK (JUNGLE)	N/S	87	7 360
080212	41-15 S AN FORK (RAY'S LAKE)	N/S	81	8 360
080304	41-15 S AN FORK (ICE HOUSE)	N/S P/	81	8 360
080319	19400 W I-15	LEW	91	6 360
080306	4645 E STATE RD	LR/S	91	6 360

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REAGAN OUTDOOR ADVERTISING  
FIXED ASSETS FOR YEAR >>>> 95  
MONTH >>>> 12

FA #	DESCRIPTION/ADDRESS	FACTS	ACCTS		LIFE
			YR	MO	
*** PAINTED SIGN PLANT ***					
114600.01					
080305*250	N 1200 E (I-15)	LX/S	90	6	360
081105	*I-15 R LENT N/S 195 E STATE RD	LX P	80	12	360
081122	*I-15 N/O LENT E/S 530 E I-15	LX/S P/P	87	7	360
080307*1226	N 1200 N OREN	OH/S	81	8	360
080301*494	S STATE OREN	OH/S P/P	81	8	360
080304*3200	N SANDERBERG RD I-15 PAYSON	PR	81	8	360
081144	*1100 N UNIVERSITY	PS P	81	8	360
080322*1330	N STATE PROVO	PH/S P/	89	4	360
080310*1333	N STATE PROVO	PH/S	81	8	360
081136	*2000 N I-15	PH/S	07	7	360
080214*OREN	1200 N 375 S	PH/S	81	8	360
155	*PROVO 400 N CENTER (N WALL)	PH	81	8	360
080308*OREN	400 S 1300 N (I-15)	PH/S	87	7	360
080310*OREN	544 S 1300 N (I-15)	PH/S	81	8	360
081140	*763 S UNIVERSITY PROVO	PH/S P/	81	8	360
080326*820	N I-15	PH/S	81	8	360
920	*PROVO 840 N I-15	PH/S	81	8	360
080327*2170	N I-15 SP FK	SH/S	87	7	360
080328*2250	N I-15 SP FK	SH/S P/	81	8	360
080329*2340	N I-15 SP FK	SH/S P/	81	8	360
OREN					
946	*360 S I-15 LAYTON	N/S	81	8	360
505A	*45 E I-15 LAYTON	N/S P/	87	7	360
164	*I-15 S LAYTON	N/S P/	81	8	360
622	*1000 YDS N/O LAYTON EXIT I-15	N/S	81	8	360
634	*2000 YDS N/O LAYTON EXIT I-15	N/S	81	8	360
557	*N/O ROY EXIT WEST SIDE I-15	N/S	81	8	360
080264*95	89 N HINMAN	N/S	81	8	360
080171*JCT	1900 N RIVERDALE RD	S P	87	7	360
JCT	1900 N RIVERDALE RD	S P	81	8	360
770	*2315 WASH BLVD	N/S	87	7	360
080126*3201	WASH BLVD	N/S	81	8	360
135	*I-15 N/O 31ST ST	N/S	81	8	360
1121	*I-15 N CRABTREE	N/S	81	8	360
156	*I-15 N COY ONTO 3485 N I-15 N STRUCTN	S	87	7	360
580	*I-15 N COY ONTO	N/S	81	8	360
70	*I-15 N SMITH & ED	N/S P/P	87	7	360
535	*1116 N 12TH ST	N	81	8	360
080142*1-84	N WENGER CMTY	E/N P/	92	6	360
890	*2550 S I-15	N/S	81	8	360
080113*1700	N RIVERDALE	N	81	8	360
080029*90	WENGER HWY 89	S	82	8	360
PROV & RR RD		E/O P/P	87	7	360
080275*1700	N RIVERDALE & WALL	N	81	8	360
080123*30TH & WA		N/S	87	7	360
080809	*1700 E WA	N/S	81	8	360
HARRISVILLE & 89	(N OGD)	N P	87	7	360
1050	*1700 SO I-15 RIVERDALE	N/S	90	6	360



REAGAN OUTDOOR ADVERTISING      FOR YEAR >>>> 95  
 FIXED ASSETS                      MONTH >>>> 12

FA #	DESCRIPTION/ADDRESS	FACING	ACCTS LIFE	
			YR	MO (MO)

\*\*\* PAINTED SIGN PLANT \*\*\*  
 114600.01

782	*SUNSET 2233 N MAIN (I15)	N	81	8	360
	*89 & SO WEBER	N	81	8	360

TOTAL STRUCTURES 193

2 SIDED P/D 95  
 1 SIDE P/D / 1 SIDE POSTER 10  
 2 SIDED POSTER 6  
 SINGLE SIDE P/D 7  
 SINGLE SIDE POSTER 67

TOTAL STRUCTURES 193

TOTAL FACES 312

2630	*7300 S 900 E SLCO	SLCO P	89	5	360
------	--------------------	--------	----	---	-----

08323	*4165 W WIND BLVD WIND (92-81C21)		92	6	360
080181	*2350 RIDDLETON DR ST GEO		92	12	360

08333	*2820 W 5400 S NYC (DANGERTEK HWY)		93	6	360
133	*1-80 S SIDE 3 RT W/ WINNERUCON		93	6	360
1101	*1400 S I-15 OGDEN (NOT COMP)		93	360	
1102	*1500 S I-15 OGDEN (NOT COMP)		93	360	
1100	*1600 S I-15 OGDEN (NOT COMP)		93	360	
9378	*2717 WASH BLVD OGDEN (NOT COMP)		93	360	

	*1993 (30) SECTION SETS BUILT		93	6	180
	*1993 SECTION PURCHASES		93	12	180
	*1993 - LMS ETC		93	6	240

	*1994 - RAL SECTIONS (10)		94	1	180
	*1994 SECTIONS		94	4	180
	*1994 SECTIONS		94	5	180
	*1994 CONST CAP		94	6	360

01148	*750 S DRIT PRVD (BLOWDOWN)	PRVD	94	6	360
1101	*1400 S I-15 E/S OGDEN	OGD	94	6	360
1102	*1500 S I-15 OGDEN	OGD	94	6	360
1100	*1600 S I-15 OGDEN	OGD	94	6	360
080191	*2500 W 1500 S W340 VERNAL	VERM	94	6	360
04890	*2185 W N TEMPLE - ILC	SPP/WP	94	6	360
080171	*5260 S 1900 W HWY/RIVERDALE		94	6	360
08016291	*04 & WEBER CTRY		94	6	360
9378	*2717 WASHINGTON BLVD OGD	OPP/WP	94	6	360
	*532 W MAIN LAYTON (YOUNG CHEV)	LAYT	94	6	360
164	*570 W MAIN LAYTON	LAYE	94	6	360
080316	*08 W 200 S I-15 PARDONAN	PARD	94	6	360
1290	*4190 S HIGHLAND DR SLCO	SLCO	94	6	360
200	*2572 LINCOLN DR OGD	OGD	94	6	360

BELLINGHAM/FAIRBORO-01117741700-1100.WML

REAGAN OUTDOOR ADVERTISING  
FIXED ASSETS

FOR YEAR >>>> 95  
MONTH >>>> 12

FA #	DESCRIPTION/ADDRESS	FACING	ACQWIS LIFE	
			YR	MO (MO)
*** PAINTED SIGN PLANT ***				
114400.01				
242	*2500 LINCOLN - S/S PROP	OGD	94	6 360
01180	*8540 S/O 189 JCT TO PROVO REBER	NEB	94	6 360
000315	*0591 .06 N W/O BEAVER	BEAV	94	6 360
12633	*1190 S MAIN LOGAN	LOG	94	6 360
000185	*1-15 DETV EXITS HE90	HE90	94	6 360
1143	*435 W 2000 S I-15 SLCO	SLCO	94	6 360
000179	*1-15 WASH CITY	WASH	94	6 360
1129	*4055 S 500 W SLCO	SLCO	94	6 360
*				
968	*15200 S I-15	BLDF	92	6 360
0470	*5559 S 900 E	SLCO	91	8 360
111	*VIRGINIA CITY R GETGER RD	VCNV	87	12 360
000172	*1837 W MAIN	SNST	81	8 360
5820	*5141 W 2100 S	SLC	81	8 360
0129	*4040 S 300 W (I-15)	SLCO	81	8 360
000032	*7695 S US99	SNEBR	81	8 360
*				
	*1995 SECTIONS		95	1 100
	*LMS		95	4 360
	*1995 SECTIONS		95	9 100
	*1995 SECTIONS		95	10 100
	*1995 SECTIONS		95	12 100
*				
1164	421 W RIVERDALE RD RYRDL		95	6 360
10440	S/O 4400 S I-15 RYRDL		95	6 360
R144	720 W 3300 S SLCO		95	6 360
R144	860 W 3300 S SLCO		95	6 360
1154	3760 S 300 W (I-15) SLCO		95	6 360

PAINT PLANT TOTALS

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REAGAN OUTDOOR ADVERTISING  
FIXED ASSETS

