



Tab settings

101342214

To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.

1. Name of conveying party(ies):

Market Data Center, Inc.

4-10-00

- Individual(s)
- General Partnership
- Corporation-State - Illinois
- Other
- Association
- Limited Partnership

Additional name(s) of conveying party(ies) attached?  Yes  No

3. Nature of conveyance:

- Assignment
- Security Agreement
- Other Asset Purchase Agreement
- Merger
- Change of Name

Execution Date: March 31, 1997

2. Name and address of receiving party(ies)

Name: Market Data Center, LLC

Internal Address: Suite 300

Street Address: 3240 Pointe Parkway

City: Norcross State: GA ZIP: 30092

- Individual(s) citizenship
- Association
- General Partnership
- Limited Partnership
- Corporation-State
- Other Georgia Limited Liability Company

If assignee is not domiciled in the United States, a domestic representative designation is attached:  Yes  No

(Designations must be a separate document from assignment)

Additional name(s) & address(es) attached?  Yes  No

4. Application number(s) or Registration number(s)

A. Trademark Application No.(s)

B. Trademark Registration No.(s)

Miscellaneous Design, 1,596,384

Additional numbers attached?  Yes  No

5. Name and address of party to whom correspondence concerning document should be mailed:

Name: Mark I. Feldman

Internal Address:

Piper Marbury Rudnick & Wolfe

Street Address: 203 North LaSalle Street

City: Chicago State: IL ZIP: 60601

6. Total number of applications and registrations involved: 1

7. Total fee (37 CFR 3.41).....\$ 40.00

- Enclosed
- Any additional fees are authorized to be charged to deposit account

8. Deposit account number:

18-2284

(Attach duplicate copy of this page if paying by deposit account)

DO NOT USE THIS SPACE

9. Statement and signature.

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.

Mark I. Feldman

Name of Person Signing

Signature

4-5-2000

Date

Total number of pages including cover sheet, attachments, and document: 25

TRADEMARK

**ASSET PURCHASE AGREEMENT**

**by and between**

**MARKET DATA CENTER, INC., an Illinois not-for profit corporation ("Seller")**

**and**

**MARKET DATA CENTER, LLC., a Georgia limited liability company ("Buyer")**

**March 31, 1997**

## TABLE OF CONTENTS

1.	<u>Transfer of Assets</u> . . . . .	1
1.1	<u>Sale and Purchase of Assets</u> . . . . .	1
1.2	<u>Exclusions from Assets</u> . . . . .	2
1.3	<u>Liabilities and Obligations Assumed</u> . . . . .	2
1.3.1	<u>By Buyer</u> . . . . .	2
1.3.2	<u>Excluded Liabilities</u> . . . . .	2
1.3.3	<u>By Seller</u> . . . . .	3
1.4	<u>Transfer Documents</u> . . . . .	3
2.	<u>Purchase Price and Manner of Payment</u> . . . . .	3
2.1	<u>General</u> . . . . .	3
2.2	<u>Payment of Purchase Price</u> . . . . .	3
3.	<u>Closing</u> . . . . .	3
4.	<u>Representations and Warranties of Parties</u> . . . . .	3
4.1	<u>Seller</u> . . . . .	3
4.1.1	<u>Corporate Status</u> . . . . .	3
4.1.2	<u>Authorization</u> . . . . .	4
4.2	<u>Buyer</u> . . . . .	4
4.2.1	<u>Corporate Status</u> . . . . .	4
4.2.2	<u>Authorization</u> . . . . .	4
4.3	<u>Survival of Representations and Warranties</u> . . . . .	4
5.	<u>Closing Deliveries</u> . . . . .	4
5.1	<u>Closing Deliveries of the Seller</u> . . . . .	4
5.1.1	<u>Third Party Consents</u> . . . . .	5
5.1.2	<u>Authorization</u> . . . . .	5
5.1.3	<u>Bill of Sale</u> . . . . .	5
5.2	<u>Closing Deliveries of the Buyer</u> . . . . .	5
5.2.1	<u>Third Party Consents</u> . . . . .	5
5.2.2	<u>Authorization</u> . . . . .	5
5.2.3	<u>Note</u> . . . . .	5
5.2.4	<u>Shareholders Agreement</u> . . . . .	5
6.	<u>Indemnification</u> . . . . .	5
6.1	<u>Seller</u> . . . . .	5
6.2	<u>Buyer</u> . . . . .	5

7.	<u>Miscellaneous</u>	6
7.1	<u>Bulk Sales</u>	6
7.2	<u>Address</u>	6
7.3	<u>Modification or Amendments</u>	6
7.4	<u>Waiver</u>	6
7.5	<u>Successors and Assigns</u>	6
7.6	<u>Separate Counterparts</u>	6
7.7	<u>Exhibits and Schedules</u>	6
7.8	<u>Further Assurances</u>	6
7.9	<u>Applicable Law</u>	7
7.10	<u>Entire Agreement</u>	7

Schedules:

- Schedule 1.1 - Assets
- Schedule 1.1(c) - Specific Agreements Assumed by Buyer
- Schedule 1.1(f) - Intellectual Property
- Schedule 1.1(j) - Lease
- Schedule 1.3.1 - Certain Assumed Liabilities

Exhibits:

- Exhibit A - Bill of Sale
- Exhibit B - Note
- Exhibit C - Shareholders Agreement
- Exhibit D - Employment Agreement

## ASSET PURCHASE AGREEMENT

**THIS ASSET PURCHASE AGREEMENT** is entered into as of this 31st day of March, 1997, by and between **MARKET DATA CENTER, INC.** ("Seller"), an Illinois not-for-profit corporation, and **MARKET DATA CENTER, LLC** ("Buyer"), a Georgia corporation.

Seller is engaged in the real estate information gathering and distribution ("Business"). Buyer wishes to purchase and the Seller wishes to sell the assets of the Business (other than any specifically excluded assets), and assume the liabilities of the Business (other than any specifically excluded liabilities), upon the terms and subject to the conditions set forth herein.

**NOW, THEREFORE**, the parties hereto agree as follows:

### **1. Transfer of Assets.**

**1.1 Sale and Purchase of Assets.** On the date hereof ("Closing Date") and subject to the conditions set forth in this Agreement, Seller shall sell, transfer, assign and convey to Buyer, and Buyer shall purchase from Seller, all of the assets, properties and rights of Seller pertaining to the Business, including without limitation, those assets described on Schedule 1.1 hereto, but excluding the Excluded Assets as defined in Section 1.2 hereof, free and clear of all liens, claims or encumbrances ("Assets"). The Assets include:

(a) All machinery, equipment, computer equipment, vehicles, tools, spare parts, supplies, materials, and other similar personal property owned by Seller and used in the Business, and all rights of Seller under leases of all such property (the "Personal Property");

(b) All right, title and interest of Seller in the inventory (including, without limitation, raw materials, work in process, samples, finished goods and products) of Seller used in the Business (the "Inventories").

