



101819455

To the Honorable Commissioner of

attached original documents or copy hereof.

1. Name of conveying party(ies),

IMPERIAL BANK

- Individual(s)
- General Partnership
- Corporation-State
- Other California Chartered Bank

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

3. Nature of conveyance:

- Assignment
- Security Agreement
- Other Release of Security Interest Agreement

Execution Date: April 18, 2001

and address of receiving party(ies):

Name: HSX HOLDINGS, INC.
Address: 8441 Santa Monica Boulevard
West Hollywood, California 90069

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

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) & addresses attached? Yes No

4. Application number(s) or registration number(s):

A. Trademark Application No.(s)

B. Trademark Registration No.(s).
2,364,538 and 28 OTHERS

Additional Numbers attached? Yes No

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

Name: Patrick Boisson
Internal Address: Fross Zelnick Lehrman & Zissu, P.C.
Street Address: 866 United Nations Plaza
City: New York State: NY Zip: 10017

6. Total number of applications and registration involved:.....29

7. Total fee (37 CFR 3.41) \$ 740.00

- Enclosed
 - Authorized to be charged to deposit account
- (Only if total fee is not sufficient)

8. Deposit account number:

23-0825-0576900

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

06/22/2001 TDIAZ1 00000009 2364538

01 FC:481 40.00 OP
02 FC:482 700.00 OP

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.

Patrick Boisson
Name of Person Signing

Signature

8/9/2001
Date

Total number of pages comprising cover sheet:

SCHEDULE OF TRADEMARKS
ON WHICH
IMPERIAL BANK SECURITY INTEREST IS RELEASED

ARTISTSTOCKS	2,364,538	75/777,791
HOLLYWOOD DERIVATIVE	2,114,287	75/222,321
HOLLYWOOD DERIVATIVES	2,130,397	75/222,320
HOLLYWOOD DOLLARS	2,085,470	75/060,207
HOLLYWOOD DOLLARS	2,098,760	75/060,206
HOLLYWOOD RESERVE BANK	2,144,360	75/222,319
HOLLYWOOD RESERVE BANK	2,114,286	75/222,318
HOLLYWOOD STOCK EXCHANGE	2,094,329	75/060,202
HOLLYWOOD STOCK EXCHANGE	2,106,360	75/060,201
HSX	2,098,778	75/064,746
HSX	2,088,804	75/064,745
HSX and DESIGN	2,272,207	75/524,165
LEVERAGING THE WORLD'S IMAGINATION	2,096,890	75/090,735
LEVERAGING THE WORLD'S IMAGINATION	2,094,476	75/085,756
MOVIE MARKET	2,364,539	75/777,797
MOVIESTOCKS	2,216,422	75/406,932
MOVIESTOCKS	2,199,977	75/406,665
MUSIC MARKET	2,366,361	75/777,795
MUSIC STOCK EXCHANGE	2,317,122	75/409,486
SPIN FACTOR	2,397,584	75/777,793
STARBONDS	2,364,540	75/777,798
STARBONDS	2,251,125	75/406,933
WHERE THE STARS TRADE LIKE JUNK BONDS	2,213,741	75/222,317
WHERE THE STARS TRADE LIKE JUNK BONDS	2,150,493	75/222,316
MUSIC DOLLARS		75/409,487
SPORTS STOCK EXCHANGE		75/473,151
TELEVISION STOCK EXCHANGE		75/409,520
THE ENTERTAINMENT MARKET		75/690,896
TV DOLLARS		75/409,485

Apr 19 2001 14:30

P.02

FROM: LA EMERGING GROWTH DIVISION

(TEU) 4.19.01 10:58/ST. 10:57/NO. 4863514479 P 2

IMPERIAL BANK

Emerging Growth Division • Southern California Region
1100 Glendon Avenue, Suite 2020 • Los Angeles, California 90024 310.481.1000 888.629.3598 Fax 210.481.1089

4/18/01

Mr. Allen Lee
VP Finance & Treasury
HSX Holdings, Inc.
8441 Santa Monica Blvd
West Hollywood, CA 90069

Dear Allen:

This letter references a certain Credit Agreement, dated as of February 10, 2000 (the "Agreement"), by and between Imperial Bank, a California banking corporation (the "Bank") and HSX Holdings, Inc., a Delaware corporation (the "Borrower"). Bank hereby confirms that Borrower fully paid down all advances made under the Agreement and Borrower has no further indebtedness under the Agreement. The Agreement matured on January 29, 2001 with no advances or fees due from Borrower to the Bank. Bank hereby releases any liens it may have on the assets of Borrower pursuant to the Agreement and the exhibits thereto. As requested by Borrower, Bank will provide Borrower with copies of the cancelled Promissory Note and Security Agreement, and shall also terminate its security interest in and lien upon any and all of the Company's assets through an executed UCC-3 termination statement delivered to the Borrower.

IMPERIAL BANK

By: David P. Wilson
David P. Wilson, Vice President