FOR YEAR >>>> 95  
MONTH >>>> 12

FA #	DESCRIPTION/ADDRESS	FACING	ACQUIS YR	LIFE MO (MO)
** B SHEET PLANT **				
8940	*1600 S 1100 E	CLFO	81	8 360
8948	*1600 W 500 N	HARRISVILB3	7	360
	*1300 W MAIN	LAYTON	84	7 360
4298	*8054 W 2700 S	ENGWR	85	7 360
0189	*7655 S 700 W	HDPV	81	8 360
0186	*4685 S STATE	HURN	86	7 360
0300	*280 W US 89	NSL	87	7 360
8128	*1227 WASHINGTON BLVD	OGD	87	7 360
	84 *1600 HALL AVE	OGD	81	8 360
	552 *1900 W 12TH ST	OGD	86	7 360
	*24 24TH & A	OGD	81	8 360
	2 *250 W 12TH	OGD	84	7 360
	*2518 WALL AVE	OGD	87	7 360
872	*2600 S 1900 W	OGD	81	8 360
9370	*2717 WASHINGTON BLVD	OGD	81	8 360
839	*279 31ST STREET	OGD	81	8 360
882	*2889 WASHINGTON BLVD	OGD	85	7 360
8410	*2950 S 1100 W	OGD	87	12 360
773	*3837 HALL AVE	OGD	88	9 360
437	*3122 WALL AVE	OGD	87	7 360
9298	*3187 & HALL OFF RAMP	OGD	81	8 360
765	*3187 ST 1-15 ON RAMP	OGD	87	12 360
8558	*4275 HARRISON BLVD	OGD	83	7 360
875	*472 W 24TH ST	OGD	88	10 360
875	*477 W 12TH ST	OGD	84	7 360
494	*8/0 3100 LINCOLN AVE	OGD	85	7 360
	*83 89 89 & ?	OGD	85	7 360
0484	*1843 W STATE	OREN	87	12 360
0192	*500 W CENTER	PLGRV	87	7 360
0418	*548 S STATE	PROVO	84	7 360
0418	*2068 W CENTER ST	PROVO	84	7 360
0197	*181 W 9800 S	SANDY	81	8 360
0192	*8555 S STATE (10800 S 700 E)	SANDY	88	10 360
0194	*481 E 9400 S	SANDY	86	7 360
0183	*1031 W DEER	SLC	87	7 360
3870	*1065 S REDWOOD RD	SLC	81	8 360
150	*1102 S STATE	SLC	81	8 360
1520	*1234 S 1100 E	SLC	87	7 360
1270	*1314 S 500 E	SLC	87	7 360
440	*1360 S STATE	SLC	88	9 360
1230	*148 E 600 S	SLC	85	7 360
2845	*15 E 900 S	SLC	85	7 360
3978	*1518 S REDWOOD RD	SLC	83	7 360
0133	*1546 S STATE	SLC	86	7 360
2348	*160 W 2100 S	SLC	87	7 360
2340	*170 W 1300 S	SLC	86	7 360
410	*1790 S MAIN	SLC	85	7 360
0123	*184 W 900 S	SLC	84	7 360
1978	*189 E 800 S	SLC	81	8 360
1648	*1975 S 1100 E	SLC	85	7 360

(R/N 1992)

RENGAN OUTDOOR ADVERTISING  
FIXED ASSETS

FOR YEAR >>>> 95  
MONTH >>>> 12

FA #	DESCRIPTION/ADDRESS	FACING	ACQUIS LIFE	
			YR	MO (MOB)
147	*2110 W N TEMPLE	SLC	85	7 360
RL18	*252 S 1300 E	SLC	81	8 360
2210	*302 E 1300 S	SLC	81	8 360
1670	*3155 S HIGHLAND DR	SLC	86	7 360
4330	*35 E 2100 S	SLC	87	12 360
1390	*432 S 900 E	SLC	81	8 360
80	*436 S STATE	SLC	86	7 360
1130	*5 S 900 W	SLC	81	8 360
195	*550 W N TEMPLE	SLC	84	7 360
2250	*60 E 1700 S	SLC	85	7 360
1240	*664 S WEST TEMPLE	SLC	86	7 360
1140	*789 S 900 W	SLC	84	7 360
R192	*71 W 900 S	SLC	87	7 360
970	*740 W 400 S	SLC	81	8 360
980	*754 W 400 S	SLC	87	7 360
980	*757 W 400 S	SLC	81	8 360
2800	*759 S 300 W	SLC	87	7 360
2510	*1134 E 3300 S	SLCO	87	7 360
1010	*1255 E MILLER (3171 S 1300 E)	SLCO	87	7 360
2950	*155 W 3300 S	SLCO	87	7 360
40744	*1765 E 4500 S	SLCO	87	7 360
8469	*1784 W 4700 S	SLCO	85	7 360
	*2755 E 3300 S	SLCO	85	7 360
4010	*2771 S REDWOOD RD	SLCO	84	7 360
2400	*2955 E 3300 S	SLCO	81	8 360
	*3040 S MAIN	SLCO	81	8 360
1490	*3475 S 900 E	SLCO	87	7 360
3580	*370 E 7200 S	SLCO	86	7 360
4100	*3850 S 3400 W	SLCO	86	7 360
2550	*390 E 3300 S -	SLCO	81	8 360
600	*3982 S MAIN	SLCO	83	7 360
2840	*3931 W 5400 S	SLCO	81	8 360
0169	*4431 S REDWOOD RD	SLCO	87	7 360
1680	*4704 HOLLADAY BLVD	SLCO	87	7 360
1770	*4708 HOLLADAY BLVD	SLCO	81	8 360
2430	*5565 S 900 E	SLCO	81	8 360
	*5900 S 900 E SLC (899 VINE ST)	SLCO		
	*68 W 3300	SLCO	81	8 360
3540	*7500 S 700 W	SLCO	81	8 360
1062	*7620 S 700 E	SLCO	90	6 360
3420	*85 E 5900 S	SLCO	86	7 360
1010	*8621 S 1300 E	SLCO	87	7 360
0193	*8800 S STATE	SLCO	87	7 360
0301	*1005 N MAIN	SUNSET	81	8 360
883	*6200 S W US 89	WINTAN	87	7 360
021	*1670 N MAIN 0389	VILLARD	81	8 360
0107	*1247 W 3500 S	NYC	81	8 360
3080	*1475 W 3500 S	NYC	87	7 360
3300	*1900 W 4100 S	NYC	81	8 360
3120	*3250 W 3500 S	NYC	81	8 360
3270	*4000 W 3400 S	NYC	87	7 360
4170	*4700 S 4000 W	NYC	86	7 360

RENGAR OUTDOOR ADVERTISING  
FIXED ASSETS

FOR YEAR >>>> 95  
MONTH >>>> 12

FA #	DESCRIPTION/ADDRESS	FACING	ACQUIS LIFE	
			YR	MO (MO)
3230	*4850 N 3500 S	NYC	86	7 360
0402	*10 W STATE RD	LENI	84	7 360
0400	*550 W STATE RD	LENI	84	7 360
2680	*1201 W 3300 ST	ODG	87	7 360
1151	*3074 GRANT AV	ODG	83	7 360
0427	*830 E 100 N	PAYSON	81	8 360
0401	*500 N ST HWY 89	PLGRV	81	8 360
0103	*516 S STATE	SLC	85	7 360
1013	*535 N 200 S	SLC	81	8 360
0105	*700 N 300 W	SLC	81	8 360
4553	*877 S REDWOOD RD	SLC	81	8 360
10630	*387 W 5900 S	SLCO	81	8 360
0425	*1655 S STATE RD	SPFRK	82	8 360
1160	*2729 S 1900 N	WRAVER	83	7 360
	*93		93	6 180
0210	*930 E VINE ST	SLCO	94	6 360
R144	000 W 3300 S SLCO		95	6 360
R16	220-36TH ST OGDEN		95	6 360
1160	2729 S 1900 N W RAVEN		95	6 360

8 SHEET PLANT TOTALS

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REAGAN OUTDOOR ADVERTISING  
FIXED ASSETS FOR YEAR >>>> 95  
MONTH >>>> 12

FA #	DESCRIPTION/ADDRESS	FACING	ACQUIS YR	LIFF MO
*** 30 SHEET PLANT ***				
W1100	S/E CORN. US-90 & W-74 JCT.	ALPINE	81	0 340
000304	187 W 300 S I-15 (ICE HOUSE)	ANFK	81	0 340
01106	266 W MAIN	ANFK	81	0 340
000303	40 E FRONTAGE (JUMBLE)	ANFK	81	0 340
01103	61 W MAIN	ANFK	81	0 340
01178	650 W MAIN I-15	BEAVER	81	0 340
0180	NEW BIGHAN HWY N/O HWY 111 CROSSROADS	BIGHAN	81	0 340
000177	257 W I-15	BUTFL	81	0 340
00005	283 W 500 W I-15	BUTFL	81	0 340
00000	3207 S MAIN	BUTFL	81	0 340
00504	283 W 500 W I-15	BUTFL	81	0 340
00007	700 W I-15	BUTFL	81	0 340
00008	716 W 640 W I-15	BUTFL	81	0 340
899	CHRYL 1950 W I-15	BUTFL	81	0 340
899	CHRYL 1950 W I-15	BUTFL	81	0 340
0323	.06 MI N/O CORRIE EXIT	BRIGHAN	81	0 340
755	US-30/191/69 (7TH ST.)	BRIGHAN	81	0 340
0323	.06 MI N/O CORRIE EXIT I-15	BRIGHAN CR1	81	0 340
767	27 W MAIN	BRIGHAN CR2	81	0 340
767	MAIN S OF COURTHOUSE	BRIGHAN CR1	81	0 340
01191	US 91 1 MI. N/O CEDAR CITY	CEDAR CITR1	81	0 340
01190	US 91 1 MI. S/O	CEDAR CITR1	81	0 340
01198	US 91 2 MI. S/O	CEDAR CITR1	81	0 340
00322	150 S MAIN	CLEARFIELD1	81	0 340
00025	460 W MAIN ST	CLEARFIELD1	81	0 340
00023	75 W MAIN	CLEARFIELD1	81	0 340
00024	9 W MAIN	CLEARFIELD1	81	0 340
13240	US 50 YADOCY-	DELTA	81	0 340
990293	12901 S I-15	DRAPER	81	0 340
000290	13791 S I-15	DRAPER	81	0 340
00795	263 W 10000 S	DRAPER	81	0 340
000291	243 W 9900 S	DRAPER	81	0 340
4190	300 S 300 W I 15	FARM	81	0 340
13220	425 S MAIN	FILLMORE	81	0 340
01103	1355 S 207 W	HEBER	81	0 340
01102	1400 S 0509	HEBER	81	0 340
01101	890 S MAIN	HEBER	81	0 340
01100	US 40 N/O HEBER (STATE 32)	HEBER	81	0 340
01134	1610 W ST HWY 89	IRONTON	81	0 340
01132	2325 S ST RD	IRONTON	81	0 340
01135	4 84 IRONTON	IRONTON	81	0 340
0421	US 91 IRONTON	IRONTON	81	0 340
13050	US 109 N OF KANAS	KANAS	81	0 340
000312	US 40 KANAS EXCHANGE	KANAS	81	0 340
0411	1200 W US-89	KATSVILLE1	81	0 340
00007	4270 W 5400 S	KEARNS	84	7 340
1077	4730 S 4000 WEST	KEARNS	81	0 340
622	1000 W I-15 (1000 YDS N/O LAYTON EXIT)	LAYTON	81	0 340
0411	1200 W US-89	LAYTON	81	0 340
04016	130 W MAIN	LAYTON	81	0 340