(c) All right, title and interest of the Seller under the following agreements related to the Business: (i) agreements for the sale of goods, materials, supplies, customer lists, media services, machinery or capital assets, (ii) contracts to provide services, (iii) agreements with any distributor, dealer, sales agent or representative, (iv) those other agreements related to the Business which are listed in Schedule 1.1(c) hereto (collectively, the "Assigned Contracts");

(d) Originals (or, where appropriate, copies) of all operating data and records of Seller relating to the Business, wherever located, including books, records, blueprints, specifications, customer lists, supplier lists, credit information and correspondence;

(e) All computer software, data bases and related documentation relating to or used in connection with the Business;

(f) All right, title and interest of the Seller to the trademarks, trademark applications, copyrights, copyright applications, corporate name, trade names, trade rights, whether or not registered, inventions, discoveries, improvements, designs, patterns, processes, formulae, trade secrets, proprietary rights and data, ideas and know-how, whether patentable or not, and the assignable licenses and permits, in each case used in the Business, including, without limitation, those listed in Schedule 1.1(f) hereto (the "Intellectual Property");

(g) To the extent assignable, all permits, licenses, approvals and authorizations issued to Seller by Federal, state or local governments or governmental authorities related to compliance by the Business with applicable laws and regulations;

(h) All cash on hand or in accounts of Seller on the Closing Date;

(i) All accounts and notes receivable and revenues and other receipts and collections of Seller existing on the Closing Date;

(j) Seller's interest in the real property lease described in Schedule 1.1(j) hereto (the "Lease") and any leasehold improvements owned by Seller with respect to the Lease;

(k) All rights of Seller in and to all policies of insurance relating to the Business and the other assets being acquired by Buyer hereunder; and

(l) All other properties, rights and other assets of the Seller related to the Business, other than the Excluded Assets (as defined in Section 1.1.2).

**1.2 Exclusions from Assets.** The Assets shall not include the corporate minute books of Seller (the "Excluded Assets").

**1.3 Liabilities and Obligations Assumed.**

**1.3.1 By Buyer.** Buyer shall assume or observe, commencing and effective from and after the Closing Date, (i) Seller's obligation to provide goods and services pursuant to the Assigned Contract, (ii) all accounts payable, normal recurring trade payables and other obligations of the Business owing or accrued as of the Closing Date; (iii) all other liabilities of the Seller with respect to the Business except for "Excluded Liabilities" (as defined in Section 1.3.2 below).

**1.3.2 Excluded Liabilities.** Buyer does not assume any liability or obligation of Seller, whether known or unknown, arising out of (i) the Excluded Assets;

(ii) any breach of any covenant, agreement, representation or warranty of Seller herein; (iii) liabilities for any lawsuit or legal challenge relating to the transactions contemplated by this Agreement; and (iv) liabilities or obligations of the Seller incurred on or after the Closing Date (collectively "Excluded Liabilities").

**1.3.3 By Seller.** Following the Closing Date, Seller shall make good faith efforts to assist Buyer in taking control of the Assigned Contracts. Seller shall provide Buyer with all contracts, work papers, service records, and other documents relating to the Assigned Contracts.

**1.4 Transfer Documents.** Seller's transfer and sale of the Assets hereunder shall be effected by the delivery, by Seller to Buyer, at the Closing, of a Bill of Sale in substantially the form of Exhibit "A" attached hereto, and other good and sufficient instruments of sale, transfer, assignment and conveyance and all consents of third parties necessary thereto (the "Transfer Documents").

**2. Purchase Price and Manner of Payment.**

**2.1 General.** As consideration for the sale of the Assets, Buyer shall pay to Seller the sum of Six Hundred Fifty Thousand Dollars (\$650,000.00) ("Purchase Price"). The Purchase Price shall be allocated among the Assets in proportion to the current value of such Assets as reflected in the Balance Sheet of Seller as of March 31, 1997. The Buyer and Seller agree that they each shall report the allocation of the Purchase Price in a manner consistent with the foregoing sentence.

**2.2 Payment of Purchase Price.** The Purchase Price shall be paid as follows: (i) \$515,000 shall be paid pursuant to a promissory note bearing interest at ten percent (10%) per annum, payable in 360 monthly installments of principal and interest of \$4,520.12, from the Buyer to the Seller, which note shall be in substantially the form attached hereto as Exhibit B, (ii) \$67,500 shall be paid by the Buyer in cash to the Seller and (iii) \$67,500 shall be paid by Seller's receiving 50% of the membership interests of Buyer.

**3. Closing.** The Closing of the purchase and sale of the Assets (the "Closing") shall take place on the date hereof at such place as Seller and Buyer shall mutually agree.

**4. Representations and Warranties of Parties.**

**4.1 Seller.** Seller represents, warrants and agrees as follows:

**4.1.1 Corporate Status.** Seller is a non-profit corporation duly organized, validly existing and in good standing under the laws of the State of Illinois, is duly authorized to transact business as a foreign corporation in the State of Georgia, and has full power

and authority to execute and deliver this Agreement, to sell the Assets and to perform its obligations hereunder.

**4.1.2 Authorization.** The execution and delivery of this Agreement and the consummation of the transactions contemplated hereby (i) are permissible under Seller's articles of incorporation and by-laws, (ii) have been duly and validly authorized by all necessary action by the Seller's board of directors, (iii) do not and will not result in a breach of or a default under any agreement, license or other obligation binding upon Seller; and (iv) are the legal, valid and binding obligations of the Seller, enforceable against it in accordance with their terms.

**4.1.3 Litigation.** There is no legal proceeding, claim or investigation of any kind pending or threatened relating to the transactions contemplated by this Agreement, which, if determined adversely to Seller, would have a material adverse effect on the Assets or the Business, and Seller knows of no basis therefor.

**4.2 Buyer.** Buyer represents, warrants and agrees as follows:

**4.2.1 Corporate Status.** Buyer is a limited liability company duly organized and validly existing under the laws of the State of Georgia and is duly qualified to transact business in the State of Georgia. Buyer has full power and authority to purchase and acquire the Assets and Business as herein provided.

**4.2.2 Authorization.** The execution and delivery of this Agreement (i) have been duly and validly authorized by all necessary action of Buyer, (ii) do not breach the terms of any agreement, license or other obligation binding upon Buyer, and (iii) are the legal, valid and binding obligation of the Buyer, enforceable against it in accordance with its terms.

