

CLERK OF THE COURT

1 **SUPPL**
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10 Attorneys for So-called Nominal
11 Defendant Kokoweef, Inc. and
12 Defendant Patrick C. Clary

13 **DISTRICT COURT**

14 **CLARK COUNTY, NEVADA**

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

25 Plaintiffs,

26 vs.

27 LARRY L. HAHN, individually, and
28 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. XI

) SO-CALLED NOMINAL DEFENDANT
) KOKOWEEF, INC.'S AND DEFEND-
) ANT PATRICK C. CLARY'S SUP-
) PLEMENT TO REPORT TO THE COURT
) ON THE PLAINTIFFS' DISCOVERY

) DATE OF HEARING: 5/27/2010
) TIME OF HEARING: 9:00 A.M.
) STATUS CONFERENCE ON THE
) PLAINTIFFS' DISCOVERY

1 So-called Nominal Defendant Kokoweef, Inc. and Defendant Patrick
2 C. Clary hereby provide this Supplement to Report to the Court
3 regarding the Plaintiffs' Discovery herein as set forth in the
4 Affidavit of Laurie A. Wright attached hereto as Exhibit A and
5 incorporated herein by this reference.

6 DATED: May 26, 2010.

Respectfully submitted,

PATRICK C. CLARY, CHARTERED

8
9 By 
Patrick C. Clary

10 Attorneys for So-called Nominal
11 Defendant Kokoweef, Inc. and

12 RECEIPT IS HEREBY ACKNOWLEDGED of a copy the above and foregoing
13 So-called Nominal Defendants Kokoweef, Inc.'s and Defendant Patrick
14 C. Clary's Supplement to Report to the Court Regarding the Plaintiffs'
15 Discovery, together with the Affidavit of Laurie A. Wright attached
16 thereto as Exhibit A and the Disc labeled "Kokoweef Inc. 5-12-2010 -
17 Removal of Directors Info [and] Freeman Info," on the 26th day of May,
18 2010.

19 ROBERTSON & VICK, LLP

20 By  - 3:29p
Jennifer L. Taylor

21 Nevada Bar No. 5798
22 Attorneys for Plaintiffs
23 401 North Buffalo Drive, Suite 202
Las Vegas, Nevada 89145

24 M NELSON SEGEL, CHARTERED

25 By M Nelson Segel / DW

26 M Nelson Segel
27 Nevada Bar No. 530
28 Attorneys for Defendants Larry Hahn
and Hahn's World of Surplus, Inc.
6624 South 9th Street
Las Vegas, Nevada 89101

AFFIDAVIT OF LAURIE A. WRIGHT

STATE OF NEVADA)
): ss.
COUNTY OF CLARK)

I, LAURIE A. WRIGHT, having been first duly sworn, upon my oath, depose and state as follows:

1. I am and have been the custodian of the electronic records for So-called Nominal Defendant Kokoweef, Inc. ("Kokoweef") in the above-captioned case. I make this Affidavit as a supplement to the information contained in the Affidavit of Patrick C. Clary attached as Exhibit A to the So-called Nominal Defendant Kokoweef, Inc.'s and Defendant Patrick C. Clary's Report to the Court on the Plaintiffs' Discovery, which was filed herein earlier today, May 26, 2010 ("the Clary Affidavit").

2. I am the same Laurie Wright, having been designated by Kokoweef as the custodian and keeper of records, whose deposition was taken as such by the Plaintiffs' counsel on October 5, 2009, referred to in paragraph 4 of the Clary Affidavit, a copy of the transcript of which deposition is attached to the Clary Affidavit as Exhibit 9 thereto.

3. I also prepared (a) the Directory attached to the discovery Response referred to in paragraph 7(b) of the Clary Affidavit, a copy of which Response is attached thereto as Exhibit 7 and (b) the revised version of the Directory ("the Revised Directory") referred to in paragraph 17 of the Clary Affidavit, which is attached to Exhibit 24 to the Clary Affidavit.

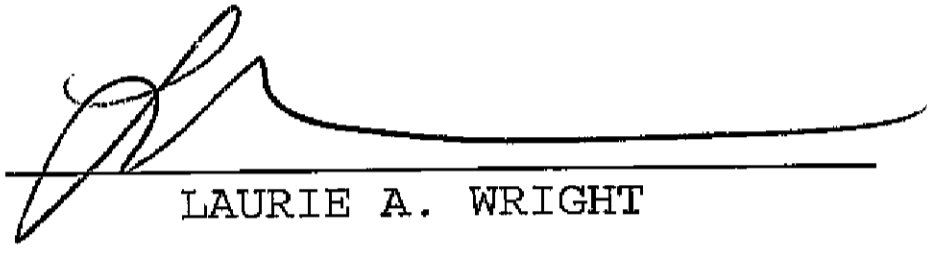
4. Revisions contained in the Revised Directory include (a)

certain documents that had been produced to the Plaintiffs' attorneys but had not been electronically scanned, e.g. minutes of Kokoweef corporate minutes, depreciation schedules, and mining claims documentation, (b) evidentiary documents provided to the Plaintiffs' counsel and utilized at the evidentiary hearing herein, (c) the Kokoweef Shareholder Records scanned by the Plaintiffs' attorneys at Kokoweef's office in April 2010, (d) Written Consents to Removal of Directors, and (e) the contents of one disc labeled "Pre-Lit" containing documents provided thereon to the Plaintiffs' attorneys in approximately October 2009, which said documents, by mistake, had been left off the original Directory (Exhibit 7 to the Clary Affidavit).

5. Discs prepared by me containing discovery documents in response to Plaintiffs' requests that been provided to the Plaintiffs' attorneys include (a) disc scanned in July 2008 labeled "evidentiary," (b) disc scanned in July 2009 labeled "not in evidence," (c) disc scanned in July 2009 labeled "pre-lit," (d) disc scanned in October 2009 labeled "KI paperwork, Receipts, KI 08 Tax Return, KI Fixed Assets Report, [and] Other Tax Information," (e) disc dated 10-09 labeled "Quick Books Backup," and (f) disc labeled "KI files 4-12-10 Paid in - 07 receipts added -KI Info[:] .certs .transfers [and] .shareholders."

6. Another disc, apparently not yet provided to the Plaintiffs' attorneys, labeled "Kokoweef Inc. 5-12-1-2010 :Removal of Directors Info :Freeman Info" is provided to the Plaintiffs's attorney herewith; however, I am informed that hard copies of the same documents contained in the said disc were previously produced to the Plaintiffs' attorneys.

7. With respect to my statements in my aforesaid deposition about Kokoweef documents contained in the safe located in Larry Hahn's office, while certain important Kokoweef documents had been kept in the safe before September 1, 2008 prior to my deposition being taken, I am now informed that on or after that date all such documents had been removed from the safe and secured in the Kokoweef office located on the same premises at 2908 East Lake Mead Blvd., North Las Vegas, Nevada.


LAURIE A. WRIGHT

SUBSCRIBED AND SWORN TO before me on May 26, 2010.

