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TO: The Commissioner of Patents and Trademarks: Please record the attached original document(s) or copy(less Submission Type X New Conveyance Type Assignment License X Security Agreement Nunc Pro Tunc Assignment Effective Date Month Day Year 07 10 97	<u> </u>				
X New Assignment License X Security Agreement Nunc Pro Tunc Assignment Correction of PTO Error Merger Nunc Pro Tunc Assignment Merger 07 10 97					
Resubmission (Non-Recordation) Document ID # Correction of PTO Error Merger Nunc Pro Tunc Assignment Merger Nunc Pro Tunc Assignment Merger 07 10 97					
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Corrective Document Reel # Frame # Other					
Conveying Party Mark if additional names of conveying parties attached Execution Month Day					
07.10	· · · · · · · · · · · · · · · · · · ·				
Name The Oryx Press, Inc.					
Formerly					
Individual General Partnership Limited Partnership X Corporation Association					
Other					
x Citizenship/State of Incorporation/Organization Arizona					
Receiving Party Mark if additional names of receiving parties attached					
MO CTL and only ind Donly	· .				
Name M&I Inunderolla Balk					
DBA/AKA/TA	<u></u>				
Composed of					
Address (line 1) One East Camelback Road					
Address (line 2)					
95012	-1647				
Address (line 3) Phoemix Zip Cod City State/Country If document to be recorded is a	in				
Individual General Partnership Limited Partnership assignment and the receiving protection of the United Sta	party is				
X Corporation Association appointment of a domestic representative should be attack					
(Designation must be a separa	te				
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Public burden reporting for this collection of information is estimated to everage approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (9851-9927), Washington, D.C. 20803. See OMB Information Goldection Budget Package 0851-0927, Patent and Trademark Assignment Precise. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS Mail documents to be recorded with required cover sheet(s) information occuments.

Commissioner of Patents and Trademarks, Box Assignments . Washington, D.E.MARK ADDRESS,

FORM PTO-	618B	Page 2	U.S. Department of Commerce Patent and Trademark Office		
Expires 06/30/99			TRADEMARK		
Domestic R	epresentative Name and Addre	Enter for the first Rec	elving Party only.		
Name [
Address (line 1)					
Address (line 2)					
Address (line 3)					
Address (line 4)					
Correspondent Name and Address Area Code and Telephone Number (414) 277-5000					
Name	Marta S. Levine				
Address (line 1)	Quarles & Brady LLP				
Address (line 2)	411 East Wisconsin Avenue				
Address (line 3)	Milwaukee, Wisconsin 53202				
Address (line 4)		At	umani		
Pages	Enter the total number of pages of including any attachments.				
Trademark Application Number(s) or Registration Number(s) Mark if additional numbers attached					
Enter either the Trademark Application Number or the Registration Number (DO NOT ENTER BOTH numbers for the same property).					
Tra	demark Application Number(s)	2242966			
Number of Properties Enter the total number of properties involved. # 1					
Fee Amour	t Fee Amount for Prop	erties Listed (37 CFR 3.41):	\$ 40.00		
Method of Payment: Enclosed Deposit Account X Deposit Account					
(Enter for	payment by deposit account or if additional fee	s can be charged to the account.) .ccount Number:	# 17-0055		
	Authoriza	ntion to charge additional fees:	Yes X No		
	and Signature		d		
To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Charges to deposit account are authorized, as indicated herein.					
Marta S. I	Levine W	rachhevire	April 13, 2000		
·	of Person Signing	Signature	Date Signed		

TRADEMARK

AFFIDAVIT

STATE OF ARIZONA	
MARICOPA COUNTY	
The undersigned, being sworn	n, hereby deposes and says that:
The attached photocopy of the	e Commercial Security Agreement by and between The
Oryx Press, Inc. and M&I Thunderb	ird Bank, dated as of the July 10, 1997, is a true and
correct copy of the original executed	document.
	Ted 14 Trees Vici prendis
Personally came before me the to me known to be the person who expression which was a second control of the expression which was a second control of the expression who expression which was a second control of the expression which w	is 744 day of April, 2000, the above-named individual xecuted the foregoing instrument and acknowledged the
same.	
	Notary Public, State of Arizona My Commission expires: 4-20-02
(CTATA	Notary Public, State of Arizona My Commission expires: 4 - 20 0 2
(SEAL)	My Commission expires.



