



RAYMOND & PROKOP, P.C.
ATTORNEYS AND COUNSELORS

· David J. Ledermann

26300 Northwestern Highway, 4th Fl. (248) 357-3010
P.O. Box 5058 Fax: (248) 357-2720
Southfield, Michigan 48086-5058
www.raypro.com
dledermann@raypro.com

2520032903101

August 1, 2002

02 AUG -7 PM 1:51

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

Top Hat Plan Exemption
Pension and Welfare Benefits Administration
Room N-5644
U.S. Department of Labor
200 Constitution Avenue, N.W.
Washington, D.C. 20210

**Re: Case Construction Company
Deferred Compensation Plan
EIN: 38-1585912**

Dear Sir/Madam:

Enclosed is the original and one (1) copy of the Alternative Reporting and Disclosure Statement for the above Plan. Please date stamp the additional copy of the statement and return it to us in the enclosed self-addressed stamped envelope.

Thank you for your assistance in this matter.

Sincerely,

RAYMOND & PROKOP, P.C.


David J. Ledermann

DJL/sme
Enclosures

**Alternative Reporting and Disclosure Statement
for Unfunded Non-Qualified
Deferred Compensation Plan**

To the Secretary of Labor:

Pursuant to Department of Labor Regulation 29 C.F.R. §2520.104-23 and the alternative reporting and disclosure method under Part I of Title I of the Employee Retirement Income Security Act of 1974 ("ERISA"), as provided with respect to an unfunded plan for a select group of management or highly compensated employees, the following information is provided by the undersigned employer:

Name and Address of Employer: Case Construction Company
G-6235 Corunna Road
Flint, MI 48532

Employer Identification Number: 38-1585912

The employer maintains a plan primarily for the purpose of providing deferred compensation for a select group of management or highly compensated employees.

Name of Plan: Deferred Compensation Agreement

Number of plans and employees covered: one (1) plan covering one (1) employee

The Plan Administrator believes this alternative form of reporting is necessary, as compliance with the full reporting and disclosure requirements of ERISA would both increase the cost to the Plan and impose unreasonable administrative burdens with respect to the operation of the Plan. Furthermore, the Plan Administrator believes the use of this alternative form would not be adverse to the interest of the Plan participant.

Dated: July 31, 2002

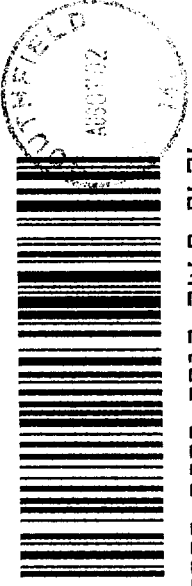
CASE CONSTRUCTION COMPANY

By: 
David J. Ledermann



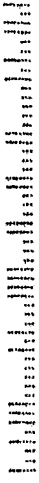
RAYMOND & PROKOP, P.C.
 ATTORNEYS AND COUNSELORS
 26300 Northwestern Hwy., 4th Floor
 P.O. Box 5058
 Southfield, Michigan 48086-5058

CERTIFIED MAIL



7000 0520 0012 7460 9676

Top Hat Plan Exemption
 Pension and Welfare Benefits Administration
 Room N-5644
 U.S. Department of Labor
 200 Constitution Avenue, N.W.
 Washington, D.C. 20210



20210+0002

5