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SAO **CLERK OF THE COURT** M NELSON SEGEL, CHARTERED M NELSON SEGEL, ESQUIRE Nevada Bar No. 0530 624 South 9th Street Las Vegas, Nevada 89101 Telephone: (702) 385-5266 Attorneys for Defendants Larry Hahn and Hahn's World of Surplus, Inc. 6 DISTRICT COURT OF NEVADA **COUNTY OF CLARK** 8 9 -000-10 TED R. BURKE; MICHAEL R and LAURETTA CASE NO. A558629 11 L. KEHOE; JOHN BERTOLDO; PAUL BERNARD; EDDY KRAVETZ; JACKIE DEPT. XI and 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, 15 STIPULATION AND ORDER Plaintiffs, EXTENDING DEADLINE TO 16 DISCLOSE EXPERTS 17 VS. LARRY L. HAHN, individually, and as President 18 of and Treasurer of Kokoweef, Inc., and former 19 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; 21 Defendants, 22 23 and DATE: N/A KOKOWEEF, INC., a Nevada corporation; 24 EXPLORATIONS INCORPORATED OF NEVADA, a dissolved Nevada corporation; TIME: N/A 25 Nominal Defendants. 26 27

IT IS HEREBY STIPULATED by and between Plaintiffs, acting by and through their

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1	attorney, JENNIFER TAYLOR, ESQUIRE, Defendants Patrick C. Clary and so-called Nominal
2	Defendant Kokoweef, Inc., acting by and through their attorney, PATRICK C. CLARY, ESQUIRE,
3	and Defendants LARRY HAHN ("HAHN") and HAHN'S WORLD OF SURPLUS, INC.
4	("SURPLUS")(HAHN and SURPLUS sometimes collectively referred to herein as "HAHN
5	DEFENDANTS"), acting by and through their attorney, M NELSON SEGEL, ESQUIRE, that the
6	deadline to disclose experts shall be extended from the 25th day of June, 2010, to the 4th day of
7	August, 2010; and it is further
8	STIPULATED that the deadline for designation of experts pursuant to NRCP 16.1(a)(2) shall
9	remain as September 3, 2010; and it is further
10	STIPULATED that the deadline for designation of rebuttal experts pursuant to NRCP
11	16.1(a)(2) shall remain October 15, 2010.
12	DATED this <u>O4</u> day of June, 2010.
13	M NELSON SEGEL, CHARTERED ROBERTSON & VICK
14	
15	By () () () () () () () () () () () () ()
16	Nevada Bar No. 0530 Nevada Bar No. 8798 624 South 9th Street 401 N./Buffalo Drive, Suite 202
17	Las Vegas, Nevada 89101 Las Vegas, Nevada 89145 Attorneys for Defendants Larry L. Hahn and Attorneys for Plaintiffs
18	Hahn's World of Surplus, Inc.
19	PATRICK C. CLARY, CHARTERED
20	(ATTI (), Olas
21	By 7 PATRICK C. CLARY, ESQUIRE
22	Nevada Bar No. 0053 7201 W. Lake Mead Blvd., Suite 410
23	Las Vegas, Nevada 89128 Attorney for Patrick C. Clary and
24	Kokoweef, Inc.
25	
26	

ORDER

IT IS SO ORDERED.

DATED this 29 day of June, 2010.

Submitted by:

M NELSON SEGEL, CHARTERED

M NELSON SEGEL, ESQUIRE
Nevada Bar No. 0530
624 South 9th Street
Las Vegas, Nevada 89101
Telephone: (702) 385-5266
Attorneys for Defendants Larry Hahn
and Hahn's World of Surplus, Inc.

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that on the ______day of July, 2010, she served copies of STIPULATION AND ORDER EXTENDING DEADLINE TO DISCLOSE EXPERTS by causing true and correct copies to be placed in the United States Mail, postage fully prepaid thereon and addressed as follows:

Jennifer Taylor, Esquire
ROBERTSON & VICK, LLP
401 North Buffalo Drive, Suite 202
Las Vegas, Nevada 89145

Patrick Clary, Esquire 7201 West Lake Mead Drive, Suite 410 Las Vegas, Nevada 89128

An employee of M NELSON SEGEL, CHARTERED