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Thunderbird Bank

COMMERCIAL SECURITY AGREEMENT

Principal Loan Date Maturity Loan No Call Collateral Account Officer baltisis \$600,000.00 07=10=1997 04=30=1998 7786 DM
References in the shaded area are for Lender's use only and do not limit the applicability of this document to any particular loan or item.

Borrower:

THE ORYX PRESS, INC.

4041 North Central Avenue Suite 700

Phoenix, AZ 85012

Lender: M&I Thunderbird Bank, an Arizona corporation

Commercial Loan Department (94) C/O Loan Support Department One East Camelback Road Phoenix, AZ 85012-1647

THIS COMMERCIAL SECURITY AGREEMENT is entered into between THE ORYX PRESS, INC. (referred to below as "Grantor"); and M&I Thunderbird Bank, an Arizona corporation (referred to below as "Lender"). For valuable consideration, Grantor grants to Lender a security interest in the Collateral to secure the Indebtedness and agrees that Lender shall have the rights stated in this Agreement with respect to the Collateral, in addition to all other rights which Lender may have by law.

DEFINITIONS. The following words shall have the following meanings when used in this Agreement. Terms not otherwise defined in this Agreement shall have the meanings attributed to such terms in the Uniform Commercial Code. All references to dollar amounts shall mean amounts in lawful money of the United States of America.

Agreement. The word "Agreement" means this Commercial Security Agreement, as this Commercial Security Agreement may be amended or modified from time to time, together with all exhibits and schedules attached to this Commercial Security Agreement from time to time.

Collateral. The word "Collateral" means the following described property of Grantor, whether now owned or hereafter acquired, whether now existing or hereafter arising, and wherever located:

All Accounts, Contract Rights, Chattel Paper, Instruments, and General Intangibles; all Inventory and documents relating to Inventory, including all goods held for sale, lease or demonstration, or to be furnished under contracts of service; goods leased to others; trade-ins and repossessions; raw materials, work in process, materials and supplies used or consumed in Debtor's business; all Equipment and Fixtures; and all spare and repair parts, special tools, and equipment, all returned or repossessed goods the sale or lease of which gave rise to the foregoing; wherever located

in addition, the word "Collateral" includes all the following, whether now owned or hereafter acquired, whether now existing or hereafter arising, and wherever located:

- All attachments, accessions, accessories, tools, pans, supplies, increases, and additions to and all replacements of and substitutions for any property described above.
- (b) All products and produce of any of the property described in this Collateral section.
- (c) All accounts, general intangibles, instruments, rents, monies, payments, and all other rights, arising out of a sale, lease, or other disposition of any of the property described in this Collateral section.
- (d) All proceeds (including insurance proceeds) from the sale, destruction, loss, or other disposition of any of the property described in this Collateral section.
- (e) All records and data relating to any of the property described in this Collateral section, whether in the form of a writing, photograph, microfilm, microfiche, or electronic media, together with all of Grantor's right, title, and interest in and to all computer software required to utilize, create, maintain, and process any such records or data on electronic media.

Event of Default. The words "Event of Default" mean and include without limitation any of the Events of Default set forth below in the section titled "Events of Default."

Grantor. The word "Grantor" means THE ORYX PRESS, INC., its successors and assigns

Guarantor. The word "Guarantor" means and includes without limitation each and all of the guarantors, sureties, and accommodation parties in connection with the indebtedness.

TRADEMARKI. Cont. REEL: 002020 FRAME: 0499 07-10-1997 Loan No 7786

COMMERCIAL SECURITY AGREEMENT (Continued)

Page 3

any action which would require application for certificates of title for the vehicles outside the State of Arizona, without the prior written consent of Lender.

