

1 **JCCR**
ALEXANDER ROBERTSON, IV
2 State Bar No. 8642
JENNIFER L. TAYLOR
3 State Bar No. 5798
ROBERTSON & VICK, LLP
4 401 N. Buffalo Drive, Suite 202
Las Vegas, Nevada 89145
5 Telephone: (702) 247-4661
Facsimile: (702) 247-6227

6 Attorneys for Plaintiffs
7

8 DISTRICT COURT
9 CLARK COUNTY, NEVADA
10

11 TED R. BURKE, MICHAEL R. and)
LAURETTA L. KEHOE; JOHN BERTOLDO;)
12 PAUL BERNARD; EDDY KRAVETZ;)
JACKIE and FRED KRAVETZ; STEVE)
13 FRANKS; PAULA MARIA BARNARD;)
LEON GOLDEN; C.A. MURFF; GERDA)
14 FERN BILLBE; BOB and ROBYN TRESKA;)
MICHAEL RANDOLPH, and FREDERICK)
15 WILLIS,)

16 Plaintiffs,)

17 vs.)

18 LARRY H. HAHN, individually, and as)
President and Treasurer of Kokoweef, Inc., and)
19 former President and Treasurer of Explorations)
Incorporated of Nevada; HAHN'S WORLD OF)
20 SURPLUS, INC., a Nevada corporation;)
PATRICK C. CLARY, an individual; DOES I-)
21 X, inclusive; DOE OFFICERS, DIRECTORS)
and PARTICIPANTS I-XX,)

22 Defendants,)

23 and)

24 KOKOWEEF, INC, a Nevada corporation;)
25 EXPLORATIONS INCORPORATED OF)
NEVADA, a dissolved corporation;)

26 Nominal Defendants.)
27

ROBERTSON
& VICK, LLP 28

FILED

MAY 19 2 40 PM '09

E. J. [Signature]
CLERK OF THE COURT

CASE NO. A558629
Dept. XIII

JOINT CASE CONFERENCE REPORT

1 **DISCOVERY PLANNING/DISPUTE CONFERENCE REQUESTED:**

2 YES ___ NO X

3 **I.**

4 **PROCEEDINGS PRIOR TO CASE CONFERENCE REPORT**

5 A. **DATE OF FILING COMPLAINT:**

6 VERIFIED DERIVATIVE COMPLAINT: March 7, 2008

7 VERIFIED DERIVATIVE FIRST AMENDED COMPLAINT: September 22,
8 2008

9 B. **DATE OF FILING OF ANSWER BY EACH DEFENDANT:**

10 Patrick C. Clary, Chartered filed an answer on behalf of Defendant Patrick C.
11 Clary and so-called Nominal Defendant Kokoweef, Inc. on February 20, 2009 and
12 an amended answer on March 16, 2009; M. Nelson Segel filed an answer on
13 behalf of Larry H. Hahn and Hahn's World of Surplus, Inc. on February 23, 2009
14 and an amended answer on March 16, 2009.

15 C. **DATE THAT EARLY CASE CONFERENCE WAS HELD AND WHO**
16 **ATTENDED:**

17 The Early Case Conference was held on April 9, 2009 at Robertson & Vick, 401
18 N. Buffalo Drive, Las Vegas, Nevada. In attendance were Jennifer Taylor, on
19 behalf of Plaintiffs; Patrick C. Clary of Patrick C. Clary, Chartered, on behalf of
20 Patrick C. Clary and Kokoweef, Inc. and M Nelson Segel on behalf of Larry H.
21 Hahn and Hahn's World of Surplus, Inc.

22 **II.**

23 **A BRIEF DESCRIPTION OF THE NATURE OF THE ACTION AND EACH CLAIM**
24 **FOR RELIEF OR DEFENSE: [16.1(c)(1)]**

25 A. **DESCRIPTION OF THE ACTION:**

26 The lawsuit alleges that Defendant Larry L. Hahn, individually and through his business,
27 Defendant Hahn's World of Surplus, has engaged in ultra vires actions, fraud, and corporate
28 waste throughout the existence of both Nominal Defendants.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