**4.3 Survival of Representations and Warranties.** The right to make a claim for the breach of any representation or warranty set forth in Section 4.1 or 4.2 survive until the close of business on the second anniversary of the Closing Date; provided, however, that such right shall continue indefinitely with respect to claims for damages arising out of any misrepresentation or breach of warranty which the party making such representation or warranty knew, at the time it was made, was untrue.

## **5. Closing Deliveries.**

**5.1 Closing Deliveries of the Seller.** At the Closing, the Seller shall deliver to the Buyer:



**5.1.1 Third Party Consents.** All consents, approvals or authorizations from third parties required for it to consummate the transactions contemplated hereby, including the consent of the landlord under the Lease.

**5.1.2 Authorization.** Evidence that all actions required to be taken by Seller have been taken to authorize and consummate the transactions contemplated hereby.

**5.1.3 Bill of Sale.** The Bill of Sale as set forth in Exhibit A hereto.

**5.2 Closing Deliveries of the Buyer.** At the Closing, the Buyer shall deliver to the Seller:

**5.2.1 Third Party Consents.** All consents, approvals or authorizations from third parties required for it to consummate the transactions contemplated hereby.

**5.2.2 Authorization.** Evidence that all actions required to be taken by Buyer have been taken to authorize and consummate the transactions contemplated hereby.

**5.2.3 Note.** The Note as set forth in Exhibit B hereto.

**5.2.4 Shareholders Agreement.** The operating agreement for the Buyer among the members thereof (the "Operating Agreement"), in the form attached hereto as Exhibit C.

## **6. Indemnification.**

**6.1 Seller.** Seller will indemnify and hold harmless Buyer from, for and against any loss, damage, liability or deficiency resulting from any inaccuracy in any representation or the breach of any warranty made by Seller or any failure of Seller duly to perform or observe any term, provision, covenant, agreement or condition hereunder or from any loss incurred by Buyer as a result of the parties election not to comply with any applicable "bulk transfer" laws.

**6.2 Buyer.** Buyer will indemnify and hold harmless Seller from, for and against any loss, damage, liability or deficiency resulting from any inaccuracy in any representation or the breach of any warranty made by Buyer or any failure of Buyer duly to perform or observe any term, provision, covenant, agreement or condition hereunder.

7. **Miscellaneous.**

7.1 **Bulk Sales.** Buyer waives any requirement or obligation that Seller comply with any applicable "bulk transfer laws (including §11-6-101 *et. seq.* of the Official Code of Georgia Annotated); provided, however, Seller shall indemnify and hold harmless Buyer from any loss or expense suffered or incurred by Buyer as a result of such non-compliance.

7.2 **Address.** The notice address for the parties is:

Seller:

Market Data Center, Inc.  
3240 Pointe Parkway, Suite 300  
Norcross, Georgia 30092-3300  
Attn: President

Buyer:

Market Data Center, LLC.  
3240 Pointe Parkway, Suite 300  
Norcross, Georgia 30092-3300  
Attn: President

Any party hereto may change its address for the purpose of receiving notices, demands and other communications as herein provided by written notice to the other party.

7.3 **Modification or Amendments.** No amendment, change or modification of this Agreement shall be valid unless in writing and signed by the party to be charged.

7.4 **Waiver.** No reliance upon or waiver of one or more provisions of this Agreement shall constitute a waiver of any other provisions hereof.

7.5 **Successors and Assigns.** All of the terms and provisions contained herein shall inure to the benefit of and shall be binding upon the parties hereto and their respective heirs, personal representatives, successors and assigns.

7.6 **Separate Counterparts.** This Agreement may be executed in one or more separate counterparts, each of which, when so executed, shall be deemed to be an original. Such counterparts shall, together, constitute and shall be one and the same instrument.

7.7 **Exhibits and Schedules.** Each fact or statement recited or contained in any exhibit, schedule, certificate or other instrument delivered by or on behalf of the parties hereto, or in connection with the transactions contemplated hereby, shall be deemed a representation and a warranty hereunder

7.8 **Further Assurances.** Each of the parties hereto shall execute and deliver any and all additional papers, documents, and other assurances, and shall do any and all acts and things reasonably necessary in connection with the performance of their obligations hereunder and to carry out the intent of the parties hereto.

7.9 **Applicable Law.** This Agreement shall, in all respects, be governed by the laws of the State of Georgia applicable to agreements executed and to be wholly performed within the State of Georgia.

7.10 **Entire Agreement.** This Agreement, together with any related documents referred to in this Agreement, constitutes the entire understanding and agreement of the parties with respect to the subject matter of this Agreement, and any and all prior agreements, understandings or representations are hereby terminated and canceled in their entirety.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date indicated below.

**BUYER:**

**SELLER:**

**MARKET DATA CENTER, LLC.**

**MARKET DATA CENTER, INC.**

By: Thomas Malone

By: Sam Leberman

Title: President

Title: Chairman of the Board

Date: 3/31/97

Date: 2/28/97

**SCHEDULE 1.1(c)**

**SPECIFIC AGREEMENTS ASSUMED BY BUYER**

American Express  
Comps, Inc.  
Corporate Legal Copies  
Metro Research Enterprises-Robert Diggle  
James Cobb  
Dataquick Information Systems  
Great Plains Software  
Information Services of IL  
INPHO, Inc.  
Roger McGrath  
Network Plus  
Office Depot  
Plant Express  
Protecom  
Sam's Club  
Appraisal Institute-St. Louis Chapter  
Tri-Op Enterprises  
Royal Cup  
First Union Bank

Merchant Card  
New York Public Records  
Printing of REDBOOKS  
Georgia Public Records  
Georgia Public Records  
On-line Database  
Software Maintenance-Acctg  
Chicago Public Records  
Data Licensing Agreement  
St. Louis COV Data  
Long Distance Phone Service  
Credit Card  
Plant Maintenance  
Voice Mail Service  
Credit Card  
St. Louis Database Agreement  
Georgia Foreclosure Data  
Coffee Service  
Merchant Card

**SCHEDULE 1.1(f)**  
**INTELLECTUAL PROPERTY**

Trademark-Registration No. 1596384  
Miscellaneous Design

**SCHEDULE 1.1(j)**

**LEASE**

Property:

Canon 6060 Copier

AT&T Capital Leasing Services

Office Space:

New York Office  
Georgia Office  
Chicago Office  
Houston Office

Robert A. Brancato, Inc.  
Peachtree Pointe, LLC  
Lehr & Associates, Inc.  
Stanfield & Associates

**SCHEDULE 1.1**

**ASSETS**

First Union Bank  
First Union Bank  
First Union Bank  
First Union Bank  
Fixed Assets

Commercial Cap Account  
Payroll Account  
Treasury Bills  
Visa Credit Cards  
Off Furniture/Computer Equip