Transactions Involving Collateral. Except for inventory sold or accounts collected in the ordinary course of Grantor's business, Grantor shall not sell, offer to sell, or otherwise transfer or dispose of the Collateral. While Grantor is not in default under this Agreement, Grantor may sell inventory, but only in the ordinary course of its business and only to buyers who qualify as a buyer in the ordinary course of business. A sale in the ordinary course of Grantor's business does not include a transfer in partial or total satisfaction of a debt or any bulk sale. Grantor shall not pledge, mortgage, encumber or otherwise permit the Collateral to be subject to any lien, security interest, encumbrance, or charge, other than the security interest provided for in this Agreement, without the prior written consent of Lender. This includes security interests even if junior in right to the security interests granted under this Agreement. Unless waived by Lender, all proceeds from any disposition of the Collateral (for whatever reason) shall be held in trust for Lender and shall not be commingled with any other funds; provided however, this requirement shall not constitute consent by Lender to any sale or other disposition. Upon receipt, Grantor shall immediately deliver any such proceeds to Lender.

Title. Grantor represents and warrants to Lender that it holds good and marketable title to the Collateral, free and clear of all liens and encumbrances except for the lien of this Agreement. No financing statement covering any of the Collateral is on file in any public office other than those which reflect the security interest created by this Agreement or to which Lender has specifically consented. Grantor shall defend Lender's rights in the Collateral against the claims and demands of all other persons.

Collateral Schedules and Locations. As often as Lender shall require, and insofar as the Collateral consists of accounts and general intangibles, Grantor shall deliver to Lender schedules of such Collateral, including such information as Lender may require, including without limitation names and addresses of account debtors and agings of accounts and general intangibles. Insofar as the Collateral consists of inventory and equipment, Grantor shall deliver to Lender, as often as Lender shall require, such lists, descriptions, and designations of such Collateral as Lender may require to identify the nature, extent, and location of such Collateral. Such information shall be submitted for Grantor and each of its subsidiaries or related companies.

Maintenance and Inspection of Collateral. Grantor shall maintain all tangible Collateral in good condition and repair. Grantor will not commit or permit damage to or destruction of the Collateral or any part of the Collateral. Lender and its designated representatives and agents shall have the right at all reasonable times to examine, inspect, and audit the Collateral wherever located. Grantor shall immediately notify Lender of all cases involving the return, rejection, repossession, loss or damage of or to any Collateral; of any request for credit or adjustment or of any other dispute arising with respect to the Collateral; and generally of all happenings and events affecting the Collateral or the value or the amount of the Collateral.

Taxes, Assessments and Liens. Grantor will pay when due all taxes, assessments and liens upon the Collateral, its use or operation, upon this Agreement, upon any promissory note or notes evidencing the Indebtedness, or upon any of the other Related Documents. Grantor may withhold any such payment or may elect to contest any lien if Grantor is in good faith conducting an appropriate proceeding to contest the obligation to pay and so long as Lender's interest in the Collateral is not jeopardized in Lender's sole opinion. If the Collateral is subjected to a lien which is not discharged within fifteen (15) days, Grantor shall deposit with Lender cash, a sufficient corporate surety bond or other security satisfactory to Lender in an amount adequate to provide for the discharge of the lien plus any interest, costs, attorneys' fees or other charges that could accrue as a result of foreclosure or sale of the Collateral. In any contest Grantor shall defend itself and Lender and shall satisfy any final adverse judgment before enforcement against the Collateral. Grantor shall name Lender as an additional obligee under any surety bond furnished in the contest proceedings.

Compliance With Governmental Requirements. Grantor shall comply promptly with all laws, ordinances, rules and regulations of all governmental authorities, now or hereafter in effect, applicable to the ownership, production, disposition, or use of the Collateral. Grantor may contest in good faith any such law, ordinance or regulation and withhold compliance during any proceeding, including appropriate appeals, so long as Lender's interest in the Collateral, in Lender's opinion, is not jeopardized.

Hazardous Substances. Grantor represents and warrants that the Collateral never has been, and never will be so long as this Agreement remains a lien on the Collateral, used for the generation, manufacture, storage, transportation, treatment, disposal, release or threatened release of any hazardous waste or substance, as those terms are defined in the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended, 42 U.S.C. Section 9601, et seq. ("CERCLA"), the Superfund Amendments and Reauthorization Act of 1986, Pub. L. No. 99–499 ("SARA"), the Hazardous Materials Transportation Act, 49 U.S.C. Section 1801, et seq., the Resource Conservation and Recovery Act, 42 U.S.C. Section 6901, et seq., or other applicable state or Federal laws, rules, or regulations adopted pursuant to any of the foregoing. The terms "hazardous waste" and "hazardous substance" shall also include, without limitation, petroleum and petroleum by-products or any fraction thereof and asbestos. The representations and warranties contained herein are based on Grantor's due diligence in investigating the Collateral for hazardous wastes and substances. Grantor hereby (a) releases and waives any future claims against Lender for indemnity or contribution in the event Grantor becomes liable for cleanup or other costs under any such laws, and (b) agrees to indemnify and hold harmless Lender against any and all claims and losses resulting from a breach of this provision of this Agreement. This obligation to indemnify shall survive the payment of the Indebtedness and the satisfaction of this Agreement.

