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0021 CLARY CANNON LLP Patrick C Clary Nevada Bar No. 53 Curtis W. Cannon Nevada Bar No. 10535 City Center West, Suite 503 7201 West Lake Mead Boulevard Las Vegas, Nevada 89128 Telephone: 702.382.0813 6 702. 382-7277 FAX: 7 Attorneys for Defendant Kokoweef, Inc. 8 9 10 11 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 LISA A. FREEMAN; LEON GOLDEN; C.A. MURFF; GERDA FERN BILLBE; BOB and ROBYN TRESKA; MICHAEL RANDOLPH, and FREDERICK WILLIS, 16 Plaintiffs, 17 vs. 18 LARRY L. HAHN, individually, and as President of and Treasurer of Kokoweef,) TIME OF HEARING: Inc., and former President and Treasurer of Explorations Incorporated of Nevada; HAHN'S WORLD OF SURPLUS, INC., a Nevada corporation; DOES I-X, inclusive; DOE OFFICERS, DIRECTORS and 22 PARTICIPANTS I-XX, 23 Defendants, 24 and

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DISTRICT COURT

CLARK COUNTY, NEVADA

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CASE NO. A558629 DEPT. XIII

RENEWED MOTION TO REQUIRE SECURITY FROM PLAINTIFFS

) DATE OF HEARING:_

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

Nominal Defendants.

CLARY CANNON LLP 7201 WEST LAKE MEAD BOULEVARD, SUITE 503 LAS VEGAS, NEVADA 89128 TEL: 702.382.0813 - FAX: 702.382.7277

KOKOWEEF, INC., a Nevada corporation ("the corporation"), named as a so-called Nominal Defendant in the above-captioned case, moves the Court for an order requiring the Plaintiffs to furnish security for the Company's reasonable expenses, including attorneys' fees, which have been, are being, will be incurred in the defense of the above-captioned case and also including expenses which the corporation is incurring by reason of its obligation to indemnify its officers and directors pursuant to Section 78.7502 of Nevada Revised Statutes or otherwise, on the ground that there is no reasonable possibility that the prosecution of the cause of action alleged in the Plaintiffs' Complaint herein against the corporation will benefit the corporation or its security holders.

This Motion is made and based upon all the pleadings and documents on file herein, the Memorandum of Points and Authorities in support hereof, the Affidavits heretofore filed herein in support of the previous Motion to Require Security from Plaintiffs filed on April 11, 2008, and the evidence to be adduced at the evidentiary hearing expected to be held on this Motion.

By Curtis W. Cannon

Attorneys for Defendant Kokoweef, Inc.

LAW DFFICES OF CLARY CANNON LLP 7201 WEST LAKE MEAD BOULEVARD, SUITE 503 LAB VEGAS, NEVADA 89128 TEL: 702.382.0813 - FAX: 702.382.7277

NOTICE OF MOTION

TO: The above-named Plaintiffs; and

TO: NEIL J. BELLER, LTD., Their Attorneys:

NOTICE IS HEREBY GIVEN that the hearing on the above and foregoing Renewed Motion to Require Security from Plaintiffs will be held in Dept. No. XIII of the above-entitled Court, in the Regional Justice Center, 200 Lewis Avenue, Las Vegas, Clark County, Nevada on the day of Dud, 2008, at the hour of A. M., or as soon thereafter as counsel can be heard.

CLARY-CANNON LLP

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DATED this 12th day of June, 2008.

By Color Colary

Attorneys for Defendant Kokoweef, Inc.

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MEMORANDUM OF POINTS AND AUTHORITIES

The foregoing Renewed Motion to Require Security from Plaintiffs is made by Defendant Kokoweef, Inc. ("the corporation") pursuant to Subsection 3 of Section 41.520 of Nevada Revised Statutes and in accordance with Decision and Order of the above-entitled Court entered and filed herein on March 28, 2008, which provides, in pertinent part, as follows:

The Court is not persuaded that Defendant [Kokoweef, Inc.] 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 the entry hereof.

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As will be shown by evidence that will be adduced at the evidentiary hearing on the foregoing Motion, which the Court indicated it was likely to schedule after the filing of the foregoing Motion, the corporation will show that there is no reasonable possibility that the prosecution of the above-captioned case will benefit the corporation or its security holders and that security should be posted by the Plaintiffs in an amount following a determination by the Court of the probable reasonable expenses, including attorneys' fees, of the corporation incurred in the defense of this case and also including expenses which the corporation is incurring by reason of its obligation to indemnify its officers and directors pursuant to Section 78.7502 of Nevada Revised Statutes and otherwise.

Pursuant to Subsection 5 of Section 41.520 of Nevada Revised Statutes, the above-captioned case is hereby stayed until 10 days after the foregoing Motion has been disposed of by the Court.

For the foregoing reasons, following the evidentiary hearing referred to above, the Court should enter its order requiring security from the Plaintiffs as aforesaid upon the Court's determination of the amount of such security to be posted by the Plaintiffs.

By Curtis W. Cannon

Attorneys for Defendant Kokoweef, Inc.