OST ALEXANDER ROBERTSON, IV State Bar No. 8642 JENNIFER L. TAYLOR 3 State Bar No. 5798 ROBERTSON & VICK, LLP 401 N. Buffalo Dr., Suite 202 Las Vegas, Nevada 89145 5 Telephone: (702) 247-4661 Facsimile: (702) 247-6227 6 Attorneys for Plaintiffs 7 DISTRICT COURT 8 CLARK COUNTY, NEVADA 9 10 TED R. BURKE; MICHAEL R. and CASE NO. A558629 11 LAURETTA L. KEHOE; JOHN BERTOLDO: DEPT: XIII PAUL BARNARD; EDDY KRAVETZ; 12 JACKIE and FRED KRAVETZ; STEVE FRANKS; PAULA MARIA BARNARD: EX PARTE APPLICATION FOR AN 13 LEON GOLDEN; C.A. MURFF; GERDA ORDER SHORTENING TIME ON FERN BILLBE; BOB and ROBYN TRESKA; PLAINTIFFS' APPLICATION FOR MICHAEL RANDOLPH; and FREDERICK 14 TEMPORARY RESTRAINING ORDER. WILLIS. AND APPLICATION FOR TEMPORARY 15 APPOINTMENT OF RECEIVER; Plaintiffs, MOTION FOR PRELIMINARY 16 INJUNCTION, AND MOTION FOR VS. APPOINTMENT OF RECEIVER 17 LARRY H. HAHN, individually, and as 18 President and Treasurer of Kokoweef, Inc., and former President and Treasurer of Explorations Incorporated of Nevada; HAHN'S WORLD OF 19 SURPLUS, INC., a Nevada corporation; 20 PATRICK C. CLARY, an individual; DOES 1 through 100, inclusive; 21 Defendants, 22 and 23 KOKOWEEF, INC., a Nevada corporation: EXPLORATIONS INCORPORATED OF NEVADA, a dissolved corporation, 25 Nominal Defendants. 26 27 ROBERTSON & VICK, LLP 28 11/19/08 2:40 JLT

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Plaintiffs Ted R. Burke; Michael R. And Lauretta L. Kehoe; John Bertoldo; Paul Barnard; Eddy Kravetz; Jackie and Fred Kravetz; Steven Franks; Paula Maria Barnard; Peter T. And Lisa A. Freeman; Leon Golden; C.A. Murff; Gerda Fern Billbe; Bob and Robyn Treska; Michael Randolph and Frederick Willis (hereinafter collectively referred to as "Plaintiffs"), by and through their undersigned counsel of record, Robertson & Vick LLP, moves the Court to shorten the time for its Application for Temporary Restraining Order, and Application for Temporary Appointment of Receiver; and Motion for Preliminary Injunction, and Motion for Appointment of Receiver (hereafter the "Application").

This OST Application is based upon EDCR 2.26, the pleadings and papers on file herein, the Points and Authorities in the underlying Application, a true and correct copy of which is attached hereto as Exhibit "A", the Affidavit of Jennifer L. Taylor, Esq. attached hereto, and any oral argument requested of counsel.

This Ex Parte Application for an Order Shortening Time requests that the hearing for the Application be shortened from its current set date of December 22, 2008, below due to the potential further depletion of the assets of Kokoweef and as further set out in the Affidavit of Jennifer L. Taylor, Esq. attached hereto.

DATED this 17th day of November, 2008.

ROBERTSON & VICK, LLP

Bv:

YLEXANDER ROBERTSON, IV

Bar No. 8642

JENNIFER L. TAYLOR

Bar No. 5798

401 N. Buffalo Drive, Suite 202 Las Vegas, Nevada 89145

Attorneys for Plaintiffs

ROBERTSON & VICK, LLP 28

ORDER SHORTENING TIME

Good cause appearing therefor, it is hereby ORDERED that the time for the hearing of
Plaintiffs' Application for Temporary Restraining Order, and Application for Temporary
Appointment of Receiver; Motion for Preliminary Injunction, and Motion for Appointment of
Receiver may be shortened to 900 amon the 8th day of
, 200% in Department XIII of the above-entitled Court.
DATED this day of November, 2008.
DISTRICT COURT JUDGE

ROBERTSON & VICK, LLP 28

AFFIDAVIT OF JENNIFER L. TAYLOR, ESQ.

ROBERTSON

& VICK, LLP 28

STATE OF NEVADA) ss. COUNTY OF CLARK)

JENNIFER L. TAYLOR, ESQ., being first duly sworn, deposes and says:

- That Affiant is an attorney duly licensed and practicing law in the Courty of Clark,
 State of Nevada;
- 2. That Affiant represents Plaintiffs in the above-entitled matter;
- 3. That this affidavit is made pursuant to EDCR 2.26 and in support of Plaintiffs' Ex Parte Application for an Order Shortening Time for hearing of Plaintiffs' Application for Temporary Restraining Order, and Application for Temporary Appointment of Receiver; Motion for Preliminary Injunction, and Motion for Appointment of Receiver (hereafter the "Application").
- 4. The Application was filed on November 17, 2008 and a hearing date set in the ordinary course for December 22, 2008. A true and correct copy of the Application is attached hereto as Exhibit A.
- This Application cannot be heard in the ordinary course for several reasons. First, counsel for Plaintiffs is not available on December 22, 2008 because of holiday travel issues. Second, the substantive basis for the Application is the continued harm to Plaintiffs from Defendants' selling, conveying, assigning, depleting, removing or otherwise wasting or misappropriating the assets Kokoweef, as well as the potential continued illegal sale of Kokoweef shares, and to allow this conduct to continue for more than one month will undoubtedly result in additional harm to Plaintiffs, all other shareholders and to Kokoweef. In fact, Defendants are currently continuing improper use of corporate funds by soliciting shareholders to fund the defense of this litigation. See Exhibits 1-2 to attached to the Application.

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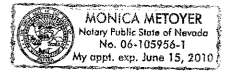
6. Affiant requests that this matter be set for December 8, 2008. Currently, Defendant Hahn's Motion to Dismiss the First Amended Complaint is scheduled for hearing that date. Defendant Clary has also filed a Motion for Sanctions, which the parties have stipulated to also have heard on December 8, 2008. Affiant is in the process of preparing the Stipulation and Order for the continuance of this December 1, 2008 hearing to December 8, 2008. Setting the Application for hearing on December 8, 2008 will promote judicial efficiency and reduce the cost and fees expended by all the parties for these three hearings, including the costs of those individual Plaintiffs who are taking off work and/or traveling from out of town to attend the December 8, 2008 hearings.

7. Further Affiant sayeth naught.

YENNIFER L. TAYLOR, ESQ.

SUBSCRIBED and SWORN to before me this 1944 day of November, 2008.

NOTARY PUBLIC



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