Maintenance of Casualty Insurance. Grantor shall procure and maintain all risks insurance, including without limitation fire, theft and liability coverage together with such other insurance as Lender may require with respect to the Collateral, in form, amounts, coverages and basis reasonably acceptable to Lender and TRADEWARK

07-10-1997 Loan No 7786

COMMERCIAL SECURITY AGREEMENT (Continued)

Page 5

Lender and Grantor.

Default in Favor of Third Parties. Should Borrower or any Grantor default under any loan, extension of credit, security agreement, purchase or sales agreement, or any other agreement, in favor of any other creditor or person that may materially affect any of Borrower's property or Borrower's or any Grantor's ability to repay the Loans or perform their respective obligations under this Agreement or any of the Related Documents.

False Statements. Any warranty, representation or statement made or furnished to Lender by or on behalf of Grantor under this Agreement, the Note or the Related Documents is false or misleading in any material respect, either now or at the time made or furnished.

Defective Collateralization. This Agreement or any of the Related Documents ceases to be in full force and effect (including failure of any collateral documents to create a valid and perfected security interest or lien) at any time and for any reason.

Insolvency. The dissolution or termination of Grantor's existence as a going business, the insolvency of Grantor, the appointment of a receiver for any part of Grantor's property, any assignment for the benefit of creditors, any type of creditor workout, or the commencement of any proceeding under any bankruptcy or insolvency laws by or against Grantor.

Creditor or Forfeiture Proceedings. Commencement of foreclosure or forfeiture proceedings, whether by judicial proceeding, self-help, repossession or any other method, by any creditor of Grantor or by any governmental agency against the Collateral or any other collateral securing the Indebtedness. This includes a garnishment of any of Grantor's deposit accounts with Lender. However, this Event of Default shall not apply if there is a good faith dispute by Grantor as to the validity or reasonableness of the claim which is the basis of the creditor or forfeiture proceeding and if Grantor gives Lender written notice of the creditor or forfeiture proceeding and deposits with Lender monies or a surety bond for the creditor or forfeiture proceeding, in an amount determined by Lender, in its sole discretion, as being an adequate reserve or bond for the dispute.

Events Affecting Guarantor. Any of the preceding events occurs with respect to any Guarantor of any of the Indebtedness or such Guarantor dies or becomes incompetent. Lender, at its option, may, but shall not be required to, permit the Guarantor's estate to assume unconditionally the obligations arising under the guaranty in a manner satisfactory to Lender, and, in doing so, cure the Event of Default.

Adverse Change. A material adverse change occurs in Grantor's financial condition, or Lender believes the prospect of payment or performance of the Indebtedness is impaired.

Insecurity. Lender, in good faith, deems itself insecure.

Right to Cure. If any default, other than a Default on Indebtedness, is curable and if Grantor has not been given a prior notice of a breach of the same provision of this Agreement, it may be cured (and no Event of Default will have occurred) if Grantor, after Lender sends written notice demanding cure of such default, (a) cures the default within fifteen (15) days; or (b), if the cure requires more than fifteen (15) days, immediately initiates steps which Lender deems in Lender's sole discretion to be sufficient to cure the default and thereafter continues and completes all reasonable and necessary steps sufficient to produce compliance as soon as reasonably practical.

RIGHTS AND REMEDIES ON DEFAULT. If an Event of Default occurs under this Agreement, at any time thereafter, Lender shall have all the rights of a secured party under the Arizona Uniform Commercial Code. In addition and without limitation, Lender may exercise any one or more of the following rights and remedies:

Accelerate Indebtedness. Lender may declare the entire Indebtedness, including any prepayment penalty which Grantor would be required to pay, immediately due and payable, without notice.