REAGAN OUTDOOR ADVERTISING  
FIXED ASSETS

FOR YEAR >>>> 95  
MONTH >>>> 12

FA #	DESCRIPTION/ADDRESS	FACING	ACCTS		LIFE (MO)
			YR	NO	
*** 30 SHEET PLANT ***					
5958	140 N I-15	LAYTON	01	0	360
00010	1570 N MAIN ST	LAYTON	01	0	360
00019	1600 N MAIN	LAYTON	01	0	360
1076	1769 N MAIN	LAYTON	90	6	360
1063	1855 N MAIN	LAYTON	90	6	360
595C	200 N I-15	LAYTON	01	0	360
581	27 S MAIN	LAYTON	01	0	360
595D	300 N I-15	LAYTON	01	0	360
1135	3000 N FREEDOM BLVD S/O NF GATE	LAYTON	01	0	360
	360 S FORT LAKE	LAYTON	01	0	360
106	375 N MAIN	LAYTON	01	0	360
0457	399 E GENTLE	LAYTON	01	0	360
00030	600 S MAIN I-15	LAYTON	01	0	360
00502	900 E HWY 193	LAYTON	90	6	360
1051	HWY 193 700 E	LAYTON	90	6	360
1051	HWY-193 HILLFIELD RD. (EAST STR)	LAYTON	01	0	360
594	I-15 S OF LAYTON	LAYTON	01	0	360
164	LAYTON HILLS HALL EXIT, I-15	LAYTON	02	0	360
605	S GATE HILLFIELD (N & S)	LAYTON	01	0	360
605a	S GATE HILLFIELD RD (E & W)	LAYTON	01	0	360
605b	W 193 HILLFIELD OPPOSITE GATE	LAYTON	01	0	360
00502	US 193 HILLFIELD (W STRUCTURE)	LAYTON	01	0	360
01105	640 E STATE I-15	LEHI	91	6	360
01104	705 E STATE	LEHI	01	0	360
01113	I-15 E OF LEHI	LEHI	01	0	360
01102	US 91 300 E (260 E STATE)	LEHI	02	0	360
01175	49 E 1ST W 09-91	LEVAR	01	0	360
01141	150 N STATE- 06 09	LINDON	01	0	360
00092	1100 S MAIN	LOGAN	01	0	360
1000	1120 S MAIN	LOGAN	01	0	360
12633	01190 S MAIN	LOGAN	01	0	360
	1190 S MAIN	LOGAN	94	6	360
1007	127 S MAIN	LOGAN	02	0	360
00096	427 S MAIN	LOGAN	01	0	360
00095	491 S MAIN	LOGAN	01	0	360
0352	735 S MAIN	LOGAN	01	0	360
12630	800 N MAIN	LOGAN	01	0	360
00097	905 N MAIN	LOGAN	01	0	360
00093	908 S MAIN	LOGAN	01	0	360
00099	05 91 1/2 MI S/O HYDE PARK	LOGAN	01	0	360
00098	05 91 N OF LOGAN	LOGAN	01	0	360
6570	6600 N 3500 S	MAGNA	01	0	360
8220	8711 N 2700 S	MAGNA	01	0	360
00793	300 N 0000 S	MAYL	01	0	360
1072	270 N VINE ST MURRAY	MURR	91	6	360
00700	291 E 6400 S	MURR	02	0	360
600	6781 S STATE	MURR	04	7	360
00759	50 E 4800 S	MURR	04	7	360
6900	50 E 5300 S	MURR	04	7	360
00709	5250 S STATE	MURR	04	7	360

Lincoln County

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REAGAN OUTDOOR ADVERTISING      FOR YEAR >>>> 95  
 FIXED ASSETS                      MONTH >>>> 12

FA #	DESCRIPTION/ADDRESS	FACING	ACQTS YR	LIFE MO
*** 30 SHEET PLANT ***				
00706	5495 S STATE	HWR	94	7 360
00994	S MAIN STREET	N. OGDEN	81	8 360
00405	1335 W BECK	HSL	90	6 360
00409	1350 W BECK	HSL	90	6 360
00407	1516 W BECK	HSL	81	8 360
00401	1595 W BECK	HSL	81	8 360
000247	1829 W BECK	HSL	81	8 360
000254	611 NORTH I-15	HSL	81	8 360
00993	100 WASHINGTON BLVD	OGD	81	8 360
269	1175 W 33RD STREET	OGD	81	8 360
535	1181 W 12TH S	OGD	81	8 360
249	1220 W 33RD ST	OGD	81	8 360
00986	1278 STREET AND GIBSON	OGD	81	8 360
00990	1430 WASHINGTON BLVD	OGD	81	8 360
2490	1436 W 21ST ST	OGD	81	8 360
00980	1742 WASHINGTON BLVD	OGD	81	8 360
00984	185 W 12TH ST	OGD	81	8 360
00985	210 W 12TH ST	OGD	90	6 360
96	2184 WALL AVE	OGD	81	8 360
586	2185 WALL AV	OGD	81	8 360
292	22 WASHINGTON BLVD ADAMS	OGD	81	8 360
	220 E 34TH ST	OGD	81	8 360
170	2294 WASHINGTON BLVD	OGD	81	8 360
00980	231 W 21ST STREET	OGD	90	6 360
280	2372 LINCOLN AV	OGD	81	8 360
	2443 GRANT AV	OGD	81	8 360
173	2500 LINCOLN AV	OGD	81	8 360
242	2500 LINCOLN STS OF PROPERTY (S/W CORNER)	OGD	81	8 360
R3078	2578 ST BETW GRANT & LINCOLN	OGD	81	8 360
909	2700 WALL AV	OGD	90	6 360
R454	2753 WALL AV	OGD	81	8 360
00979	2927 WASHINGTON BLVD	OGD	81	8 360
	2951 WASHINGTON BLVD	OGD	81	8 360
00986	300 W 12TH ST	OGD	81	8 360
	300 W 12TH STREET	OGD	81	8 360
00978	3144 WASHINGTON BLVD	OGD	81	8 360
545	3151 ST OFF RAMP	OGD	81	8 360
00992	326 WASHINGTON BLVD	OGD	81	8 360
01007	3266 WASHINGTON BLVD	OGD	81	8 360
01000	3504 RIVERDALE RD	OGD	81	8 360
R202	3665 WASHINGTON BLVD	OGD	81	8 360
73	3770 WALL AVENUE	OGD	81	8 360
00987	387 W 12TH ST	OGD	90	6 360
70	3936 W HWY-126 I-15	OGD	81	8 360
01006	4200 WASHINGTON BLVD	OGD	81	8 360
121	450 E 26TH ST	OGD	81	8 360
01005	5075 WASHINGTON BLVD	OGD	81	8 360
00981	600 W 21ST ST	OGD	81	8 360
01013	650 RIVERDALE DR	OGD	81	8 360
01012	651 RIVERDALE DR	OGD	81	8 360



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REGAN OUTDOOR ADVERTISING  
FIXED ASSETS

FOR YEAR >>>> 99  
MONTH >>>> 12

FA #	DESCRIPTION/ADDRESS	FACING	ACQUIS LIFE	
			YR	NO (MO)
*** 30 SHEET PLANT ***				
00982	700 W 21ST ST	OGD	01	360
R289	759 WALL AVE	OGD	01	360
00983	904 W 20TH	OGD	01	360
00991	999 WASHINGTON BLVD	OGD	01	360
	51 JCT HARRISVILLE/WALL	OGD	01	360
10140	US 89 HARRISVILLE (ACRS GOLF)	OGD	01	360
	45 WALL & NORTH ST	OGD	01	360
01167	1100 N STATE	OREN	01	360
11020	1465 S STATE	OREN	01	360
01139	2001 S STATE	OREN	01	360
01118	330 W STATE	OREN	01	360
01117	383 N STATE	OREN	01	360
008301	490 S STATE	OREN	01	360
01112	590 W STATE	OREN	01	360
01110	800 W 300 W	OREN	01	360
01137	950 S STATE	OREN	01	360
01114	I 15 1200 W	OREN	01	360
01115	I 15 300 W	OREN	01	360
01108	05 09' GENEVA S/O PLEAS GR	OREN	01	360
01111	US 91 N/O PLEASANT GROVE	OREN	01	360
13270	US 91 N/O PARQUITCH	PARQUITCH01	01	360
13280	US 91 OPPOSITE CREAMERY	PARQUITCH01	01	360
	463 CENTER OF PARK CITY	PARK CITY01	01	360
10110	US 407/248 PARK CITY JCT (STR 14)	PARK CITY01	01	360
00846	2245 S 09	PERRY	01	360
	2245 S 09 09	PERRY	01	360
00886	2905 S US 89	PERRY	01	360
00835	2940 S US 89 -	PERRY	01	360
13200	09 50 E/O PRICE	PRICE	01	360
01146	100 W 200 W	PROVO	01	360
	101 S UNIVERSITY	PROVO	01	360
01145	1190 W UNIVERSITY	PROVO	01	360
01144	1150 W UNIVERSITY	PROVO	01	360
01134	1250 W STATE	PROVO	01	360
	895 1300 W I-15	PROVO	01	360
008322	1350 W STATE	PROVO	01	360
008311	1400 W I 15	PROVO	01	360
	1451 W STATE	PROVO	01	360
12030	2600 W CANYON RD	PROVO	01	360
12000	3000 W CANYON RD	PROVO	01	360
01143	320 W 1230 W	PROVO	01	360
01150	420 W 300 S	PROVO	01	360
01128	420 W CENTER	PROVO	01	360
	500 W CENTER (1 BLK SOUTH)	PROVO	01	360
01142	641 W COLUMBIA	PROVO	01	360
01151	700 E 300 S	PROVO	01	360
	700 W I-15	PROVO	01	360
	740 W I-15	PROVO	01	360
01148	750 S UNIVERSITY	PROVO	01	360
01149	810 S UNIVERSITY	PROVO	01	360

