Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: **Asset Sale**

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
HYPERQUEST, INC.		06/28/2002	CORPORATION: DELAWARE

TRADEMARK ASSIGNMENT

RECEIVING PARTY DATA

Name:	HQ, INC.
Street Address:	3232 North Seminary Avenue
City:	Chicago
State/Country:	ILLINOIS
Postal Code:	60657
Entity Type:	CORPORATION: ILLINOIS

PROPERTY NUMBERS Total: 1

Property Type	Number
Serial Number:	76099970

CORRESPONDENCE DATA

Fax Number: (312)207 - 6400

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 312-207-1000

Email: jhines@sachnoff.com

John L. Hines, Jr., Sachnoff & Weaver Correspondent Name:

Address Line 1: 30 South Wacker Drive

Address Line 2: 29th floor

Address Line 4: Chicago, ILLINOIS 60606

ATTORNEY DOCKET NUMBER:	206951.0001
NAME OF SUBMITTER:	John L. Hines, Jr.

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Total Attachments: 6	
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NOTICE OF PUBLIC SALE OF ASSETS

NOTICE IS HEREBY GIVEN that at 11:00 A.M. Central Standard Time on June 14, 2002, Jeffrey J. Hogan ("Hogan"), as secured creditor, will offer to sell, or cause to be sold, at a public sale (the "Public Sale") at the offices of HyperQuest, Inc., 3232 North Seminary Avenue, Chicago, Illinois, 60657, pursuant to the provisions of the Illinois Uniform Commercial Code, all of the right, title and interest of HyperQuest, Inc. (the "Company") in, under and to substantially all of the assets of HyperQuest, Inc. (collectively, the "Assets").

The Assets are pledged to Hogan to secure the indebtedness of the Company to Hogan (the "Indebtedness") under that certain Loan and Security Agreement by and between Hogan and Company dated as of February 28, 2002 (the "Loan Agreement"). The Company has defaulted on its obligations under the Loan Agreement. As of the date hereof, the amount of Indebtedness is not less than \$87,445.21.

The Assets will be offered and sold, AS IS, WHERE IS, at the Public Sale, without recourse, representation, warranty or guaranty, whether express or implied, without limiting the generality of the foregoing, HOGAN EXPRESSLY DISCLAIMS ALL WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, AND HOGAN WILL NOT BE LIABLE FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES. Any buyer wishing to make an offer for the Assets at the Public Sale may do so. All offers must be for cash, contain no contingencies that are unsatisfactory to Hogan and, unless otherwise agreed by Hogan, Closing shall occur immediately after the Public Sale. If one or more cash offers for all or a part of the Assets satisfactory to Hogan is received at the Public Sale, Hogan will accept the highest and best cash offer for such Assets made at the Public Sale, apply any sale proceeds received for such Assets at the Public Sales to the Indebtedness and remit any surplus over the amount of the Indebtedness to the Company or other parties entitled thereto, in accordance with applicable law. If the successful bidder fails to consummate the sale at Closing, Hogan may (but shall not be obligated to) offer the Assets to the next highest bidder. Possession of the Assets shall be delivered on receipt of the full bid amount. If no offer satisfactory to Hogan is received, Hogan expressly reserves the right to (i) withdraw all or part of the Assets from the Public Sale, or (ii) credit or otherwise bid, with or without contingencies, for all or part of the Assets at the Public Sale or any adjournments thereof. In any event, the Company will be liable for any deficiency existing after the sale or other disposition of the Assets.

Hogan reserves the right at the time and place of the Public Sale to change the terms of sale or to announce additional terms. Hogan may cancel the Public Sale at any time, or cause the Public Sale to be adjourned from time to time, without further notice or publication other than by announcement at the time and place for the Public Sale described above.

Persons interested in attending the Public Sale or in making an offer to purchase the Assets should contact Jeffrey J. Hogan by telephone (312-372-7555) or by facsimile (312-372-7577). The Company is entitled to an accounting of the Indebtedness secured by the Assets. Mr. Hogan may also be contacted to request such an accounting.