Assemble Collateral. Lender may require Grantor to deliver to Lender all or any portion of the Collateral and any and all certificates of title and other documents relating to the Collateral. Lender may require Grantor to assemble the Collateral and make it available to Lender at a place to be designated by Lender. Lender also shall have full power to enter upon the property of Grantor to take possession of and remove the Collateral. If the Collateral contains other goods not covered by this Agreement at the time of repossession, Grantor agrees Lender may take such other goods, provided that Lender makes reasonable efforts to return them to Grantor after repossession.

Sell the Collateral. Lender shall have full power to sell, lease, transfer, or otherwise deal with the Collateral or proceeds thereof in its own name or that of Grantor. Lender may sell the Collateral at public auction or private sale. Unless the Collateral threatens to decline speedily in value or is of a type customarily sold on a recognized market, Lender will give Grantor reasonable notice of the time after which any private sale or any other intended disposition of the Collateral is to be made. The requirements of reasonable notice shall be met if such notice is given at least ten (10) days before the time of the sale or disposition. All expenses relating to the disposition of the Collateral, including without limitation the expenses of retaking, holding, insuring, preparing for sale and selling the Collateral, shall become a part of the Indebtedness secured by this Agreement and shall be payable on demand, with interest at the Note rate from date of expenditure until repaid.

Appoint Receiver. To the extent permitted by applicable law, Lender shall have the following rights and remedies regarding the appointment of a receiver: (a) Lender may have a receiver appointed as a matter of right, (b) the receiver may be an employee of Lender and may serve without bond, and (c) all fees of the receiver and his or her attorney shall become part of the Indebtedness secured by this Agreement and shall be payable on demand, with interest at the Note rate from date of expenditure unit repair MARK

07-10-1997 Loan No 7786

COMMERCIAL SECURITY AGREEMENT (Continued)

Page 7

Severability. If a court of competent jurisdiction finds any provision of this Agreement to be invalid or unenforceable as to any person or circumstance, such finding shall not render that provision invalid or unenforceable as to any other persons or circumstances. If feasible, any such offending provision shall be deemed to be modified to be within the limits of enforceability or validity; however, if the offending provision cannot be so modified, it shall be stricken and all other provisions of this Agreement in all other respects shall remain valid and enforceable. remain valid and enforceable.

Successor Interests. Subject to the limitations set forth above on transfer of the Collateral, this Agreement shall be binding upon and inure to the benefit of the parties, their successors and assigns.

Time is of the Essence. Time is of the essence in the performance of this Agreement

Waiver. Lender shall not be deemed to have waived any rights under this Agreement unless such waiver is given in writing and signed by Lender. No delay or omission on the part of Lender in exercising any right shall operate as a waiver of such right or any other right. A waiver by Lender of a provision of this Agreement shall not prejudice or constitute a waiver of Lender's right otherwise to demand strict compliance with that provision or any other provision of this Agreement. No prior waiver by Lender, nor any course of dealing between Lender and Grantor, shall constitute a waiver of any of Lender's rights or of any of Grantor's obligations as to any future transactions. Whenever the consent of Lender is required under this Agreement, the granting of such consent by Lender in any instance shall not constitute continuing consent to subsequent instances where such consent is required and in all cases such consent may be granted or withheld in the instances where such consent is required and in all cases such consent may be granted or withheld in the sole discretion of Lender.

ADDITIONAL PROVISIONS. Service Charge. In addition to the required payments under the Indebtedness and this Agreement, Borrower shall pay Lender's then current service charges for servicing, examining, and inspecting in connection with this Agreement.

GRANTOR ACKNOWLEDGES HAVING READ ALL THE PROVISIONS OF THIS COMMERCIAL SECURITY AGREEMENT, AND GRANTOR AGREES TO ITS TERMS. THIS AGREEMENT IS DATED JULY 10, 1997.

GRANTOR:

THE ORYX PRESS, INC.