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RENGAN OUTDOOR ADVERTISING  
FIXED ASSETS

FOR YEAR 1999 95  
MONTH 12 12

FA #	DESCRIPTION/ADDRESS	FACTING	ACCTS LIFE	
			YR	MO (NO)
*** 3D SHEET PLANT ***				
01153	850 S UNIVERSITY	PROVO	01	0 360
01162	972 W CENTER	PROVO	01	0 360
01132	I 15 1500 W	PROVO	01	0 360
01177	800 S MAIN HWY 89	RICHFIELD01	01	0 360
01176	US-89 N/S 1/5 MI N/O RICHFIELD	RICHFIELD01	01	0 360
492	05 91 N/O RICHMOND	RICHMOND 01	01	0 360
492A	05 91 S/O RICHMOND	RICHMOND 01	01	0 360
00829	1822 RIVERDALE RD	RIVERDALE01	01	0 360
01089	3627 RIVERDALE RD	RIVERDALE01	01	0 360
01010	3802 RIVERDALE RD	RIVERDALE01	01	0 360
00481	05 40 E/O ROOSEVELT	ROOSEVELT01	01	0 360
00476	ROOSEVELT CITY CENTER	ROOSEVELT01	01	0 360
00482	05-40 015 SO E	ROOSEVELT01	01	0 360
055	05-40 E OF ROOSEVELT	ROOSEVELT01	01	0 360
808	2250 S 1900 W	ROY	01	0 360
009171	5200 S 1900 W	ROY	01	0 360
00827	5770 S 1900 W	ROY	01	0 360
00796	10542 S 700 E	SANDY	01	0 360
00790	9025 S STATE	SANDY	06	7 360
00794	9350 S 700 E	SANDY	06	7 360
409	1804 S STATE	SLC	01	0 360
00413	1080 W VICTORY ROAD	SLC	01	0 360
00541	1150 S REDWOOD ROAD	SLC	01	0 360
5570	1184 E 2100 S	SLC	01	0 360
00415	1195 W N TEMPLE	SLC	01	0 360
5420	120 W 1300 S	SLC	01	0 360
00417	1201 W N TEMPLE	SLC	01	0 360
4900	127 W 200 S	SLC	01	0 360
5680	130 E 2100 S	SLC	01	0 360
2880	1300 E 700 S	SLC	01	0 360
00537	1390 S REDWOOD ROAD (CALIF AV)	SLC	01	0 360
1440	1483 S MAIN	SLC	01	0 360
5440	150 W 1300 S	SLC	01	0 360
00253	1530 N I-15	SLC	01	0 360
1560	1535 S MAIN	SLC	01	0 360
00553	1606 S STATE	SLC	01	0 360
7100	161 W 6400 S	SLC	01	0 360
00403	1611 N I-15	SLC	01	0 360
4820	163 E S TEMPLE	SLC	01	0 360
00254	1650 NORTH I-15	SLC	01	0 360
00556	1720 S 900 E	SLC	01	0 360
610	1740 W N TEMPLE	SLC	01	0 360
00555	1760 S STATE	SLC	01	0 360
5740	177 W 2100 S	SLC	01	0 360
5240	178 E 800 S	SLC	01	0 360
200	1791 S STATE	SLC	01	0 360
310	1792 S STATE	SLC	01	0 360
4980	180 W 400 S	SLC	01	0 360
1840	1800 S 300 W	SLC	01	0 360
00419	1830 W N TEMPLE	SLC	01	0 360

REAGAN OUTDOOR ADVERTISING  
FIXED ASSETS

FOR YEAR >>>> 95  
MONTH >>>> 12

FA #	DESCRIPTION/ADDRESS	FACING	ACQUIS LIFE	
			YR	MO (MO)
*** 30 SHEET PLANT ***				
	190 E 200 S	SLC	01	0 360
5230	200 E 700 S	SLC	01	0 360
2750	2016 S 1100 E	SLC	01	0 360
5180	205 E 600 S	SLC	01	0 360
4830	205 E S TEMPLE	SLC	01	0 360
103	2105 S MAIN	SLC	01	0 360
5110	211 E 500 S	SLC	01	0 360
320	2149 S STATE	SLC	01	0 360
5270	215 E 900 S	SLC	01	0 360
4840	215 E S TEMPLE	SLC	01	0 360
340	2167 S STATE	SLC	01	0 360
2270	2200 S 900 E	SLC	01	0 360
1890	2204 S 700 E	SLC	01	0 360
4850	225 E S TEMPLE	SLC	01	0 360
2890	2300 E HOLLADAY BLVD	SLC	04	7 360
000299	231 E 400 S	SLC	01	0 360
5950	2310 E 3300 S	SLC	01	0 360
0190	2315 S 5600 W	SLC	01	6 360
5200	233 W 600 S	SLC	01	0 360
00766	2340 E 4300 S	SLC	01	0 360
5540	2350 E 2100 S	SLC	01	0 360
5500	2354 E 2100 S	SLC	01	0 360
5030	249 E 400 S	SLC	01	0 360
5620	250 E 2100 S (ROBERTA)	SLC	01	0 360
00629	257 W 3300 S	SLC	01	0 360
	2690 S HIGHLAND DR	SLC	01	0 360
7800	2699 S I-15	SLC	01	0 360
2290	2704 S 900 E	SLC	01	0 360
00589	275 W 900 S	SLC	01	0 360
	2795 S STATE	SLC	01	0 360
7900	2820 S I-15	SLC	09	10 360
4990	29 E 400 S	SLC	01	0 360
7910	2920 S I-15	SLC	01	0 360
5240	3050 E 3300 S	SLC	01	0 360
7940	3261 S I-15	SLC	01	0 360
5660	328 E 2100 S	SLC	01	0 360
00630	3316 S 700 E	SLC	01	0 360
5220	335 W 600 S	SLC	01	0 360
3140	3360 S HIGHLAND DR	SLC	01	0 360
00573	3395 S HIGHLAND DR	SLC	01	0 360
5630	350 E 2100 S	SLC	01	0 360
	365 W 300 WEST	SLC	03	7 360
3910	3690 E 70TH S (3500 E 7200 S)	SLC	00	6 360
00596	370 E 900 S	SLC	04	7 360
5300	377 W 900 S	SLC	04	7 360
5450	390 W 1300 S	SLC	04	7 360
7970	3980 S I-15	SLC	04	7 360
7950	3985 S I-15 S	SLC	04	7 360
7370	401 S REDWOOD RD	SLC	04	7 360
7550	4100 S REDWOOD RD	SLC	04	7 360

Lincoln County

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REASON OUTDOOR ADVERTISING  
FIXED ASSETS FOR YEAR >>>> 95  
MONTH >>>> 12

FA #	DESCRIPTION/ADDRESS	FACING	NCOWIS LIFE	
			YR	MO (30)
*** 30 SHEET PLANT ***				
3290	4190 S HIGHLAND DR	SLC	98	6 360
2990	4195 S I-15	SLC	84	7 360
00756	4410 S 900 E	SLC	84	7 360
00534	445 W 600 N (I-15)	SLC	84	7 360
1850	459 S 700 E	SLC	84	7 360
5090	47 E 500 S	SLC	84	7 360
	47 E 500 S 850	SLC	84	7 360
8429	4710 S HOLLADAY BLVD	SLC	84	7 360
7590	4716 S HOLLADAY BLVD	SLC	84	7 360
3000	4850 S HOLLADAY BLVD	SLC	84	7 360
	4910 S REDWOOD RD	SLC	98	6 360
00523	50 E 2100 S	SLC	84	7 360
5170	500 E 500 S	SLC	84	7 360
7710	500 W 600 N	SLC	84	7 360
8270	505 W 500 S	SLC	84	7 360
6300	535 W 3500 S	SLC	98	6 360
00536	540 W N TEMPLE	SLC	84	7 360
	5400 W 2100 S	SLC	84	7 360
00544	541 W N TEMPLE (I-15)	SLC	84	7 360
7020	5415 S 4875 W	SLC	84	7 360
5120	550 W 500 S UNIT 325	SLC	84	7 360
5150	590 W 500 S UNIT 325	SLC	84	7 360
5460	61 E 1700 S	SLC	84	7 360
3450	6200 S HIGHLAND DR	SLC	85	7 360
4910	63 E 200 S	SLC	85	7 360
5050	640 E 400 S	SLC	85	7 360
3930	6951 S HIGHLAND DR	SLC	85	7 360
	4981 S 2000 E	SLC	85	7 360
00530	701 W 300 N	SLC	85	7 360
00775	7970 S STATE	SLC	85	7 360
2630	7300 S 900 E (7213 S)	SLC	85	7 360
3770	7445 S 2200 E	SLC	98	6 360
3750	7445 S 2260 E	SLC	98	6 360
3790	7449 S 2160 E	SLC	98	6 360
00777	7450 S 700 W	SLC	85	7 360
3010	7451 S 2160 E	SLC	98	6 360
2770	760 S 1300 E	SLC	85	7 360
5000	765 E 400 S	SLC	85	7 360
5250	802 S 200 E	SLC	85	7 360
931	830 S STATE	SLC	85	7 360
2280	841 E 2700 S	SLC	85	7 360
5580	843 E 2100 S	SLC	85	7 360
5510	845 E 1700 S	SLC	85	7 360
8230	845 S 5400 W	SLC	85	7 360
7350	875 S REDWOOD RD	SLC	86	7 360
7790	876 S 900 W	SLC	86	7 360
451	885 S MAIN	SLC	86	7 360
000255	900 W I-15	SLC	86	7 360
5065	900 S W TEMPLE	SLC	86	7 360
00411	900 W 300 W	SLC	86	7 360