B. CLAIMS FOR RELIEF:

1. Violation of NRS § 90.460 for the Unlawful Sale of Unregistered Securities (Dismissed per court order filed January 29, 2009)
2. Violation of NRS § 90.570 for the Unlawful Sale of a Security by Means of a Scheme to Defraud (Dismissed per court order filed January 29, 2009)
3. Fraudulent Misrepresentation (Dismissed per court order filed January 29, 2009)
4. Negligent Misrepresentation
5. Fraud In The Inducement (Dismissed per court order filed January 29, 2009)
6. Fraudulent Concealment (Dismissed per court order filed January 29, 2009)
7. Breach of Fiduciary Duty
8. Unjust Enrichment
9. Constructive Fraud
10. Corporate Waste

C. DEFENSES:

a. By Defendants Larry Hahn and Hahn's World of Surplus:

1. Failure to State a Claim for Relief
2. Imputation of Fault to Plaintiffs
3. Failure To Name Necessary Parties
4. Unclean Hands
5. Failure to Mitigate
6. Damages Caused by Third Persons
7. Assumption of Risk
8. Estoppel
9. Waiver
10. Comparative Negligence
11. Laches
12. Statute of Limitations
13. Abuse of Process
14. Defendants did not make or omit material misstatements

b. By so-called Nominal Defendant Kokoweef, Inc.

1. Failure to State a Claim
2. Defendant asserted its denials and admissions to the allegations as its second defense
3. Imputation of Fault To Plaintiffs
4. Assumption of Risk
5. Estoppel

- | | | |
|----|-----------|---|
| 1 | 6. | Fraud |
| | 7. | Lawful Conduct |
| 2 | 8. | Laches |
| | 9. | Statute of Limitations |
| 3 | 10. | Waiver |
| | 11. | Failure to Name Necessary Parties |
| 4 | 12. | Unclean Hands |
| | 13. | Damages Caused By Third Parties |
| 5 | 14. | Comparative Negligence |
| | 15. | Defendant asserted a statement regarding an audit request as its fifteenth defense |
| 6 | | |
| | 16. | Litigation no benefit to Defendant |
| 7 | 17. | Defendant asserted a statement regarding rescinding securities as its seventeenth defense |
| | 18. | Defendant asserted a statement regarding Clary's status in the case as its eighteenth defense |
| 8 | | |
| | 19. | Abuse of Process |
| 9 | | |
| 10 | c. | By Defendant Patrick C. Clary |
| | | |
| 11 | 1. | Failure to State a Claim |
| | 2. | Defendant asserted its denials and admissions to the allegations as its second defense |
| 12 | | |
| | 3. | Imputation of Fault To Plaintiffs |
| 13 | 4. | Assumption of Risk |
| | 5. | Estoppel |
| 14 | 6. | Fraud |
| | 7. | Lawful Conduct |
| 15 | 8. | Laches |
| | 9. | Statute of Limitations |
| 16 | 10. | Waiver |
| | 11. | Failure to Name Necessary Parties |
| 17 | 12. | Unclean Hands |
| | 13. | Damages Caused By Third Parties |
| 18 | 14. | Comparative Negligence |
| | 15. | Defendant Clary was not an issuer of any securities referred to in the Amended Complaint |
| 19 | | |
| | 16. | Defendant Clary neither made material misrepresentations or omitted material facts relating to the securities referred to in the Amended Complaint nor committed any securities fraud with respect to such securities |
| 20 | | |
| | 17. | Defendant asserted a statement regarding Clary's status in the case as its seventeenth defense |
| 21 | | |
| | 18. | Abuse of Process |
| 22 | | |
| | 19. | Abuse of Process |

24 ///

25 ///

26 ///

27 ///

ROBERTSON
& VICK, LLP 28 ///

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

III.

LIST ALL DOCUMENTS, DATA COMPILATIONS AND TANGIBLE THINGS IN THE POSSESSION, CUSTODY OR CONTROL OF EACH PARTY WHICH WERE IDENTIFIED OR PROVIDED AT THE EARLY CASE CONFERENCE OR AS A RESULT THEREOF [16.1(a)(1)(B) and 16.1(c)(4)]