PHYLLIS B. STECKLER, President

An Arizona corporation M&I Thunderbild Bank,

Authorized Officer

LASER PRO, Rog. U.S. Pat. & T.M. Off., Ver. 3.23 (c) 1987 OFI ProServices, Inc. All rights reserved. (AZ-E40 ORYXPR88.LN C48.OVL)

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ORYX PRESS FURNITURE & EQUIPMENT ACCOUNTS 0250.000280.00

TEM DESCRIPTION

Miso Funiura
48' ROUNO
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HIGH TECH
ADDS VIEWPOINT
COMPAC LAPTOP

MARBLE
MARBLE
DEPOSITO
DESKAND

The Onyx Press

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STEREO
POLPRINTERMATGUCOMPUTER SELECTIONS
MATH COPPIOCESSOR-ASST RAM/COMPUTER SE
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The Oryx Press

ORYX PRESS FURNITURE & EQUIPMENT ACCOUNTS 0250.000280.00

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3 PCS/INTERSTATE SYSTEMS

1 PC/INTERSTATE SYSTEMS CALLBACK/BLACK BOX CORP PICTURES/BILL SCHENCK ITEM DESCRIPTION DICK DEBACHER-04392 CHAIRS FROM PREPAID SHELVESKACONP MODEWNETW INC **REEL: 002020 FRAME: 0505**

The Cryx Press

ORYX PRESS FURNITURE A EQUIPMENT

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ACCOUNTS 0250.000280.0

JIEM DESCRIPTION
CHAIRS & TABLESJACKSON
COMPLERCTIBANK
OFFICE VIENTURESCOPENHAGEN
PANASONIC 38825-INTERSTATE STEEPS
PANASONIC 38825-INTERSTATE STEEPS
TELEPHONE STANTURECOPENHAGEN
PANASONIC 38825-INTERSTATE STEEPS
TELEPHONE STANTURECOPENHAGEN
TWYCR CARTTROXELL COMMUNICATIONS
TOWNE CHAIRS/PRESIA TERSTATE STSSWERL&TERR
DEP 2 CHAIRS/PRESIA TERSTATE STSSWERL&TERR
MEM CARDS, ETCHNIFERSTATE SYSWERL&TERR
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SEE 80-09
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ORYX PRESS COMPUTER EQUIPMENT ACCOUNTS 0250.10/0280.10

CD-ROM Drive, External
NEC 45X33CD3 4/250 mils 15" diam scan' RS
DELL 5X33MM 4/2 DELL 15" UVGA/LM Sawer Upgrades (mamory, disk controllar) Added Handdrive for server 2 - HPlaserjet 4 printers (Edit & Mktg) Amplicon Lease · Separate Schedule 386DXV40 cpu only (M.Hannum) Xiron Shipping/Instaltation
 Memory upgrades
 Seers Shipping Charges
 ViaDuct Network A-REV Software for Network CC:Mail windows platform A-REV Run Time Editions 4-1.2 mb diskelle drives PC-Monitor-Memory/TB Prolinea3/25s (2) CC:Mail Addition Pack PY ITEM DESCRIPTION 4 84mb Hard drives 9 Track Tape Orive Memory Upgrades Tex / shipping

1996 YR-END AUOIT ADJ.PER MIKE H. 2-SEAGATE 4.3GB FAST SCSIZ HARO DRIVE HPLASERJET PRINTER - LEASE
HPLASERJET PRINTER - LEASE
HPLaserjet Printer - Salos Tax
SCSI 2.1GB HARDDISK DR lap lop computer, twinhead slimnote 8 CD ROM WRITER

TOTAL COMPUTER EQUIPMENT

Installation of above sosi2 hard drives

TRADEMARK

The Cryx Press

ORYX PRESS COMPUTER SOFTWARE ACCOUNT 0250.15

FY ITEM DESCRIPTION

4 MS-DOS Multi-6.22 UPG 6 5 Usor Lan-Ava Revela. (4 Word 6.0 upgrade 5 AREV, NLM 6 PHOTOSHOP 3.0 6 PHOTOSHOP 3.0 6 DEV.OF CD ROM TITLES 7 8 BAR CODE SOFTWARE 6

Paghead Soltware Genesys Data Solutions Egghead Soltware Revelation Technologies EGGHEAD SOFTWARE NTERGAID

TOTAL COMPUTER SOFTWARE

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ORYX LEASEHOLD IMPROVEMENTS
ACCTS 0260.00/0291.00