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REAGAN OUTDOOR ADVERTISING  
FIXED ASSETS

FOR YEAR >>>> 95  
MONTH >>>> 18

FA #	DESCRIPTION/ADDRESS	FACING	ACQUIS LIFE	
			YR	MO (MO)
*** 3D SHEET PLANT ***				
7770	900 W 600 S	SLC	86	7 360
4790	900 W S TEMPLE	SLC	86	7 360
00791	9000 S STATE	SLC	86	7 360
00792	9125 S 700 E	SLC	86	7 360
7370	920 S REDWOOD RD	SLC	86	7 360
1420	940 S MAIN	SLC	86	7 360
1440	950 S MAIN	SLC	86	7 360
6050	1040 E 3300 S	SLCO	81	8 360
6210	125 W 3300 S	SLCO	81	8 360
6020	1333 E 3300 S	SLCO	81	8 360
6000	1451 E 3300 S	SLCO	81	8 360
6450	150 E 3900 S	SLCO	81	8 360
7030	2010 E 4200 S	SLCO	81	8 360
5770	204 W 2100 S	SLCO	81	8 360
297	2149 S HIGHLAND DR	SLCO	81	8 360
5900	2154 E 3300 S	SLCO	81	8 360
6020	220 W 4500 S	SLCO	81	8 360
1500	2255 S MAIN	SLCO	81	8 360
6910	2270 E 4000 S	SLCO	81	8 360
6220	230 W 3300 S	SLCO	81	8 360
6900	2361 E 4000 S	SLCO	81	8 360
4840	2400 S W TEMPLE	SLCO	81	8 360
6700	251 W 4500 S	SLCO	81	8 360
3410	2735 S 200 E	SLCO	81	8 360
00695	2735 S MAIN	SLCO	81	8 360
00633	2761 S REDWOOD RD	SLCO	81	8 360
00617	2781 S REDWOOD RD	SLCO	81	8 360
6790	280 W 4500 S	SLCO	81	8 360
460	2827 S STATE	SLCO	81	8 360
5900	2800 E 3300 S	SLCO	81	8 360
400	3007 S STATE	SLCO	81	8 360
520	3011 S STATE	SLCO	81	8 360
5000	3025 E 3300 S	SLCO	81	8 360
5040	3030 E 3300 S	SLCO	81	8 360
6100	310 E 3300 S	SLCO	81	8 360
7930	3104 S I-15	SLCO	81	8 360
3160	3339 S HIGHLAND DR	SLCO	81	8 360
3630	3357 S 2300 E	SLCO	81	8 360
1700	3400 S MAIN	SLCO	81	8 360
6170	345 E 3300 S	SLCO	81	8 360
1730	3407 S MAIN (3500)	SLCO	81	8 360
620	3490 S STATE	SLCO	81	8 360
3910	3500 E 7200 S	SLCO	81	8 360
640	3566 S STATE	SLCO	83	7 360
640	3579 S STATE	SLCO	83	7 360
00677	3591 S REDWOOD RD	SLCO	83	7 360
00690	3605 S STATE	SLCO	83	7 360
00540	3666 S 900 E	SLCO	83	7 360
750	3743 S STATE	SLCO	84	7 360
00675	3749 S MAIN	SLCO	84	7 360

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REPAIRS OUTDOOR ADVERTISING  
FIXED ASSETS

FOR YEAR >>>> 95  
MONTH >>>> 12

FA #	DESCRIPTION/ADDRESS	FACING	ACQUISITION		LIFE
			YR	MO	
*** 30 SHEET PLANT ***					
3200	3020 S HIGHLAND DR	SLCO	04	7	360
2320	3072 S 900 E	SLCO	04	7	360
432	3006 W 4100 S	SLCO	04	7	360
4630	395 E 3900 S	SLCO	04	7	360
770	4126 S STATE	SLCO	04	7	360
4860	4150 N 4700 S	SLCO	04	7	360
176	416 W 3900 S (I-15)	SLCO	04	7	360
860	4242 S STATE	SLCO	04	7	360
8010	4300 S I-15	SLCO	04	7	360
6140	437 E 3300 S	SLCO	04	7	360
00702	4497 S HIGHLAND DR	SLCO	04	7	360
6260	450 W 3300 S	SLCO	04	7	360
7590	4760 S REDWOOD DR	SLCO	04	7	360
8030	5000 S I-15	SLCO	04	7	360
8070	5051 S I-15	SLCO	04	7	360
2430	5565 S 900 E	SLCO	04	7	360
2440	5600 S 900 E	SLCO	04	7	360
6130	600 E 3300 S	SLCO	04	7	360
00770	6035 S 900 E	SLCO	04	7	360
3330	6089 S HIGHLAND DR	SLCO	04	7	360
6090	670 E 3300 S	SLCO	05	7	360
3650	7054 S 2300 E	SLCO	05	7	360
3510	7100 S WASHCOT BLVD	SLCO	05	7	360
2630	7213 S 900 E	SLCO	05	8	360
2610	7405 S 900 E	SLCO	05	7	360
00781	7664 S STATE	SLCO	05	7	360
3890	7950 S 3500 E	SLCO	05	7	360
301	8300 S STATE	SLCO	05	7	360
00790	8330 S 700 E	SLCO	05	7	360
00728	863 E 4500 S	SLCO	05	7	360
4410	869 E 3900 S	SLCO	05	7	360
6590	924 E 3900 S	SLCO	06	7	360
	407 S 100 W	SPANISH FORK	06	7	360
01161	HWY 4 E/O SPANISH FORK	SPANISH FORK	06	7	360
00320	I 15 W/O SPANISH FORK	SPANISH FORK	06	7	360
01160	SPEK 1505 S HWY 4	SPANISH FORK	06	7	360
12560	SPEK JCT HWY 214 & 6TH N	SPANISH FORK	06	7	360
01150	SPRINGVL 275 S MAIN	SPRINGVILLE	06	7	360
00826	2370 NORTH MAIN	SUNSET	06	7	360
446	1100 W 1ST N	TOOELE	06	7	360
0270	50 BROADWAY	TOOELE	06	7	360
0290	915 W MAIN	TOOELE	06	7	360
0310	TOOELE HWY 36 W MAIN (1.11)	TOOELE	06	7	360
0260	TOOELE HWY 36 W MAIN (1.25 N)	TOOELE	06	7	360
446	W/O TOOELE	TOOELE	06	7	360
930	CROSSROADS & TREHNTON	TREHNTON	06	7	360
763	TREN 2000 W MAIN (0-102)	TREHNTON	06	7	360
930	WS-34 JCT E/O TREHNTON	TREHNTON	06	7	360
	WS BY RIVER	VINTAN	01	8	360
000142	05-04, VINTAN	VINTAN	06	7	360

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REAR OUTDOOR ADVERTISING FOR YEAR >>>> 95  
 FIXED ASSETS MONTH >>>> 12

FA #	DESCRIPTION/ADDRESS	FACING	ACQUIS LIFE	
			YR	MO (MO)
*** 30 SHEET PLANT ***				
01001	05-09 UINTAN (SO. WESER DR.)	UINTAN	86	7 360
01000	05-09 UINTAN AT RIVER	UINTAN	86	7 360
00479	3 MILES E/O VERNAL	VERNAL	86	7 360
00400	4 MILES E/O VERNAL	VERNAL	86	7 360
00705	1325 W 7800 S	W JORDAN	86	7 360
000203	1667 W 7800 S	W JORDAN	86	7 360
00797	1670 W 9000 S	W JORDAN	86	7 360
00787	0261 S REDWOOD RD	W JORDAN	86	7 360
000179	WASH I-15 @ WASHINGTON	WASH	86	7 360
00627	1225 W 3300 S	NYC	81	8 360
6330	1400 W 3500 S	NYC	86	7 360
00703	1400 W 7000 S	NYC	86	7 360
6340	1415 W 3500 S	NYC	86	7 360
6390	1501 W 3500 S	NYC	87	7 360
00673	1661 W 3500 S	NYC	87	7 360
6420	1931 W 3500 S	NYC	87	12 360
0190	2315 S 5600 W	NYC	81	8 360
7200	2421 S 2700 W	NYC	87	12 360
6470	2016 W 3500 S	NYC	88	3 360
00619	3060 S REDWOOD RD	NYC	88	6 360
6490	3001 W 3500 S	NYC	87	12 360
00618	3315 S REDWOOD RD	NYC	87	12 360
7270	3020 S 3600 W	NYC	87	12 360
	3025 W 3500 S	NYC	87	12 360
7300	4300 S 4000 W	NYC	87	12 360
0420	4705 W 3500 S	NYC	90	6 360
1992 ACTIVITY-				
000123	307N @ WASHINGTON	OGD	92	6 360
00573	3368 S HIGHLAND DR	SLCO	92	6 360
1077	4730 S 4000 W	KEAMNS	92	4 360
1073	7900 S STATE	SLCO	92	6 360
01102	260 E STATE LEHI	LEHI	92	2 360
1099	513 W 24TH ST OGDEN	OGD	92	11 360
301	0300 S STATE	SLCO	92	11 360
	15145 S HIRUTEHAN DRAPER	DRAPER	92	6 360
000102	STGEO 2350 E MIDDLETON RD	STGEO	92	12 360
1993 ACTIVITY				
1120	1750 E VAN WINKLE	SLCO	93	6 360
	1031 E 3500 S SLCRTV	SLCO	93	6 360
00333	NYC 3050 W 2000 S	NYC	93	6 360
1111	SR 15 6000 W (OWNED BY AFCC)	AMFE	93	6 360
94 CAP CONST/DEVIT				
			94	6 360
1109	31150 US 40 E/O DUCHESSIE	DUCHESSIE	94	6 360
1135	3000 W 05 193 LAYTON	LAYTON	94	6 360
1077	3020 W 5400 S	KEAMNS	87	7 360