Dated: May 14, 2002

ATTACHED SERVICE LIST MAY 7, 2002 PAGE 2

SERVICE LIST

ADESA Corporation Attn: Terry Daniels 310 96th Street, Suite 400 Indianapolis, IN 46240

ADP / Claims Services Group Attn: Scott Doyle 2010 Crow Canyon Place San Ramon CA 94583

ADP / Claims Services Group Attn: Avi Pelc 14800 28th Avenue North Suite 190 Plymouth, MN 55447

Allstate Insurance Attn: Richard Rosenthal 2775 Sanders Road Suite B7 Northbrook, IL 60062

Car-Part.com Attn: Jeff Schroder 497 Fairmount Avenue Chatham, NJ 07928

CCC Information Services Attn: Githesh Ramamurthy World Trade Center Chicago 444 Merchandise Mart Chicago, IL 60654-1005 CertifiedFirst Attn: Brett Chandler One PPG Place Pittsburgh, PA15272

Comp-Est Estimating Solutions Attn: David Merrell 2029 Riverside Drive Columbus, OH 43221

ComSearch Attn: Bob Lions / Joe Lions 308 Market Street Warren RI, 02885

Ford Motor Company Attn: Tom Ferries Regent Court Building MD 2SW-1C 16800 Executive Plaza Drive Dearborn, MI 48126-4207

GMAC Insurance Attn: Greg Horn 1 National General Plaza Earth City, MO 63045

GMAC Insurance Attn: John Urankar 1 National General Plaza Earth City, MO 63045

Great American Personal Group Attn: Joe A. Pietrangelo 11700 Great Oaks Way Alpharetta, GA 30022

HyperQuest, Inc. Attn: Jeffrey J. Hogan 3232 North Seminary Avenue Chicago, IL 60657

KPMG
Attn: James S. Anderson
One Radnor Corporate Center
100 Matsonford Road
Suite 500
Radnor, PA 19087

KPMG Attn: David K Hass 450 East Las Olas Blvd. Suite 750 Ft. Lauderdale, FL 33301

LKQ Corporation Attn: Robert Wagman 6740 Commerce Court Drive Blacklick, OH 43004

LKQ Corporation Attn: Sinon Galvin 120 N. LaSalle St. Suite 3300 Chicago, Illinois 60602

Mitchell International Attn: Jim Lindner 9889 Willow Creek Rd. San Diego 92131 Mitchell International Attn: Alex Sun 9889 Willow Creek Rd. San Diego 92131

Mascon Attn: Amir Raza 1699 E. Woodfield Road Suite 200 Schaumburg, IL 60173

Nationwide Insurance Attn: Terry Fortner One Nationwide Plaza 1-23-17 Columbus, OH 43215-2220

Nationwide Insurance Attn: Jimmy Spears One Nationwide Plaza 1-23-17 Columbus, OH 43215-2220

ProcessClaims
Attn: Paul Farber
2512 Artesia Blvd.
Suite 350
Redondo Beach, CA 90278

Recycled Parts Network Attn: Mike Clemente 27111 Polico Creek Rd. Suite 120 Aliso Viaho, CA 92656

BILL OF SALE

This Bill of Sale ("Bill of Sale"), dated as of June 28, 2002, is delivered in connection with the public sale of substantially all of the assets of HyperQuest, Inc. ("Company") by Jeffrey J. Hogan ("Seller") to the undersigned buyer ("Buyer"), pursuant to applicable law.

In exchange for \$87,445.21, the receipt and legal sufficiency of which are hereby acknowledged, Seller does hereby irrevocably sell, assign, grant, convey, and transfer to Buyer the items of property described on Exhibit A attached hereto (the "Property").

SELLER MAKES NO WARRANTIES WITH RESPECT TO THE PROPERTY, INCLUDING, WITHOUT LIMITATION, ANY WARRANTY OF MERCHANTABILITY, OR ANY WARRANTY OR REPRESENTATION AS TO THE CONDITION OF ANY PORTION OF THE PROPERTY. ALL PROPERTY IS SOLD IN "AS IS, WHERE IS" CONDITION, WITH ALL FAULTS. SELLER MAKES NO REPRESENTATION AS TO THE VALUE, IF ANY, OF ANY OF THE PROPERTY TRANSFERRED HEREUNDER; AND SELLER MAKES NO REPRESENTATION OR WARRANTY CONCERNING ANY POSSIBLE INFRINGEMENT OF ANY TRADEMARK, TRADE NAME OR PATENT ARISING OUT OF THE USE BY BUYER OF ANY OF THE PROPERTY. BY ACCEPTANCE HEREOF, BUYER REPRESENTS AND WARRANTS THAT IT HAS NOT RELIED ON SELLER'S SKILL OR JUDGMENT TO SELECT OR FURNISH ALL OR ANY PORTION OF THE PROPERTY FOR ANY PARTICULAR PURPOSE, THAT THE PROPERTY DOES NOT INCLUDE AND THAT SELLER MAKES NO REPRESENTATION OR WARRANTY REGARDING FIXTURES, THAT SELLER MAKES NO WARRANTY THAT ALL OR ANY PORTION OF THE PROPERTY IS FIT FOR ANY PARTICULAR PURPOSE AND THAT THERE ARE NO REPRESENTATIONS OR WARRANTIES, EXPRESSED, IMPLIED OR STATUTORY.