MORSTAN/PHONE LINES
RANDAL FONCE/ARCHETECT.
BLUEPRINTS/COMMERCIAL BLUEPRINT
MOHR HACKETT/LEGAL
AUTOLOGIC/PALLET
DARKROOM SINK/DE GEORGE
DESIGN SYSTEM FURN/PDO
NORSTAN/PHONE LINES
COUNTER TOPS/JACKSON CAB
MINI BLINDS/CITIBANK
PHONE SUPPLIES-NORSTAN
KEYBOARD TRAYS/JACKSON CAB
MINI BLINDS/CITIBANK
PHONES/NORSTAN
STEVENS
BARR INDUSTRIES/PBS OFFICE
OFFICE FURN, CARPENTRY IMPROV
1996 YR-END AUDIT ADJ PER MIKE H.

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EX LIBRIS FURNITURE & EQUIPMENT G/L ACCOUNTS 0251.00/0280.50

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STEREO SYSTEM/FIRST INTERSTATE
CHAIRXL/AMERICAN UPHOLSTRY
POINT OF SALE SYS/XL/COMPUTER WORKS
MAIN OF SALES #1/1ST INTERSTATE
POINT OF SALES #1/1ST INTERSTATE
POINT OF SALES #2/1ST INTERSTATE
CITIZEN PRINTER/1ST INTERSTATE
BOOKLOG/COMPUTERWORKS
MARBE TABLE/IMPERIAL TILE
DISPLAY CUBES
STORE DISPLAY/JANICE LEONARD
1996 YR-END AUDIT ADJ PER MIKE H.

TOTAL EX LIBRIS FURNITURE & EQUIPMENT

TRADEMARK

ORYX PRESS COMPUTER EQUIPMENT ACCOUNTS 0267.0000269.00

1996 YR-END AUDIT ADJ PER MIKE H. 92 Ampiton Leass - PC Nelwork Equipment Amplicon FY ITEM DESCRIPTION

FY Depreciation

LEGAL DESCRIPTION

Lots I and 2 of GREAT WESTERN BANK PLAZA, according to Book 214 of Maps, Page 4, records of Maricopa County, Arizona.

Also described by metes and bounds as follows:

Lut 1

Commencing at the Niz corner of Section 29, T2N, R3E, G&SRB&H, Maricopa County, Arizona; thence \$89°20'27"E, along the North line of the NEW of said Section 29, a distance of 80.58 feet; thence S00°39'33"W a distance of 50.00 feet to the TRUE POINT OF BROINFING; thence S89"20'27"E a distance of 62.00 feet; thence S79"5 43"E a distance of 58.80 feet; thence SOUTH a distance of 136.53 字模字: thence S89°20'27"E a distance of 90.00 feet; thence NORTH allierance of 136.20 feet; thence 889°20'27"E a distance of 42.00 feet; thence N76°37'23"E a distance of 41.23 feet; thence \$89"20'27"E a distance of 127.98 feet; thence S00"03'20"W a distance of 153.00 feet; thence \$89°20'27"E a distance of 133.15 feet; thence SOU°03'20"W a distance of 312.58 feet; thence S87°54'35"W a distance of 240.16 feet; thence N89°20'27"W a distance of 332.67 feet; thence NORTH, along a line parallel to and 60.00 feet east of the west line of the NE'z of said Section 29, a distance of 457.11 feet; thence N45°19'47"E a distance of 28.12 feet to the TRUE POINT OF BEGINNING.

Area = 237,302 S.F. 5.443 Ac.

Commencing at the N's corner of Section 29, T2N, RJE, G&\$RB&M, Maricopa County, Arizona; thence S89°20'27"E, along the North line of the NE's of said Section 29, a distance of 80.58 feet; thence S00°39'33"W a distance of 50.00 feet; thence S89°20'27"E a distance of 62.00 feet; thence S/9°52'43"E a distance of 58.80 feet to the TRUE POINT OF BEGINNING; thence continuing S79°52'43"E a distance of 2.03 feet; thence S89 20 27 E a distance of 88.00 feet; thence SOUTH a distance of 136.20 feet; thence N89°20'27"W a distance of 90.00 feet; thence NORTH a distance of 136.53 feet to the TRUE POINT OF BEGINNING.

Area = 12.258 S.F.0.281 Ac.

RECORDED: 04/13/2000