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REAGAN OUTDOOR ADVERTISING  
FIXED ASSETS

FOR YEAR >>>>  
MONTH >>>>

FA #	DESCRIPTION/ADDRESS	FACING	ACQUIS TR	MO
*** 30 SHEET PLANT ***				
U0815	603 S MAIN (FORT LANE EXIT)	LAYTON	81	8
595A	100 S I-15	LAYTON	81	8
W1107	740 W 400 E I-15	LENT	81	8
W1189	495 N GENOVA RD	LINDON	81	8
1153	15 E 8TH AV	MEDVALE	81	8
W0989	1666 WASHINGTON BLVD	OGD	81	8
9290	31ST & WALL OFF RAMP	OGD	81	8
R287	3920 WALL AV	OGD	81	8
W1130	1445 S STATE	ORON	81	8
W1147	240 W 100 W	PROVO	81	8
W0828	1775 W RIVERDALE RD	ROY	81	8
W0829	1822 RIVERDALE RD	ROY	81	8
596	1400 S 1900 W	ROY	81	8
557	W/O ROY EXIT W/S I-15	ROY	81	8
U0793	212 W 9000 S	SANDY	86	7
1820	1024 E 400 S	SLC	81	8
240	1240 W W TEMPLE	SLC	81	8
000	1400 E 400 S	SLC	85	7
257	185 W 900 S	SLC	81	8
R264	979 S STATE	SLC	81	8
7190	210 W 6400 S I-15	SLCO	81	8
U0744	1745 E 4500 S	SLCO	81	8
R455	1786 W 4700 S	SLCO	84	7
U0766	2340 E 4500 S	SLCO	81	8
7477	2499 S I-15	SLCO	81	8
2498	2755 E 3300 S	SLCO	81	8
7020	5615 S 4875 W	SLCO	81	8
484	W/O PRICE W/O UNDERPASS	PRICE	81	8
W0816	138 N MAIN	LAYTON	81	8
W1171	440 S 100 W	PATSON	85	7
W0421	353 N 300 W	SLC	81	8
7310	481 S REDWOOD RD	SLC	81	8
976	7407 S 900 E	SLCO	81	8
W1159	2390 N I-15	SPFRK	81	8
W1700	W591 W/O ST GEORGE	STGEO	81	8
W0478	1339 E HWY 49	VERNAL	81	8
1173	HWY 89 I-70 EXIT RICHFIELD	95	6	
1145	4219 W 5415 S KEARNS	95	6	
R287	3920 WALL AVE OGDEN	95	6	
1153	15 E 8TH AV MEDVALE	95	6	
1131	1600 N MAIN SPRINGVILLE	95	6	
1132	1700 N MAIN SPRINGVILLE	95	6	
539	8330 S 700 E SANDY	95	6	
1143	4887 S REDWOOD RD	95	6	

30 SHEET PLANT (1158) TOTALS



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REAGAN OUTDOOR ADVERTISING FOR YEAR >>>> 95  
 FINED ASSETS MONTH >>>> 12

FA #	DESCRIPTION/ADDRESS	FACING	ACCTS YR	LIFE NO (MO)
	*** PEP PANELS (NCOB) ***			
	*** 115200.01 ***			
	287 S & I-15		90	6 360
	*** REVITALIZATION ***			
	*** 116000.01 ***			
R90 01 01	NO TEMPLE & TWELTH		90	6 180
R90 01 02	2370 N MAIN		90	6 180
R90 01 03	I-15 NO OF LAYTON		90	6 180
R90 01 04	NO 1750 N I-15		90	6 180
R90 01 05	3144 WASH BLVD OGDEN		90	6 180
R90 01 09	1350 N STATE PROVO		90	6 180
	1991 REVIT Q/M CALC		91	6 180
	REWIRE SIGN		91	12 180
	ANNUAL ACCRUAL		91	12 180
	7TH S & 1300 E		92	6 180
	ELECT REPAIR (ELRAY MOTEL)		92	6 180
	REWIRE HWY 89 S/O WEBER CANY		92	7 180
		1993	93	6 180
		1994	94	6 180
490	3050 E 3300 S SLCO		95	6 180
290	1665 W 3500 S SLCO		95	6 180
R282	3665 WASH BLVD OGDEN		95	6 180
476	2000 E HWY 40 VERRAL		95	6 180
R238	1275 N 1200 W OREN		95	6 180
R441	705 E STATE RD LEBI		95	6 180
172	US 40 S/4 MI E/O JCT 189		95	6 180
966	730 W I-15 HESQUITE		95	6 180
966	850 W I-15 HESQUITE		95	6 180
541	US40 PARK CITY/KANAS JCT		95	6 180
541	US40 PARK CITY/KANAS JCT		95	6 180
897	3287 S MAIN BHTFL		95	6 180
R311	5141 W 2100 S NYC		95	6 180
294	701 N 500 W SLCO		95	6 180
329	US-40 W/E VERRAL		95	6 180
NO L8	US-40 E/E VERRAL		95	6 180
962	I-15 PAROWAN		95	6 180
704	US 89 W/O PANGQUITCH		95	6 180
550	W/O KANAB BT CARREL JCT		95	6 180
R337	327 N I-15 OREN		95	6 180
320	1178 N UNIVERSITY PROVO		95	6 180
539	8330 S 700 E SANDY		95	6 180
379	3550 S REDWOOD RD SLCO		95	6 180
1155	2550 S I-15 SLCO		95	6 180
913	540 S STATE PROVO		95	6 180
212	60 E 500 S SLCO		95	6 180
1097	3820 W 5400 S SLCO		95	6 180

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REAGAN OUTDOOR ADVERTISING  
FIXED ASSETS

FOR YEAR >>>> 95  
MONTH >>>> 12

FA #	DESCRIPTION/ADDRESS	FACING	ACQUIS		LIFE
			YR	MO	
R93	4704 HOLLADAY BLVD SLCO		95	6	100
R133	3250 W 3500 S NYC		95	6	100
R73	2400 S W TEMPLE SLC		95	6	100
535	1181 W 12TH ST OGDEN		95	6	100
251	2255 S MAIN SLC		95	6	100
379	3550 S REDWOOD RD SLCO		95	6	100
2	250 W 12TH OGDEN		95	6	100
R383	61 W MAIN ST		95	6	100
1051	770 E W 195 LAYTON		95	6	100
WB0185			95	6	100
WB0188			95	6	100
	EHS & FIXTURES		95	6	100
REYIT (1160) TOTALS					

REAGAN OUTDOOR ADVERTISING  
FIXED ASSETS

FOR YEAR >>>> 95  
MONTH >>>> 12

FA #	DESCRIPTION/ADDRESS	FACING	ACQUIS YR	LIFE NO	(MO)
***	COMPUTER EQUIPMENT ***				
***	116200.01 ***				
	NTI RACAL-VADIC MODER		83	3	60
	2 VT100 CRT TERMINALS		83	3	60
	2 APPLE 2-E COMPUTERS		85	7	60
	OSBORNE MICRO-COMPUTER		83	7	60
	HAYES MODER		83	7	60
	DIABLO PRINTERS (4)		84	7	60
	COMPUTER EQUIPMENT M2750		86	3	60
	18A VIDEO SHOW SYSTEM		86	6	60
	VIDEO DISPLAY TERMINAL		88	6	60
	NEC COMPUTER		88	8	60
	LASER PRINTER		89	2	60
	SCANNER & ATTACHMENTS		89	4	60
	GRAPHIC ART COMPUTER		89	5	60
	MARKETING COMPUTER		89	5	60
	NEC PROSPEED 386 40 MB		89	4	60
	GENISCAN		89	5	60
	LOGITECH SCANNER		89	5	60
	EPSON VGA COLOR MONITOR		89	6	60
	NEC ULTRA LITE/CARRY CASE		89	8	60
	NON COM DP386 HOLL		90	3	60
	EPS PRINTER LG810		90	3	60
	CORPAQ COMPUTER DP386-1		90	3	60
	CPO DP386-1 280 COMPUTER		90	3	60
	CHPO VGA COLOR MONITOR		90	3	60
	CHPO VGA COLOR MONITOR		90	3	60
	HAP		90	3	60
	HAP		90	3	60
	CHPO SERIAL E HARD DR		90	3	60
	CHPO SERIAL E HARD DR		90	3	60
	HP DESKTOP PLUS PRINTER		90	4	60
	HP DESKTOP PLUS PRINTER		90	4	60
	CABLES FOR NETWORK		91	1	60
	H/P LASER JET 111 PRINTER		91	8	60
	H/P PRINTER FONT		91	8	60
	LOGIC BOARD		92	5	60
	ART HARD/SOFT WARE		92	5	60
	LEGAL "AUTO ARCHIVES"		92	5	60
	RAC HARDWARE UPGRADE		92	11	60
	ART HARDWARE		93	3	60
	TV SPECIALISTS		93	7	60
	ART COMPUTER		93	11	60
	SI COMPUTER REPAIR >COMPUTER UPGRADES		95	2	60
	SOFT TECH SOLUTIONS (72PIN & HDD DRV)		95	3	60