Market Data Center, Inc.  
DEPRECIATION EXPENSE REPORT  
for Int bk Books FY = 12  
as of 12/96

SYS No	In Svc Date	Acquired Value	Dep Meth	P Est T Life	Salvage/ Sect 179	Depreciable Basis	Thru Date	Prior Accum Depreciation	Depreciation This Run	Current Year to Date	Curr Accum Depreciation	Key
000015	08/01/88	0.00	SLMM	P 05 00	0.00	0.00	11/96	0.00	0.00	0.00	0.00	
Count= 1												
Location:												
		0.00			0.00	0.00		0.00	0.00	0.00	0.00	
Less disposals		0.00			0.00	0.00		0.00			0.00	
Net		0.00			0.00	0.00		0.00	0.00	0.00	0.00	
000001	08/01/84	686.00	ACRS	P 05 00	0.00	686.00	12/93	686.00	0.00	0.00	686.00	
		DESK, WALNUT WOOD, 36 X 72										
000002	11/01/85	300.05	ACRS	P 05 00	0.00	300.05	12/93	300.05	0.00	0.00	300.05	
		EXEC. SWIVEL CHAIR, CHARCOAL GRAY										
000009	10/01/86	1534.58	ACRS	P 05 00	0.00	1534.58	12/93	1534.42	0.00	0.00	1534.42	
		SWINTEC ELECTRONIC TYPEWRITER										
000010	09/01/86	2334.80	ACRS	P 05 00	0.00	2334.80	12/93	2334.44	0.00	0.00	2334.44	
		FRIDEN ALCATEL SCALE MODULE 8630										
000017	10/01/87	9500.09	MF200	P 05 00	0.00	9500.09	12/93	9500.09	0.00	0.00	9500.09	s
		IBM PS/2 COMPUTERS & SOFTWARE										
000018	06/01/87	20886.33	MF200	P 05 00	0.00	20886.33	12/93	20886.33	0.00	0.00	20886.33	s
		IBM P/S 2 COMPUTER & SOFTWARE										
000020	04/01/88	713.04	MF200	P 05 00	0.00	713.04	12/93	713.04	0.00	0.00	713.04	s
		MARTIN VALE CV-7 FOLDING MACHINE										
000021	08/01/87	607.36	MF200	P 05 00	0.00	607.36	12/93	607.36	0.00	0.00	607.36	s
		SOFTWARE-CROSSTALK & WORD PERFECT										
000023	06/01/88	208.00	MF200	P 05 00	0.00	208.00	12/93	208.00	0.00	0.00	208.00	s
		PRINTER STAND 36X30X38										
000025	08/01/88	577.20	MF200	P 07 00	0.00	577.20	06/95	577.20	0.00	0.00	577.20	s
		(7) BLACK STENO CHAIRS (1) SAGE SWIVEL CHAIR										
000026	03/01/89	416.00	MF200	P 07 00	0.00	416.00	06/96	402.41	0.00	13.59	416.00	
		(4) PICTURES										
000027	03/01/89	2200.00	MF200	P 07 00	0.00	2200.00	06/96	2127.99	0.00	72.01	2200.00	
		BOOKCASE & COMPUTER WORKSTATION										
000028	09/01/88	3000.00	MF200	P 07 00	0.00	3000.00	06/95	3000.00	0.00	0.00	3000.00	s
		CABINETS										
000029	08/01/88	668.85	MF200	P 07 00	0.00	668.85	06/95	668.85	0.00	0.00	668.85	s
		EXEC. WINE SWIVEL CHAIR & WALNUT BOOKCASE										
000030	01/01/89	150.00	MF200	P 07 00	0.00	150.00	06/96	145.10	0.00	4.90	150.00	
		MOLLER PICTURES/ SWAN HOUSE, STONE MTN., GOV. MANSION										
000031	12/01/88	364.00	MF200	P 07 00	0.00	364.00	06/95	364.00	0.00	0.00	364.00	s
		MOLLER PICTURES/MORTGAGE, IBM TOWER, SKYLINE WEST, SKYLINE EASR, FOX										
000032	03/01/89	337.00	MF200	P 07 00	0.00	337.00	06/96	326.00	0.00	11.00	337.00	
		PICTURES (PRESIDENT'S OFFICE)										
000033	01/01/89	528.40	MF200	P 07 00	0.00	528.40	06/96	528.40	0.00	0.00	528.40	
		TAPE REEL LIBRARY (600 REELS)										
000034	01/01/89	1088.66	MF200	P 07 00	0.00	1088.66	06/96	1053.01	0.00	35.65	1088.66	
		PHONE SYSTEMS										
000035	12/01/88	1117.74	MF200	P 07 00	0.00	1117.74	06/95	1117.74	0.00	0.00	1117.74	s
		PHONE SYSTEMS 4824										
000036	11/01/88	1088.67	MF200	P 07 00	0.00	1088.67	06/95	1088.67	0.00	0.00	1088.67	s
		PHONE SYSTEMS 4747										
000037	12/01/87	731.00	MF200	P 05 00	0.00	731.00	12/93	731.00	0.00	0.00	731.00	s



Market Data Center, Inc.  
DEPRECIATION EXPENSE REPORT  
for Int bk Books FY = 12  
as of 12/96

