ORIGINAL

FAX:

ANSR
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FILED

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CLERK OF THE COURT

Attorneys for Defendant
Patrick C. Clary and So-called
Nominal Defendant Kokoweef, Inc.

702.382-7277

DISTRICT COURT

CLARK COUNTY, NEVADA

-000-

TED R. BURKE; MICHAEL R. and LAURETTA L. KEHOE; JOHN BERTOLDO; PAUL BARNARD; EDDY KRAVETZ; JACKIE & FRED KRAVETZ; STEVE FRANKS; PAULA MARIA BARNARD; PETE T. and LISA A. FREEMAN; LEON GOLDEN; C.A. MURFF; GERDA FERN BILLBE; BOB and ROBYN TRESKA; MICHAEL RANDOLPH; and FREDERICK WILLIS,

Plaintiffs,

vs.

LARRY H. HAHN, individually, and as President and Treasurer of Kokoweef, Inc., and former President and Treasurer of Explorations Incorporated of Nevada; HAHN'S WORLD OF SURPLUS, INC., a Nevada corporation; PATRICK C.CLARY, an individual; DOES 1 through 100, inclusive;

Defendants,

and

KOKOWEEF, INC., a Nevada corporation; EXPLORATIONS INCORPORATED OF NEVADA, a dissolved corporation,

Nominal Defendants.

CASE NO. A558629 DEPT NO. XIII

<u>ANSWER</u>

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First Defense

The so-called Verified Derivative First Amended Complaint fails to state a claim against Defendant Patrick C. Clary and so-called Nominal Defendant Kokoweef, Inc. upon which relief can be granted.

Second Defense

I.

Defendant Patrick C. Clary and so-called Nominal Defendant Kokoweef, Inc. deny the allegations contained in paragraph 1, admit the allegations contained in the first sentence but deny the remaining allegations contained in paragraph 2, admit the allegations but deny the phrase "at all times relevant herein" contained in paragraph 3, admit the allegations contained in paragraph 4, deny the allegations contained in paragraphs 5, 6, and 7, admit the allegations contained in paragraph 8, deny the allegations contained in paragraphs 9, 10, 11, and 12, admit the allegations contained in the first and the last two sentences but deny the remaining allegations contained paragraph 13, deny the allegations contained in paragraphs 14 and 15, deny the allegations contained in the last sentence but admit the remaining allegations contained in paragraph 16, deny the allegations contained in paragraphs 17 and 18, admit the allegation of residency but deny the remaining allegations contained in paragraph 19, admit the allegations contained in paragraph 20, admit the allegations of residency but deny the remaining allegations contained in paragraphs 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, and 32, admit the allegations contained in paragraph 33, deny that allegation that EIN was incorporated on October 24, 2984 but admit the remaining allegations contained in paragraph 34, admit the allegations contained in paragraph 35, admit the allegations contained in paragraph 36 but

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deny the portion thereof that reads "until the time transferred that office to his family members, although HAHN still maintains control of that corporation," deny the allegations contained in paragraphs 37, 38, 39, 40 and 41, admit the statement that "Plaintiffs have not made any demand on the Kokoweef Board of Directors to institute this action against Hahn" but deny the remaining allegations contained in paragraph 42, decline to answer the allegations contained in the so-called "FIRST CAUSE OF ACTION," "SECOND CAUSE OF ACTION," and THIRD CAUSE OF ACTION," because they have dismissed by the Court, answering paragraph 65 repeat and reallege their answers to paragraphs 1-38, deny the allegations contained in paragraphs 66, 67, 68, 69, 70, and 71, decline to answer the allegations contained in the so-called "FIFTH CAUSE OF ACTION" and "SIXTH CAUSE OF ACTION" because they have been dismissed by the Court, answering paragraph 93 repeat and reallege their answers to paragraphs 1-38, admit that HAHN has a fiduciary duty but deny the remaining allegations contained in paragraph 94, deny the allegations contained in paragraphs 95, 96, and 97, answering paragraph 98 repeat and reallege their answers to paragraphs 1-38, deny the allegations contained in paragraphs 99, 100, and 101, answering paragraph 102 repeat and reallege their answers to paragraphs 1-38, deny the allegations contained in paragraphs 103, 104, 105, and 106, answering paragraph 107 repeat and reallege their answers to paragraphs 1-38, and deny the allegations contained in paragraphs 108, 109, 110, and 111 of the so-called Verified Derivative First Amended Complaint herein.

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It has been necessary for Defendant Patrick C. Clary and so-called Nominal Defendant Kokoweef, Inc. to obtain the services of attorneys to defend this action, and, accordingly, they are entitled to recover from the Plaintiffs and each of them their reasonable attorneys' fees herein.

WHEREFORE, Defendant Patrick C. Clary and so-called Nominal Defendant Kokoweef, Inc. pray that the Plaintiffs take nothing by virtue of their so-called Verified Derivative First Amended Complaint herein and that the Defendant Patrick C. Clary and so-called Nominal Defendant Kokoweef, Inc. recover from the Plaintiffs and each of them their reasonable attorneys' fees herein plus costs of this action.

PATRICK C. CLARY, CHARTERED

By Patrick C. Clary

Attorneys for Defendant Patrick C. Clary and So-called Nominal Defendant Kokoweef, Inc. 1

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CERTIFICATE OF SERVICE BY MAILING

The above and foregoing Answer was served on the Plaintiffs by mailing a copy thereof, first-class postage prepaid, to their attorneys, Robertson & Vick, LLP, 401 North Buffalo Drive, Suite 202, Las Vegas, Nevada 89145, and on Defendants Larry H. Hahn and Hahn's World of Surplus, Inc. by mailing a copy thereof, first-class postage prepaid, to their attorney, M Nelson Segel, Esq., M Nelson Segel, Chartered, 624 South 9th Street, Las Vegas, Nevada 89101, on February 18, 2009.

> PATRICK C. CLARY, CHARTERED Attorneys for Defendant

Patrick C. Clary and So-called Nominal Defendant Kokoweef, Inc.