COMPUTER (1162) BALANCE

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REAGAN OUTDOOR ADVERTISING  
FIXED ASSETS FOR YEAR >>>> 95  
NORTH >>>> 12

FA #	DESCRIPTION/ADDRESS	FACING	ACQUIS YR	LIFE MO
	*** FURNITURE/FIXTURES OFFICE ***			
	114400.01			
	LANTIER V/P/E DICTATOR		81	8 60
	LANTIER NL-1 LINES UNIT		81	8 60
	4 LANTIER REOTE STATIONS		81	8 60
	RADIO EQUIPMENT		81	8 60
	CONFERENCE ROOM CABINETS		81	8 60
	CONFERENCE ROOM STOVE		81	8 60
	CHAIRS & TABLES		81	8 60
	DESK-CHAIRS-CREDENZA		81	8 60
	OVERHEAD PROJECTOR		81	8 60
	DESK & CHAIR		81	8 60
	TYPEWRITER		81	8 60
	POKAMOTO CAMERA		81	8 60
	ZOOM LENS		81	8 60
	2 WALNUT TABLES		81	8 60
	CREDENZA		81	8 60
	CREDENZA		81	8 60
	2 SIDE CHAIRS		81	8 60
	2 SIDE CHAIRS		81	8 60
	CHAIR		81	8 60
	CHAIR		81	8 60
	PAPER CUTTER		81	8 60
	LAUNDERS		81	8 60
	FURNITURE		81	8 60
	4 LANTIER V/P & 130 R COPIER		81	8 60
	PHOTOGRAPHIC EQUIPMENT		81	8 60
	GE 2 WAY RADIO EQMPT		82	4 60
	VARITYPE TYPESETTER		82	5 60
	3 2 WAY RADIO UNITS		82	5 60
	SINGER SLIDE VIEWER		82	6 60
	DIGITAL TELEPHONE SYSTEM		82	1 60
	OFFICE FURNITURE		82	1 60
	OFFICE CABINETS		82	1 60
	VTR EQUIPMENT		82	1 60
	PHOTOGRAPHIC EQUIPMENT		82	1 60
	2 WAY RADIO EQUIPMENT		82	9 60
	SYLVANIA VCA100 VTR EQMPT		82	9 60
	OMASAR VY7430E VTR EQMPT		82	10 60
	2-WAY RADIO EQMPT		82	12 60
	INSULATED FILE		82	12 60
	PHOTOGRAPHY LIGHTING EQMPT		83	5 60
	PHOTO ENLARGING EQMPT		83	5 60
	PHOTO FINISHING EQMPT		83	5 60
	2 PHOTO FINISHING SINKS		83	5 60
	PHOTO CAMERA EQMPT		83	5 60
	CASIO 98-1250 CALCULATORS		83	7 60
	OFFICE FURNITURE		83	7 60
	TAPESTRIES		83	7 60
	2-WAY RADIO		83	7 60
	NEW KING FIRE FILE		83	8 60

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REAGAN OUTDOOR ADVERTISING  
FIXED ASSETS

FOR YEAR >>>> 95  
MONTH >>>> 12

FA #	DESCRIPTION/ADDRESS	FACING	MONTS		LIFE (MO)
			YR	NO	
	ARTWORK		83	8	60
	ERASABLE BOARDS		83	8	60
	ART EQUIPMENT		83	10	60
	MAMIYA CAMERA LENS		83	12	60
	NINOX CAMERA		84	2	60
	ART ROOM FURNITURE		84	8	60
	RADIOS - STS		85	6	60
	COMMUNICATION CENTER		85	9	60
	4 CASSIO PRINT CALCULATORS		86	9	60
	POWERED PROJECTION SCREEN		86	10	60
	2 SPEAKERS & AMPLIFIER		87	1	60
	CR RECORDER & TUNER		87	4	60
	8 LANSER POCKET RECORDERS		87	4	60
	VICTOR FIRE FILE		87	5	60
	ROYAL 130R COPIER		87	5	60
	DC 133A HITA COPIER		87	5	60
	YP OFFICE FURNITURE		87	6	60
	COPIER MIRROR		87	8	60
	FAX MACHINE		88	1	60
	TYPEWRITER		88	6	60
	OFFICE FURNITURE		88	5	60
	OFFICE FURNITURE		88	9	60
	OFFICE FURNITURE		88	11	60
	OFFICE FURNITURE		88	11	60
	OFFICE FURNITURE		88	12	60
	PATIO & POOL FURN		88	6	60
	PATIO & POOL FURN		88	6	60
	COPIER ATTACHMENT		87	8	60
	COPIER ATTACHMENT		87	9	60
	MICROWAVE		88	10	60
	STOREROOM SHELVING		88	12	60
	CHAIR		89	4	60
	OPERATIONAL CHAIR		89	6	60
	OPERATIONAL CHAIR		89	6	60
	COLOR COPIER		86	10	60
	POOL CURTAIN		89	10	60
	NAL ELECTRIC CHAIR		89	10	60
	LN NAL DESK 8983472F		89	10	60
	VISIT BURG STOCK CHAIRS		89	10	60
	VISIT BURG STOCK CHAIRS		89	10	60
	VISIT BURG STOCK CHAIRS		89	10	60
	VISIT STOCK CHAIRS		89	10	60
	2 DRAWER LETTER FILE		89	10	60
	VERTICAL ROLL FILE		89	12	60
	VERTICAL ROLL FILE		89	12	60
	2 DRAWER LATERAL FILE		89	12	60
	SATRY WILSON WATERCOLOR		89	6	60
	SHARP 98-288 WHITEBOARD		89	5	60
	SHARP 3X 450 COLOR SCANNER		89	3	60
	CAMERA-RT SHOTMASTER ZOOM		90	2	84
	CAMERA		90	2	84
	8400 COPIER SYSTEM		90	7	60

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REGAN OUTDOOR ADVERTISING  
FIXED ASSETS

FOR YEAR >>>> 95  
MONTH >>>> 12

FA #	DESCRIPTION/ADDRESS	FACING	ACQYS YR	LIFE MO (MO)
	CX-7500 COLOR COPIER		90	2 60
	5 DRAWER LAT FILE - GRAY		90	4 84
	3 CPU & CRT STANDS		90	4 84
	5 DRAWER LATERAL FILE - GRAY		90	4 84
	5 DRAWER LATERAL FILE - GRAY		90	4 84
	ROLLING FILE CABINET		90	4 84
	LEGAL FILE W/ LOCK		90	8 84
	SONY TV / VCR		90	9 84
	DESK PARTITIONS		90	9 84
	CONF TABLE & 4 CHAIRS		90	12 84
	ROUND CONF RM TABLE		91	5 84
	35MM CAMERA		91	6 84
	PANASONIC VIDEO CAMERA		91	6 84
	VCR		91	6 84
	DESK		92	4 84
	OFFICE SIGNS		92	4 84
	DOOR HALL OFFICE FURN		92	5 84
	B HALL CHAIR & ACCESSORIES		92	7 84
	B HALL BOOKCASE		92	11 84
	B HALL BOOKCASE W/ ENDS		93	3 84
	SHARP FAX F0400		93	7 60
	FIRE FILE (DEPT 73)		93	12 60
	FIRE FILE (DEPT 73)		94	12 60
	FIRE FILE (DEPT 73)		94	12 60

FURN/FIXT (1164) TOTALS

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REAGAN OUTDOOR ADVERTISING  
FIXED ASSETS FOR YEAR >>>> 95  
MONTH >>>> 12

PA #	DESCRIPTION/ADDRESS	FACING	ACQUIS YR	LIFE MO	(MO)
*** LAND IMPROVEMENTS ***					
11700.01					
	LAWN SEEDING		88	11	60
	GRAVEL SEEDING		88	12	60
	CORN & GUTTER		89	4	60
	ASPHALT		94	12	60
LAND IMPROV (1170) TOTALS					
*** LEASEROLD IMPROVEMENTS ***					
11700.01					
	AIR CONDITIONING UNIT		84	9	60
	POLARIS POOL CLEARING SYSTEM		87	6	60
	OVERHEAD DOORS		87	2	60
	EQUIP ROOM GLASS		87	2	60
	CARPETING		87	3	60
	HEATING SYSTEM		87	3	60
	EXERCISE EQUIP		87	3	60
	FENCING		87	3	60
	FIREPLACE		87	3	60
	PAVING		87	3	60
	ELECTRICAL IMPROVMENT		87	3	60
	CARPETS		87	3	60
	FENCING		87	3	60
	POOL		87	3	60
	BUILDING IMPROVMENT		87	3	60
	BUILDING IMPROVMENT		87	3	60
	POOL ACCESS		87	6	60
	POOL COVER		87	7	60
	STORAGE		87	7	60
	POOL DRAIN HOLES		87	7	60
	EQUIP ROOM GLASS		87	2	60
	OVERHEAD DOOR		87	10	60
	FLAGPOLE TRANS		87	10	60
	BUILDING IMPROVMENT		87	4	60
	WINDOW BLINDS		87	9	60
	POOL ACCESS.		87	12	60
	EXHAUST SYSTEM		88	12	60
	WINDOW BLINDS		88	7	60
	FENCING		88	12	60
	FENCING		88	11	60
	FLAGPOLE		88	12	60
	BARRY GARDNER SERV		88	12	60
	BARRY GARDNER SERV		89	2	60
	AUDIT AND ??		91	3	60
	TILE WORK		92	1	60
	POOL TUB		92	1	60
	GATE OPERATOR		92	7	60
	ART PROJECT		92	7	60
	ANN'L SEC SYSTEM		92	8	60

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REMAN OUTDOOR ADVERTISING  
FIXED ASSETS