SYS No	In Svc Date	Acquired Value	Dep Meth	P Est T Life	Salvage/ Sect 179	Depreciable Basis	Thru Date	Prior Accum Depreciation	Accum Depreciation This Run	Current Year to Date	Curr Accum Depreciation	Key
640K XT COMPUTER SYSTEM												
000038	08/01/88	635.68	MF200	P 07 00	0.00	635.68	06/95	635.68	0.00	0.00	635.68	s
INSTALLATIONS OF PHONE EQUIPMENT												
000039	05/01/88	8090.00	MF200	P 05 00	0.00	8090.00	12/93	8090.00	0.00	0.00	8090.00	s
ALR FLEXCACHE 20386												
000040	09/01/88	400.00	MF200	P 05 00	0.00	400.00	12/93	400.00	0.00	0.00	400.00	s
CPS SOFTWARE FOR UPS												
000041	02/01/89	315.00	MF200	P 05 00	0.00	315.00	06/94	315.00	0.00	0.00	315.00	s
CLIPPER VERSION 2.1												
000042	12/01/88	300.00	MF200	P 05 00	0.00	300.00	12/93	300.00	0.00	0.00	300.00	s
TAPE REELS (30)												
000043	06/01/88	1856.40	MF200	P 05 00	0.00	1856.40	12/93	1856.40	0.00	0.00	1856.40	s
HP LASERJET II												
000044	06/01/88	505.96	MF200	P 05 00	0.00	505.96	12/93	505.96	0.00	0.00	505.96	s
IBM-D BASE III												
000046	01/01/89	103.97	MF200	P 07 00	0.00	103.97	06/96	100.55	0.00	3.42	103.97	
TEXAS INSTRUMENT TI-516011												
000047	02/01/88	914.00	MF200	P 07 00	0.00	914.00	06/95	914.00	0.00	0.00	914.00	s
WORK STATION												
000048	11/01/87	850.00	MF200	P 07 00	0.00	850.00	12/94	850.00	0.00	0.00	850.00	s
CABINETS												
000049	01/01/89	1500.00	MF200	P 07 00	0.00	1500.00	06/96	1450.92	0.00	49.08	1500.00	
COMPUTER STATION												
000050	05/03/89	2750.00	SLMM	P 07 00	0.00	2750.00	06/96	2619.44	0.00	130.56	2750.00	
10'X10' LACET EXHIBIT BOOTH												
000051	06/19/89	3080.00	SLMM	P 07 00	0.00	3080.00	06/96	2860.00	0.00	220.00	3080.00	
10'X10' LACET EXHIBIT-BOOTH												
000052	08/11/89	4520.28	SLMM	P 05 00	0.00	4520.28	12/94	4520.28	0.00	0.00	4520.28	
CPD 386/20 COMPUTER SYSTEM												
000054	09/25/89	4444.74	SLMM	P 05 00	0.00	4444.74	12/94	4444.61	0.00	0.00	4444.61	
CPD 386/20 COMPUTER SYSTEM												
000059	01/26/90	334.69	SLMM	P 05 00	0.00	334.69	01/95	334.39	0.00	0.00	334.39	
LOGIC BOARD-POSTAGE METER-FRIDEN ALCATEL												
000065	10/04/90	2517.68	MF200	P 05 00	0.00	2517.68	06/95	2517.68	0.00	0.00	2517.68	s
LEADING EDGE PORTABLE 386/LAPTOP & MOUSE												
000066	10/04/90	1149.75	MF200	P 07 00	0.00	1149.75	11/96	981.22	9.36	112.35	1093.57	s
SHARP FAX MACHINE												
000068	01/23/91	947.83	MF200	P 07 00	0.00	947.83	11/96	736.24	7.05	84.63	820.87	s
(3) COLORADO TAPE DRIVES JUMBO 120												
000069	02/15/91	1896.31	MF200	P 05 00	0.00	1896.31	06/96	1787.06	0.00	109.25	1896.31	
HARD DISK DRIVE												
000070	03/05/91	1853.25	MF200	P 05 00	0.00	1853.25	06/96	1746.53	0.00	106.72	1853.25	
COMPU ADD HARD DRIVE												
000071	03/25/91	598.50	MF200	P 07 00	0.00	598.50	11/96	465.09	4.45	53.37	518.46	s
MULTI-USER CARD SYSTEM-ALLOY												
000073	05/16/91	600.00	SLMM	P 05 00	0.00	600.00	06/96	240.00	0.00	50.00	290.00	
SOFTWARE AI CONVERT BOOK CONVERSION												
000074	05/23/91	3581.52	MF200	P 05 00	0.00	3581.52	06/96	3375.20	0.00	206.32	3581.52	
LAPTOP COMPUTER TOSH T2000SX 40MG												
000076	07/24/91	1289.26	MF200	P 05 00	0.00	1289.26	06/96	1215.01	0.00	74.25	1289.26	
160 MB HARD DRIVE												
000079	10/28/91	396.90	MF200	P 07 00	0.00	396.90	11/96	308.43	2.95	35.39	343.82	s

January 15, 1997  
11:43 am

Market Data Center, Inc.  
DEPRECIATION EXPENSE REPORT  
for Int bk Books FY = 12  
as of 12/96

SYS No	In Svc Date	Acquired Value	Dep Meth	P Est T Life	Salvage/ Sect 179	Depreciable Basis	Thru Date	Prior Accum Depreciation	Depreciation This Run	Current Year to Date	Curr Accum Depreciation	Key
(2) CHAIRS-BURGUNDY												
000080	10/31/91	309.00	MF200	P 05 00	0.00	309.00	06/96	291.22	0.00	17.78	309.00	
V1.2 TAPE CARD/SOFTWARE FOR QUAL STAR												
000081	12/05/91	739.66	MF200	P 05 00	0.00	739.66	06/96	697.06	0.00	42.60	739.66	
PANASONIC LASER PRINTER KX-P4420												
000083	02/13/92	358.58	SLMM	P 07 00	0.00	358.58	11/96	200.63	4.27	51.23	251.86	
TIME CLOCK												
000086	04/23/92	1669.20	SLMM	P 05 00	0.00	1669.20	11/96	1251.90	27.82	333.84	1585.74	
MOTHERBOARD/DIGIBOARD COMPU ADD												
000087	06/23/92	1706.28	SLMM	P 05 00	0.00	1706.28	11/96	1222.83	28.44	341.26	1564.09	
NETWORK CARDS/SOFTWARE												
000088	07/01/92	2915.83	SLMM	P 05 00	0.00	2915.83	11/96	2041.08	48.60	583.17	2624.25	
LSI 486/50 COMPUTER												
000089	08/03/92	392.70	SLMM	P 05 00	0.00	392.70	11/96	268.35	6.55	78.55	346.90	
AMERICAN POWER UPS												
000091	08/21/92	364.75	SLMM	P 07 00	0.00	364.75	11/96	178.04	4.34	52.11	230.15	
GARLOW COMM TELEPHONE-PHONE SYSTEM												
000093	09/08/92	361.00	SLMM	P 07 00	0.00	361.00	11/96	171.90	4.30	51.57	223.47	
(2) EXEC. CHAIR-BLACK												
000094	09/08/92	354.00	SLMM	P 05 00	0.00	354.00	11/96	236.00	5.90	70.80	306.80	
LASER JET II MEMORY UPGRADE- 2MB												
000098	10/20/92	2380.00	SLMM	P 07 00	0.00	2380.00	11/96	1104.95	28.33	340.00	1444.95	
486/50 COMPUTER												
000103	11/03/92	537.72	SLMM	P 05 00	0.00	537.72	11/96	340.56	8.96	107.54	448.10	
NEC3300 PRINTER												
000108	12/14/92	303.00	SLMM	P 05 00	0.00	303.00	11/96	186.85	5.05	60.60	247.45	
MONITOR CH14.28 SUPER VGA & CARD												
000109	12/21/92	4725.79	SLMM	P 07 00	0.00	4725.79	11/96	2081.60	56.26	675.11	2756.71	
PITNEY BOWES MAIL MACHINE												
000110	01/01/93	688.31	SLMM	P 05 00	0.00	688.31	11/96	412.98	11.47	137.66	550.64	
ELECTRONIC DATA TRANSFER/LASER UPGRADE												
000113	01/27/93	204.75	SLMM	P 05 00	0.00	204.75	11/96	122.85	3.41	40.95	163.80	
COLORADO TAPE BACKUP DRIVE 120M												
000116	02/25/93	1674.75	SLMM	P 05 00	0.00	1674.75	11/96	976.94	27.91	334.95	1311.89	
BROTHER HL-10PS LASER PRINTER												
000119	02/01/93	7500.00	SLMM	P 05 00	0.00	7500.00	11/96	4375.00	125.00	1500.00	5875.00	
SOFTWARE-PRINT BOOKS												
000121	03/25/93	580.00	SLMM	P 05 00	0.00	580.00	11/96	328.67	9.67	116.00	444.67	
486 MOTHERBOARD UPGRADE FOR ALR 20386												
000126	05/07/93	2099.87	SLMM	P 05 00	0.00	2099.87	11/96	1119.93	35.00	419.98	1539.91	
DEL 325 NOTEBOOK												
000127	05/13/93	384.00	SLMM	P 05 00	0.00	384.00	11/96	204.80	6.40	76.80	281.60	
GREAT PLAINS ACCT. SOFTWARE												
000128	07/01/93	65000.00	SLMM	P 03 00	0.00	65000.00	06/96	54166.67	0.00	10833.33	65000.00	
REDLINK SOFTWARE												
000129	07/07/93	448.35	SLMM	P 05 00	0.00	448.35	11/96	224.18	7.47	89.67	313.85	
COLORADO 250MB TRACKER												
000130	07/09/93	636.45	SLMM	P 05 00	0.00	636.45	11/96	318.23	10.61	127.29	445.52	
FAS1000 SOFTWARE												
000133	09/03/93	3285.00	SLMM	P 05 00	0.00	3285.00	11/96	1533.00	54.75	657.00	2190.00	
486DX-66V COMPUTER SYSTEM												
000134	09/30/93	2018.00	SLMM	P 05 00	0.00	2018.00	11/96	941.73	33.63	403.60	1345.33	