A. **PLAINTIFFS:**

1. Copies of Bank Records of Kokoweef, Inc. (previously produced in the Affidavit of Talon Stringham for testimony provided at the July 30, 2008 evidentiary hearing);
2. Copies of Bank Records of Explorations, Inc. of Nevada (previously produced in the Affidavit of Talon Stringham for testimony provided at the July 30, 2008 evidentiary hearing);
3. Copies of Receipts (previously produced in the Affidavit of Talon Stringham for testimony provided at the July 30, 2008 evidentiary hearing);
4. Quickbook Printouts from Kokoweef, Inc. (previously produced in the Affidavit of Talon Stringham for testimony provided at the July 30, 2008 evidentiary hearing);
5. Quickbook Printouts from Explorations, Inc. of Nevada (previously produced in the Affidavit of Talon Stringham for testimony provided at the July 30, 2008 evidentiary hearing);
6. Report of Talon Stringham – previously disclosed (previously produced in the Affidavit of Talon Stringham for testimony provided at the July 30, 2008 evidentiary hearing);
7. Shareholder’s Agreement (previously produced in the Affidavit of Talon Stringham for testimony provided at the July 30, 2008 evidentiary hearing);
8. Agreement and Plan of Reorganization of Kokoweef, Inc. (previously produced in the Affidavit of Talon Stringham for testimony provided at the July 30, 2008 evidentiary hearing);

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

- 9. Transcript of Meeting, September 17, 2007 (previously produced in the Affidavit of Talon Stringham for testimony provided at the July 30, 2008 evidentiary hearing);
- 10. Recording of Meeting, September 17, 2007 (previously produced in the Affidavit of Talon Stringham for testimony provided at the July 30, 2008 evidentiary hearing);
- 11. Any and all documents identified by any and all other parties of this litigation;
- 12. Any and all necessary rebuttal documents;
- 13. Plaintiff reserves the right to supplement this list of documents as necessary during the course of discovery of this matter.

B. DEFENDANTS:

Defendant Patrick C. Clary and so-called Nominal Defendant Kokoweef, Inc.:

- 1. Amended Answer of Defendant Patrick C. Clary filed March 16, 2009;
- 2. Amended Answer of So-called Nominal Defendant Kokoweef, Inc. filed March 16, 2009;
- 3. Books and records of Explorations Incorporated of Nevada;
- 4. Books and records of Kokoweef, Inc.
- 5. Exhibits offered and received into evidence at the Evidentiary Hearing held herein on July 30, 2008;
- 6. Mayan Gold letter dated March 27, 2007;
- 7. Documents filed with the Securities Division of the office of the Secretary of State of the State of Nevada in Las Vegas, Nevada;
- 8. So-called Nominal Defendant Kokoweef, Inc. and Defendant Patrick C. Clary reserve (1) the right to utilize any document identified by the Plaintiffs or presented at the trial of the above-captioned case and (2) the right to supplement this document as they become aware of further documents.

ROBERTSON & VICK, LLP 28 ///

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

Larry H. Hahn and Hahn's World Of Surplus:

- 1. Amended Answer to Plaintiffs' Amended Verified Derivative Complaint;
- 2. Books and records of Explorations Incorporated of Nevada;
- 3. Books and records of Kokoweef, Inc.;
- 4. Exhibits utilized in the Evidentiary Hearing held on or about the 30th day of July, 2008;
- 5. Mayan Gold letter dated March 17, 2007, with exhibits;
- 6. HAHN DEFENDANTS reserve the right to utilize any document identified by the Plaintiffs or presented at the trial of this matter.
- 7. As discovery is continuing, HAHN DEFENDANTS reserve the right to supplement this response as they become aware of further documentation.

IV.

LIST OF PERSONS IDENTIFIED BY EACH PARTY AS LIKELY TO HAVE INFORMATION DISCOVERABLE UNDER RULE 26(b), INCLUDING IMPEACHMENT OR REBUTTAL WITNESSES: [16.1(a)(1)(A) and 16.1(c)(3)]

A. PLAINTIFFS:

- 1. Ted R. Burke
c/o Robertson & Vick, LLP
401 N. Buffalo Drive, Suite 202
Las Vegas, Nevada 89145
- 2. Michael Kehoe
c/o Robertson & Vick, LLP
401 N. Buffalo Drive, Suite 202
Las Vegas, Nevada 89145
- 3. Laretta Kehoe
c/o Robertson & Vick, LLP
401 N. Buffalo Drive, Suite 202
Las Vegas, Nevada 89145
- 4. John Bertoldo
c/o Robertson & Vick, LLP
401 N. Buffalo Drive, Suite 202
Las Vegas, Nevada 89145