Buyer further acknowledges and agrees that: (a) this Bill of Sale and the transactions contemplated hereby are without recourse, representation or warranty, and (b) neither Seller nor any of its officers, directors, employees, affiliates, agents or attorneys shall be liable to Buyer (or its successors or assigns) for any mistake, error of judgment or action taken or omitted to be taken in connection with the Property. Buyer waives any and all claims against Seller arising under or related to the Property, this Bill of Sale or the transactions contemplated hereby.

This Bill of Sale shall be governed by the laws of the State of Illinois (without giving effect to the principles of conflicts of law thereof).

JEFFREY J. HOGAN, SELLER

Its

HO, INC., BUYER

By____ Its

EXHIBIT A

All property of Company whether real, personal or intangible including but not limited to:

- (a) all accounts receivable
- (b) all inventory, in all of its forms, wherever located;
- (c) all fixtures, wherever located;
- (d) all equipment, in all of its forms, wherever located, including, without limitation, all duplication masters and other media, fixtures, furniture, vehicles and trade fixtures, together with any and all parts thereof and accessions, additions, attachments, improvements thereto or used in connection therewith, and any substitutions therefore and replacements thereof
- (e) all general intangibles, including but not limited to Company's intellectual property, including but not limited to all computer hardware and software property (including but not limited to all computer and other electronic data processing hardware, integrated computer systems, central processing units, memory units, display terminals, printers, features, computer elements, card readers, tape drives, hard and soft disk drives, cables, electrical supply hardware, generators, power equalizers, accessories and all peripheral devices and other related computer hardware; all software programs including both source code, object code and all related applications and data files, whether now owned, licensed or leased, designed for use on the computers and electronic data processing hardware described above; all firmware associated therewith; all documentation including, but not limited to, flow charts, logic diagrams, manuals, guides and specifications, with respect to such hardware, software and firmware; and all rights with respect to the foregoing including without limitation any and all copyrights, licenses, options, warranties, service contracts, program services, test rights, maintenance rights, support rights, improvement rights, renewal rights and indemnifications), all patent property (including all patent applications for letters patent throughout the world, including all patent applications in preparations for filing anywhere in the world, all patent licenses; all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations of any patent applications or patent licenses; and all proceeds of or rights associated with such patent applications or licenses including, but not limited to, license royalties and proceeds of infringement suits, the right to sue third parties for past, present or future infringements of any patent or patent application, and for breach or enforcement of any patent license and all rights corresponding thereto throughout the world), and all trademark property (including but not limited to all trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, certification marks, collective marks, logos, other sources of business identifiers, prints and labels on which any of the foregoing have appeared or appear, designs, and general intangibles of a like nature (collectively, "Trademarks"), all Trademark licenses, all reissues, extensions or renewals of any of the items described above; all of the goodwill of the business associated with the foregoing; and all proceeds of, and rights of future infringement or dilution of any Trademark, Trademark registration or Trademark license, or for any injury to the goodwill associated with the use of any such Trademark or for breach or enforcement of any Trademark license);
 - (f) all documents of title;
- (g) all chattel paper and instruments including, but not limited to, without duplication, any evidencing arising out of or relating to any obligation or amount owing or payable to in respect of an account receivable, or otherwise relating to any of the property described above;
- (h) all security agreements, guaranties, leases or other contracts securing or relating to any account receivable, general intangible, chattel paper, document or instrument;
- (i) all investment property;
- (i) all rights to proceeds of any letter of credit;
- (k) all other property and rights, of any kind or description, and all interests therein;
- (1) all replacements, substitutions, additions or accessions to or for any of the foregoing,

TRADEMARK

REEL: 002668 FRAME: 0539

- (m) all books, correspondence; credit files, records, invoices and other papers or documents including, without limitation, all tapes, cards, computer runs, computer programs and other papers and documents in the possession or control of Company, and all rights in, to and under all policies of insurance, including claims of rights to payments thereunder and proceeds therefrom, including any credit insurance; and
- (n) all products, offspring, rents, issues, profits, returns, income and proceeds of any from any of the foregoing, or any indemnity, warranty or guaranty with respect to any of the foregoing.