Market Data Center, Inc.  
D E P R E C I A T I O N   E X P E N S E   R E P O R T  
for Int bk Books    FY = 12  
as of 12/96

SYS No	In Svc Date	Acquired Value	Dep Meth	P Est T Life	Salvage/ Sect 179	Depreciable Basis	Thru Date	Prior Accum Depreciation	Depreciation This Run	Current Year to Date	Curr Accum Depreciation	Key
GATEWAY 486 COMPUTER												
000177	07/12/95	4685.10	SLMM	P 05 00	0.00	4685.10	11/96	468.51	78.09	937.03	1405.54	
GATEWAY PENTIUM120 COMPUTER												
000178	07/06/95	4750.20	SLMM	P 05 00	0.00	4750.20	11/96	475.02	79.17	950.04	1425.06	
GATEWAY LAPTOP GSQ4DX4100LBA												
000163	07/01/94	1799.00	SLMM	P 05 00	0.00	1799.00	11/96	509.72	29.98	359.80	869.52	
WINVIEW 2.2 10 USER												
000164	08/10/94	2294.00	SLMM	P 05 00	0.00	2294.00	11/96	649.97	38.23	458.80	1108.77	
4DX2-66 COMPUTER SYSTEM												
000165	09/19/94	2518.00	SLMM	P 05 00	0.00	2518.00	11/96	629.50	41.97	503.60	1133.10	
GATEWAY 4DX2-66 COMPUTER WITH DIGITAL MONITOR												
000166	09/30/94	596.40	SLMM	P 07 00	0.00	596.40	11/96	106.50	7.10	85.20	191.70	
1500 SERIES LATERAL FILE												
000167	10/10/94	2180.00	SLMM	P 05 00	0.00	2180.00	11/96	545.00	36.33	436.00	981.00	
TAPE DRIVE M2444R												
000169	01/27/95	1158.00	SLMM	P 03 00	0.00	1158.00	11/96	353.83	32.17	386.00	739.83	
ACCUMAIL SOFTWARE												
000173	02/06/95	950.00	SLMM	P 07 00	0.00	950.00	11/96	124.41	11.31	135.72	260.13	
MURATA F-60 FAX MACHINE												
000176	07/01/95	755.05	SLMM	P 05 00	0.00	755.05	11/96	75.51	12.59	151.02	226.53	
EV PERSONAL U.S.-SOFTWARE												
000181	11/14/95	1248.45	SLMM	P 05 00	0.00	1248.45	11/96	41.62	20.81	249.69	291.31	
16 MEG, 4MB MEMORY CHIPS												
000180	11/28/95	1118.00	SLMM	P 05 00	0.00	1118.00	11/96	18.63	18.63	223.60	242.23	
4294MB SEAGATE HARD DRIVE-NOVELL NETWORK												
000182	12/20/95	624.59	SLMM	P 07 00	0.00	624.59	11/96	0.00	7.44	89.23	89.23	
NOVELL NETWORK HUB												
000185	03/01/96	12543.64	SLMM	P 05 00	0.00	12543.64	11/96	0.00	209.06	2090.61	2090.61	
GREAT PLAINS ACCOUNTING SOFTWARE & CONSULTING												
000183	02/29/96	1007.67	SLMM	P 05 00	0.00	1007.67	11/96	0.00	16.80	167.95	167.95	
4.3GB HARDDRIVE												
000189	04/05/96	6500.00	SLMM	P 05 00	0.00	6500.00	11/96	0.00	108.33	975.00	975.00	
CUSTOM PROGRAMMING-SUBSCRIPTION MODULE												
000187	07/03/96	1713.00	SLMM	P 05 00	0.00	1713.00	11/96	0.00	28.55	171.30	171.30	
WORLDGROUP 8 USER												
000190	08/10/96	1650.00	SLMM	P 05 00	0.00	1650.00	11/96	0.00	27.50	137.50	137.50	
CUSTOM PROGRAMMING-SUBSCRIPTION MODULE												
000188	09/15/96	1325.88	SLMM	P 07 00	0.00	1325.88	11/96	0.00	15.79	63.14	63.14	
OKIDATA 1200 PRINTER												
000195	12/23/96	2723.76	SLMM	P 05 00	0.00	2723.76	00/00	0.00	0.00	0.00	0.00	
GATEWAY PENTIUM PRO COMPUTER												
000193	12/02/96	1950.00	SLMM	P 05 00	0.00	1950.00	00/00	0.00	32.50	32.50	32.50	
UPGRADE TO SUBSCRIPTION MAINTENANCE-ACCOUNTING												
000196	12/19/96	3003.52	SLMM	P 05 00	0.00	3003.52	00/00	0.00	0.00	0.00	0.00	
GATEWAY PENTIUM PRO COMPUTER W/ HP DESKJET PRINTER												
000197	12/23/96	2931.76	SLMM	P 05 00	0.00	2931.76	00/00	0.00	0.00	0.00	0.00	
GATEWAY COMPUTER												
000198	12/27/96	293.99	SLMM	P 05 00	0.00	293.99	00/00	0.00	0.00	0.00	0.00	
HP DESKJET PRINTER												
Count=	124											
Location:	ADMIN	296997.62			0.00	296997.62		185014.07	2053.45	34996.78	220010.85	

