1 DISTRICT COURT CLARK COUNTY, NEVADA FILED 2 3 Kay 28 4 42 PH '08 4 TED R. BURKE; MICHAEL R. and LAURETTA L. KEHOE; JOHN BERTOLDO; PAUL BERNARD; EDDY KRAVETZ; JACKIE and FRED KRAVETZ; STEVEN FRANKS; PAULA MARIA BARNARD; PETE T. and CASE NO. A558629 LISA A. FREEMAN; LEON GOLDEN; C.A. DEPT. NO. XIII MURFF; GERDA FERN BILLBE; BOB and ROBYN TRESKA; MICHAEL RANDOLPH, and ) 8 FREDERICK WILLIS, 9 Plaintiff(s), Date: May 19, 2008 9:00 a.m. Time: 10 vs. 11 LARRY L. HAHN, individually, and as 12 President and Treasurer of Kokoweef, Inc., and former 13 President and Treasurer of Explorations Incorporated of 14 Nevada; HAHN'S WORLD OF SURPLUS, INC., a Nevada corporation, et al., 15 Defendant(s). 16 17 AND ALL RELATED CLAIMS. 18 DECISION AND ORDER 19 THIS MATTER having come before the Court on May 19, 20 2008 for hearing on, inter alia, Defendant's [Kokoweef, Inc.] 21 Motion to Require Security from Plaintiffs, and the Court having 22 considered the papers submitted in connection with the motion and 23 heard the arguments made on behalf of the parties and then taken 24 25 the matter under advisement for further consideration; 26 NOW, THEREFORE, the Court decides the submitted issues

MARK R. DENTON
DISTRICT JUDGE

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as follows:

DEPARTMENT THIRTEEN LAS VEGAS, NV 89155

The Defendant is the "corporation" referred to in the first sentence of NRS 41.520(3)(b). Since that provision refers to "...the moving party, if other than the corporation..." it is not applicable to Defendant's Motion.

The Court is not persuaded that Defendant has at this time demonstrated that "...there is no reasonable possibility that the prosecution of the cause of action alleged in the complaint against the moving party will benefit the corporation..." NRS 41.520(3)(a)

The Court will not at this time deny the subject Motion, but will treat and GRANT the same IN PART as an "...an application of the corporation...to extend the 30-day period for an additional period...not exceeding 60 days." Id. Such time will be computed from entry hereof.

This ruling by the Court disposes of Defendant's Motion for purposes of NRS 41.520(5).

NOW, THEREFORE, IT IS HEREBY SO ORDERED, ADJUDGED, AND DECREED.

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The aforesaid statutory provision appears to authorize "additional...periods..." if necessary, apparently in recognition of the fact that it may require some time before it can be determined if the showing required can be made.

COUNSEL FOR DEFENDANT KOKOWEEF IS DIRECTED TO PROVIDE

PROMPT WRITTEN NOTICE OF ENTRY HEREOF.

DATED this \_

day of May, 20

MARK R. DENTON DISTRICT JUDGE

## **CERTIFICATE**

I hereby certify that on the date filed, and as a courtesy not comprising formal written notice of entry, I placed a copy of the foregoing in the attorney's folder in the Clerk's\_-Office or mailed a copy to:

NEIL J. BELLER, ESQ.

M. NELSON SEGEL, ESQ.

CLARY CANNON

Attn: Patrick C. Clary, Esq.

Konaine listo

LORRAINE TASHIRO

Judicial Executive Assistant

Dept. No. XIII