FOR YEAR >>>> 95  
MONTH >>>> 12

FA #	DESCRIPTION/ADDRESS	FACING	ACQUIS YR	LIFE MO	(DOL)
	ADT ADD'L SYSTEM		92	3	60
	REPAIR POOL		93	4	60
	REPAIR ROLLER		93	4	60
	YARD FILL IN		94	3	60
	ADVANCED AIR SPECIALISTS		95	3	60

LEASEHOLD IMPR (1172) TOTALS



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REAGAN OUTDOOR ADVERTISING  
FIXED ASSETS

FOR YEAR >>>> 95  
MONTH >>>> 12

FA #	DESCRIPTION/ADDRESS	FACING	ACQTS YR	LIFE NO
*** MACHINERY & EQUIPMENT ***				
117400.01				
	CHAIN SAW		81	8 60
	WELDER-GENERATOR/200 AMP		81	8 60
	REPROMASTER & PROCESSOR		81	8 60
	SCRAPING MACHINE		81	8 60
	CEMENT MIXER		81	8 60
	ARC WELDER		81	8 60
	EXHAUST FAN		81	8 60
	FIRE EXTINGUISHERS		81	8 60
	COMPRESSOR		81	8 60
	WELD SHOP HOIST & TACKLE		81	8 60
	GREASE GUN		81	8 60
	COMPRESSOR		81	8 60
	5 TON JACK		82	8 60
	GAS DRIVEN 300 AMP WELDER		81	8 60
	8AL IMPACT WRENCH		81	8 60
	LINCOLN WELDER TII 400		81	8 60
	HEFT T HERMAN LIFT		81	8 60
	STANLEY TAMPER		81	8 60
	STANLEY PRIMER		81	8 60
	STANLEY IMPACT WRENCH		81	8 60
	HOSE & COUPLINGS		81	8 60
	STANLEY CHAIN SAW		81	8 60
	COUPLINGS-STANLEY TOOLS		81	8 60
	POWER UNIT HP 18292 8151		81	8 60
	BREAKER 81355		82	8 60
	20' ALLUM STINSON PLANK		81	8 60
	ACETYLENE TORCH		81	8 60
	DEC LA-120 PRINT TERMINAL		81	8 60
	17 IN. FLOOR MACHINE		81	10 60
	4 ICH PAINT SHOP ELEVATOR		82	4 60
	PAINT SPRAYER		82	4 60
	CLARKE FLOOR SCRUBBER		82	12 60
	LINCO PORTARACK BOLLIES		83	2 60
	JAMBER		84	4 60
	2 GRACO AIR COMPRESSORS		85	9 60
	COMPRESSOR		85	10 60
	BAWD SAW		85	12 60
	MEGYLE PAINT STAGE		86	8 60
	ARCO AIR COMPRESSOR		87	6 60
	TOOLS		81	8 60
	WELDER GENERATOR ASSEMBLY		89	8 60
	EXTENSION LADDER 723-24		89	7 60
	EXTENSION LADDER 723-24		89	7 60
	EXTENSION LADDER 723-40		89	7 60
	EXTENSION LADDER 723-40		89	7 60
	EXTENSION LADDER 723-40		89	7 60
	EXTENSION LADDER 723-40		89	7 60
	EXTENSION LADDER 723-40		89	7 60
	HEADSPRING TREE		90	1 84
	18' HOOK POSTING LADDER		90	4 84

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REAGAN OUTDOOR ADVERTISING  
FIXED ASSETS

FOR YEAR >>>> 95  
MONTHS >>>> 12

FA #	DESCRIPTION/ADDRESS	FACING	ACCTS		LIFE (MO)
			YR	NO	
	POOL		91	8	84
	POOL		91	8	84
	AIR COMPRESSOR		91	10	84
	UPSTAIRS PAINT ROOM FAN		92	4	84
	INSTALL FAN		92	5	84
	15" TV/PCR SCHEDALLING		92	9	84
	RADIOS: 1041621/2841622		92	10	80
	ALCO CAPITOL		92	12	80
	NOV TUB HEATER		92	12	80
	KINOLTA CAMERA		92	12	80
	POOL BOILER		93	1	80
	TOOL SHED		93	1	80
	RADIO JENNY'S ZEEP		93	2	80
	POSTING LADDERS		93	2	80
	COOLERS		93	4	80
	LES OLSEN		93	4	80
	SAN		93	4	80
	REPAIR LIFT		93	8	84
	LES OLSEN		93	11	80
	REPAIR BACKHOE		94	3	22
	SP 16-30 SCISSOR LIFT		87	1	80
	CRESCENT CONE (FRAME)		95	6	36
	MACH & EQUIPT (1174) TOTALS				
	*** OUTDOOR OPERATIONS EQUIP ***				
	117400.81				
	ROLL & STEP		90	10	84
	PLATFORM & HANGER		90	11	84
	OUTDOOR EQUIPT (1176) TOTALS				

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REAGAN OUTDOOR ADVERTISING  
FIXED ASSETS

FOR YEAR >>>> 95  
MONTH >>>> 12

FA #	DESCRIPTION/ADDRESS	FACING	ACQUIS YR	LIFE MO
*** TRUCKS & AUTOS ***				
117400.01				
	FORKLIFT FOR BACKHOE		81	8 60
	BACKHOE BUCKET		81	8 60
	PORTAPANEL TRAILER		83	7 60
	26' TRAILER PORTAPANEL		83	8 60
	SP 16-30 SCISSOR LIFT		87	1 60
	TOYOTA 4WD		81	8 60
	810 SKYTRUCK		81	8 60
	ROTARY TRAILER		81	8 60
	1979 SPORTSMAN VAN		81	8 60
	1979 CAB CHASSIS		81	8 60
	1983 GMC PICKUP		83	4 60
	1983 DODGE PICKUP (843334)		83	8 60
	1983 DODGE OHMI		83	8 60
	OXYGEN FUEL TANK		84	3 60
	1984 CHEV CAVALIER		84	4 60
	AUC EAGLE WAGON		84	1 60
	SKYTRUCK CRANE-80		85	9 60
	SKYTRUCK CRANE-70		85	10 60
	1986 GMC PICKUP		85	12 60
	1986 GMC PICKUP		85	12 60
	1986 GMC PICKUP		85	12 60
	1986 GMC PICKUP		85	12 60
	1985 GMC TRUCK		86	1 60
	GOS PABLOS TRUCK		87	11 60
	1988 FORD BRONCO		88	2 60
	1989 3-10 PICKUP		89	5 60
	GMC TRUCK		89	12 60
	SKYTRUCK 130-5090-00 (REPAIR)		90	1 60
	90 GMC CYCLE PLYFRN TRK		90	3 60
	DODGE DAKOTA TRUCK		90	11 60
	KUTV - NISSAN P/U (LNK501151NC352002)		91	3 60
	KUTV - NISSAN P/U (1N63011501C317105)		91	1 60
	AMBIT 80J: COAST CRANE-CRANE REPAIR		91	9 15
	REPAIR 813		92	12 12
	NICK WARDER		93	1 60
	CLUTCH 90 FORD (REPAIR)		93	2 10
	89 SKYTRUCK (REPAIR)		93	4 0
	CUTRIBUS - DODGE TRUCK (VERM'S)		93	6 60
	93 CHEV BLV 1/2 TON P/U 816CCS1406P0172351		93	10 60
	93 TOYOTA RED 2WD P/U 84YAR2R167P2140496		93	10 60
	827 CLUTCH & TRANSFER		94	12 12
	95 CHEV 3-14 P/U 16CCS1446S0117919		94	11 60
	95 CHEV 3-10 P/U 16CCS144150158321		94	12 60
	TWO OLD TRUCKS (SOLD)			
	CRANE REPAIR		95	1 12

REMAN OUTDOOR ADVERTISING  
FIXED ASSETS FOR YEAR >>>> 95  
MONTH >>>> 12

FA #	DESCRIPTION/ADDRESS	FACID	ACQUIS		LIFE (MO)
			YR	MO	
	CRANE REPAIR		95	1	12
	CRANE REPAIR (R13 GEAR)		95	2	11
	89 REPAIRS		95	2	11
	COAST CRANE		95	7	60
	95 CHEV 9-10 P/U 841519		95	8	60
	95 CHEV 9-10 P/U 841966		95	8	60
	DAN EASTMAN JEEP		95	12	11
	RICK WARNER E/B EXP		95	12	14

TRUCKS & AUTOS (1176) TOTALS

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REAGAN OUTDOOR ADVERTISING FOR YEAR >>>> 95  
 FIXED ASSETS MONTH >>>> 12

FA #	DESCRIPTION/ADDRESS	FACING	ACQUIS LIFE	
			YR	MO
*** COMPUTER SOFTWARE ***				
	118400.01			
	COMPUTER SOFTWARE		08	10
	VISA		91	5
	AUTOMATION TECHNOLOGIES		92	11
COMPUTER SOFTWARE (1184) TOTALS				
*** TRAINING MATERIALS ***				
	119200.01			
	TRAINING MATERIAL		05	1

NO. **114239**

FILED AND RECORDED AT REQUEST OF  
Holme Roberts & Owen LLP  
 March 20, 2000  
 AT 05 MINUTES PAST 09 O'CLOCK  
 AM IN BOOK 147 OF OFFICIAL  
 RECORDS PAGE 88 LINCOLN  
 COUNTY, NEVADA

Leslie Boucher  
 COUNTY RECORDER  
 By Chelsea Lewis, Deputy

CLARK COUNTY, NEVADA  
 JUDITH A. VANDEVER, RECORDER  
 RECORDED AT REQUEST OF:  
 HOLME ROBERTS ET AL  
 06-12-96 15:45 TRL 61  
 BOOK: 960612 INST: 01518  
 FEE: 88.00 RPTT: .00  
 BOOK 147 PAGE 148