Market Data Center, Inc.  
DEPRECIATION EXPENSE REPORT  
for Int bk Books FY = 12  
as of 12/96

In Svc SYS No	Acquired Date	Value	Dep Meth	P Est T Life	Salvage/ Sect 179	Depreciable Basis	Thru Date	Prior Accum Depreciation	Accum This Run	Depreciation Current Year to Date	Curr Accum Depreciation	Key
Less disposals:		0.00			0.00	0.00		0.00			0.00	
Net		296997.62			0.00	296997.62		185014.07	2053.45	34996.78	220010.85	
000011	02/01/88	93.09	MF200	P 07 00	0.00	93.09	06/95	93.09	0.00	0.00	93.09	s
VERTICAL SUPPLY CABINET												
000016	06/01/87	4806.95	MF200	P 05 00	0.00	4806.95	12/93	4806.95	0.00	0.00	4806.95	s
IBM PS2 COMPUTER SYSTEM												
000019	04/01/88	103.69	MF200	P 05 00	0.00	103.69	12/93	103.69	0.00	0.00	103.69	s
PANASONIC ANSWER MACHINE												
000053	09/14/89	1856.69	SLMM	P 05 00	0.00	1856.69	12/94	1856.24	0.00	0.00	1856.24	
384MB HARD DISK DRIVE FOR FLEXCACHE 20386												
000055	11/22/89	483.08	SLMM	P 07 00	0.00	483.08	11/96	420.04	0.00	63.04	483.08	
ENT CENTER, CHAIR & MATS												
000056	05/12/89	3735.85	SLMM	P 05 00	0.00	3735.85	12/94	3735.40	0.00	0.00	3735.40	
CPD 386/20 COMPUTER SYSTEMS												
000057	12/19/89	1280.95	SLMM	P 05 00	0.00	1280.95	12/94	1280.57	0.00	0.00	1280.57	
POWERFLEX- ALR												
000061	02/28/90	533.93	SLMM	P 05 00	0.00	533.93	02/95	533.93	0.00	0.00	533.93	
UP/S 520W ES BATTERY BACKUP												
000062	07/12/90	2400.00	MF200	P 05 00	0.00	2400.00	06/95	2400.00	0.00	0.00	2400.00	s
CHICAGO REDLINK RANKING SOFTWARE												
000064	08/16/90	631.63	MF200	P 05 00	0.00	631.63	06/95	631.63	0.00	0.00	631.63	s
MICROFILM VIEWER MODEL #3361												
000117	02/25/93	3014.00	SLMM	P 05 00	0.00	3014.00	11/96	1758.17	50.23	602.80	2360.97	
GALACTIBOX (MODEMS)												
000125	05/25/93	4185.22	SLMM	P 05 00	0.00	4185.22	11/96	2232.12	69.75	837.04	3069.16	
486DX2 COMPUTER SYSTEM												
000138	10/18/93	1323.00	SLMM	P 05 00	0.00	1323.00	11/96	595.35	22.05	264.60	859.95	
CANON COPIER												
000174	05/16/95	8190.10	SLMM	P 05 00	0.00	8190.10	11/96	955.51	136.50	1638.02	2593.53	
COMPUTER-EISA PENTIUM 60MHZ, W/256K												
Count=	14											
Location:	CHICAGO											
		32638.18			0.00	32638.18		21402.69	278.53	3405.50	24808.19	
Less disposals		0.00			0.00	0.00		0.00			0.00	
Net		32638.18			0.00	32638.18		21402.69	278.53	3405.50	24808.19	
000004	02/01/85	4246.06	ACRS	P 05 00	0.00	4246.06	12/93	4246.06	0.00	0.00	4246.06	
IBM PC-XT 256K												
000024	08/01/88	752.85	MF200	P 07 00	0.00	752.85	06/95	752.85	0.00	0.00	752.85	s
(3) BURGUNDY SIDE CHAIRS												
000058	01/26/90	592.00	SLMM	P 05 00	0.00	592.00	01/95	592.00	0.00	0.00	592.00	
US ROBOTICS 2400E MODEMS												
000063	09/20/90	369.00	MF200	P 05 00	0.00	369.00	06/95	369.00	0.00	0.00	369.00	s
DIGIBOARD PC4												
000077	08/29/91	459.00	MF200	P 05 00	0.00	459.00	06/96	432.58	0.00	26.42	459.00	
DIGIBOARD PC 8												
000082	01/18/92	427.89	SLMM	P 05 00	0.00	427.89	11/96	342.32	7.12	85.57	427.89	
9600 MODEM 32V42												
000084	02/03/92	235.04	SLMM	P 05 00	0.00	235.04	11/96	184.12	3.92	47.01	231.13	

Market Data Center, Inc.  
DEPRECIATION EXPENSE REPORT  
for Int bk Books FY = 12  
as of 12/96

