UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549 FORM 3

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

1. Name and Address of Reporting Person Phipps, Charles H.

c/o Sevin Rosen Funds

Two Galleria Tower

- 13455 Noel Road, Suite 1670
 Dallas, TX 75240
 2. Date of Event Requiring Statement (Month/Day/Year) February 7, 1997
- 3. IRS or Social Security Number of Reporting Person (Voluntary)
- 4. Issuer Name and Ticker or Trading Symbol CIENA Corporation ("CIEN")
- 5. Relationship of Reporting Person(s) to Issuer (Check all applicable) () Director (X) 10% Owner () Officer (give title below) () Other (specify below)
- 6. If Amendment, Date of Original (Month/Day/Year) 2/5/97
- 7. Individual or Joint/Group Filing (Check Applicable Line)
 - (X) Form filed by One Reporting Person

 () Form filed by More than One Reporting Person

. Title of Security	2. Amount of Securities Beneficially Owned	3. Ownership Form: Direct(D) c Indirect(I)	•	
Common Stock	204,325	I T	By Sevin Rosen Fund IV L.P.(1)	

1.Title of Derivative Security	2.Date Exer- cisable and Expiration Date (Month/ Day/Year) Date Expira-		3.Title and Amount of Underlying Securities 	4. Conver- 5. Owner- sion or ship exercise Form of price of Deriv- Amount deri- ative or vative Security:		6. Nature of Indirect Beneficial Ownership 		
	Exer- tion cisable Date	Title		Security Direct(D) or Indirect(I)	: [
Series A Convertible Pre Ferred Stock	(2)	(2)	Common Stock	5,743,945	5	I 	By Sevin Roser	Fund IV L.P.
eries B Convertible Pre erred Stock	(2)	(2) 	Common Stock	3,704,990) 	I 	By Sevin Rosen	Fund IV L.P.
eries C Convertible Pre erred Stock	(2)	(2)	Common Stock	1,428,570) 	I 	By Sevin Roser	Fund IV L.P.
eries C Convertible Pre erred Stock	(2) 	(2) 	Common Stock	714 , 285		I 	By Sevin Roser 1)	Fund V L.P.

Explanation of Responses: (1) Mr. Phipps is an affiliate of Sevin Rosen Fund IV L.P. and Sevin Rosen Fund

V L.P. and may be deemed to

beneficially own the shares held by these entities. Mr. Phipps disclaims

beneficial ownership of the shares held by

such entities except to the extent of his proportionate partnership interest therein.

(2) Upon the closing of the Issuer's initial public offering of its Common Stock, each issued and outstanding share of

its convertible preferred stock will automatically convert into five shares of Common Stock.

SIGNATURE OF REPORTING PERSON

/s/ John V. Jaggers, Attorney-in-Fact

DATE

October 10,1997