SYS No	In Svc Date	Acquired Value	Dep Meth	P Est T Life	Salvage/ Sect 179	Depreciable Basis	Thru Date	Prior Accum Depreciation	Accum Depreciation This Run	Current Year to Date	Curr Accum Depreciation	Key
APC BACK-UPS 600												
000085	03/06/92	797.12	SLMM	P 05 00	0.00	797.12	11/96	611.13	13.29	159.43	770.56	
MEMORY CHIPS FOR COMPU ADD												
000090	08/03/92	2982.00	SLMM	P 05 00	0.00	2982.00	11/96	2037.70	49.70	596.40	2634.10	
486/33 330MB HARD DRIVE												
000092	09/08/92	244.45	SLMM	P 05 00	0.00	244.45	11/96	162.97	4.08	48.90	211.87	
GVC 9600 MODEM V.32												
000095	09/08/92	244.45	SLMM	P 05 00	0.00	244.45	11/96	162.97	4.08	48.90	211.87	
GVC 9600 MODEM V.32												
000096	09/14/92	3734.00	SLMM	P 05 00	0.00	3734.00	11/96	2489.33	62.23	746.80	3236.13	
486/50 COMPUTER												
000097	09/14/92	964.00	SLMM	P 05 00	0.00	964.00	11/96	642.67	16.07	192.80	835.47	
386/40 COMPUTER												
000099	11/20/92	3884.00	SLMM	P 07 00	0.00	3884.00	11/96	1757.05	46.24	554.86	2311.91	
486/50 COMPUTER												
000111	01/05/93	300.00	SLMM	P 05 00	0.00	300.00	11/96	180.00	5.00	60.00	240.00	
BACK UPS 600												
000122	03/25/93	267.95	SLMM	P 05 00	0.00	267.95	11/96	151.84	4.47	53.60	205.44	
9600 BPS MODEM												
000124	04/19/93	454.32	SLMM	P 05 00	0.00	454.32	11/96	249.88	7.57	90.86	340.74	
DIGICHANNEL 8 PORT BOARD												
000131	08/02/93	314.99	SLMM	P 05 00	0.00	314.99	11/96	152.25	5.25	63.00	215.25	
APC BACK UPS 600C												
000132	08/02/93	314.99	SLMM	P 05 00	0.00	314.99	11/96	152.25	5.25	63.00	215.25	
APC BACK UPS 600C												
000140	11/01/93	3130.00	SLMM	P 05 00	0.00	3130.00	11/96	1356.33	52.17	626.00	1982.33	
486DX 66V COMPUTER												
000144	12/07/93	466.42	SLMM	P 05 00	0.00	466.42	11/96	194.34	7.77	93.28	287.62	
DIGI 8 PORT												
000179	08/15/95	1661.92	SLMM	P 05 00	0.00	1661.92	11/96	138.49	27.70	332.39	470.88	
541MB HARD DRIVE												
000175	05/04/95	517.00	SLMM	P 05 00	0.00	517.00	11/96	68.93	8.62	103.40	172.33	
1050MB HARD DRIVE												
000184	03/04/96	658.35	SLMM	P 05 00	0.00	658.35	11/96	0.00	10.97	109.72	109.72	
MEMORY-16 MG												
000186	07/03/96	633.36	SLMM	P 05 00	0.00	633.36	11/96	0.00	10.56	63.34	63.34	
SUPERMICRO PENTIUM CARD												
000191	08/07/96	5157.00	SLMM	P 05 00	0.00	5157.00	11/96	0.00	85.95	429.75	429.75	
MICRON COMPUTER												
000192	08/15/96	551.20	SLMM	P 05 00	0.00	551.20	11/96	0.00	9.19	45.94	45.94	
UPS BATTERY BACKUP												
000194	12/10/96	865.00	SLMM	P 05 00	0.00	865.00	00/00	0.00	14.42	14.42	14.42	
MULTI-PORT SERIAL CARD												
Count=	28											
Location:	GEORGIA											
		35224.36			0.00	35224.36		17427.06	461.62	4655.79	22082.85	
Less disposals		0.00			0.00	0.00		0.00			0.00	
Net		35224.36			0.00	35224.36		17427.06	461.62	4655.79	22082.85	
000005	02/01/87	182.74	MF200	P 07 00	0.00	182.74	06/94	182.74	0.00	0.00	182.74	s
DESK												



Market Data Center, Inc.  
D E P R E C I A T I O N   E X P E N S E   R E P O R T  
for Int bk Books      FY = 12  
as of 12/96

SYS No	In Svc Date	Acquired Value	Dep Meth	P Est T Life	Salvage/ Sect 179	Depreciable Basis	Thru Date	Prior Accum Depreciation	Depreciation This Run	Current Year to Date	Curr Accum Depreciation	Key
000107	12/29/92	225.16	SLMM	P 07 00	0.00	225.16	11/96	99.18	2.68	32.17	131.35	
COUNTER TOP												
000115	02/24/93	5027.57	SLMM	P 05 00	0.00	5027.57	11/96	2932.75	83.79	1005.51	3938.26	
486/66 COMPUTER SYSTEM												
000172	02/13/95	9941.10	SLMM	P 05 00	0.00	9941.10	11/96	1822.54	165.69	1988.23	3810.77	
EISA PENTIUM COMPUTER SYSTEM												
Count=	10	-----										
Location:	SOUTH TEXAS											
		19008.02			0.00	19008.02		8423.17	262.33	3147.93	11571.10	
Less disposals		0.00			0.00	0.00		0.00			0.00	
Net		19008.02			0.00	19008.02		8423.17	262.33	3147.93	11571.10	
000100	10/01/92	211.93	SLMM	P 05 00	0.00	211.93	11/96	137.75	3.53	42.38	180.13	
TRIP BC 500 UPS/BATTERY BACKUP												
000104	10/29/92	2384.00	SLMM	P 05 00	0.00	2384.00	11/96	1549.60	39.73	476.80	2026.40	
GALACTIBOX W/8 2400 MODEM												
000118	02/25/93	4176.14	SLMM	P 05 00	0.00	4176.14	11/96	2436.09	69.60	835.23	3271.32	
ETEQ 486DX2-66MHZ COMPUTER SYSTEM												
000120	03/09/93	331.00	SLMM	P 05 00	0.00	331.00	11/96	187.57	5.52	66.20	253.77	
(4) SUPRA 2400 INTERNAL MODEM												
000123	03/29/93	420.00	SLMM	P 05 00	0.00	420.00	11/96	238.00	7.00	84.00	322.00	
INSTALL COMPUTER/MODEM												
000168	05/01/93	3540.60	SLMM	P 05 00	0.00	3540.60	11/96	1940.77	59.01	708.12	2648.89	
SOFTWARE-MAP CODES												
Count=	6	-----										
Location:	ST LOUIS											
		11063.67			0.00	11063.67		6489.78	184.39	2212.73	8702.51	
Less disposals		0.00			0.00	0.00		0.00			0.00	
Net		11063.67			0.00	11063.67		6489.78	184.39	2212.73	8702.51	
Count=	196	-----										
Grand Total		402333.78			0.00	402333.78		243366.08	3318.70	49451.10	292817.18	
Less disposals		0.00			0.00	0.00		0.00			0.00	
Net		402333.78			0.00	402333.78		243366.08	3318.70	49451.10	292817.18	



January 15, 1997  
11:43 am

Page 10

Market Data Center, Inc.  
D E P R E C I A T I O N   E X P E N S E   R E P O R T  
for Int bk Books    FY = 12  
as of 12/96

---

---

----- Calculation Assumptions -----

[N] Short Years  
[N] Midquarter Convention  
[N] Adjustment Convention

----- Sort/Range Criteria -----

----- Sort -----

Primary Sort    Location  
Secondary Sort    Acquisition date

----- Range -----

----- Key -----

s Asset has switched from declining-balance to straight-line.