///
///

ROBERTSON
& VICK, LLP

- 1 5. Paul Barnard
c/o Robertson & Vick, LLP
2 401 N. Buffalo Drive, Suite 202
3 Las Vegas, Nevada 89145
- 4 6. Eddy Kravetz
c/o Robertson & Vick, LLP
5 401 N. Buffalo Drive, Suite 202
6 Las Vegas, Nevada 89145
- 7 7. Jackie Kravetz
c/o Robertson & Vick, LLP
8 401 N. Buffalo Drive, Suite 202
9 Las Vegas, Nevada 89145
- 10 8. Fred Kravetz
c/o Robertson & Vick, LLP
11 401 N. Buffalo Drive, Suite 202
12 Las Vegas, Nevada 89145
- 13 9. Steve Franks
c/o Robertson & Vick, LLP
14 401 N. Buffalo Drive, Suite 202
15 Las Vegas, Nevada 89145
- 16 10. Paula Maria Barnard
c/o Robertson & Vick, LLP
17 401 N. Buffalo Drive, Suite 202
18 Las Vegas, Nevada 89145
- 19 11. Leon Golden
c/o Robertson & Vick, LLP
20 401 N. Buffalo Drive, Suite 202
21 Las Vegas, Nevada 89145
- 22 12. C.A. Murff
c/o Robertson & Vick, LLP
23 401 N. Buffalo Drive, Suite 202
24 Las Vegas, Nevada 89145
- 25 13. Gerda Fern Billbe
c/o Robertson & Vick, LLP
26 401 N. Buffalo Drive, Suite 202
27 Las Vegas, Nevada 89145
- 28 14. Bob Treska
c/o Robertson & Vick, LLP
401 N. Buffalo Drive, Suite 202
Las Vegas, Nevada 89145
15. Robyn Treska
c/o Robertson & Vick, LLP
401 N. Buffalo Drive, Suite 202
Las Vegas, Nevada 89145

ROBERTSON
& VICK, LLP

28

- 1 16. Michael Randolph
2 c/o Robertson & Vick, LLP
3 401 N. Buffalo Drive, Suite 202
4 Las Vegas, Nevada 89145
- 5 17. Frederick Willis
6 c/o Robertson & Vick, LLP
7 401 N. Buffalo Drive, Suite 202
8 Las Vegas, Nevada 89145
- 9 18. Richard Dutchik
10 P.O. Box 411929
11 Suntree, Florida 32941-1929
- 12 19. Ralph Lewis
13 P.O. Box 19440
14 Jean, Nevada 89019
- 15 20. Charlie Powers
16 P.O. Box 61
17 Columbus, Montana 59019
- 18 21. James Hanhardt
19 230 Mallard Springs Road
20 Big Timber, Montana 59011
- 21 22. Ken Wright
22 1407 Corte-Classica
23 San Marcos, California 92069
- 24 23. Larry Hahn
25 c/o Nelson M. Segel
26 624 S. Ninth Street
27 Las Vegas, Nevada 89101
- 28 24. Hester McCarty
Address unknown
- 25 25. Reta Van Da Walker
Address unknown
- 26 26. Laurie Wright
27 c/o Hahn's World of Surplus
28 2908 E. Lake Mead Blvd.
North Las Vegas, Nevada 89030
- 27 27. Leslie J. Hahn
28 c/o Hahn's World of Surplus
2908 E. Lake Mead Blvd.
North Las Vegas, Nevada 89030
- 28 28. Christina Hahn
c/o Hahn's World of Surplus
2908 E. Lake Mead Blvd.
North Las Vegas, Nevada 89030

ROBERTSON
& VICK, LLP

28

- 1 29. Wanda Bryan
Address unknown
- 2
- 3 30. Larry Butler
1825 Bruce Street
North Las Vegas, Nevada 89030
- 4
- 5 31. James Serrill
Address unknown
- 6
- 7 32. Doug Kettle
5401 E. Lancaster Avenue
Hayden, Idaho 83835
- 8
- 9 33. Dick Skoy
4058 Boratko Street
Las Vegas, Nevada 89115
- 10
- 11 34. Pat McGourin
4606 Wynn Road
Las Vegas, Nevada 89103
- 12
- 13 35. Brad Hoemann
Address unknown
- 14
- 15 36. Joan Latz
Address unknown
- 16
- 17 37. Caroline Chervenak
P.O. Box 4993
Las Vegas, Nevada 89133-4993
- 18
- 19 38. Patrick Clary
Law Offices of Patrick C. Clary, Chartered
7201 W. Lake Mead Blvd., #410
Las Vegas, Nevada 89128
- 20
- 21 39. Richard D. Renel
4125 N. Torrey Pines
Las Vegas, Nevada 89108
- 22
- 23 40. Larry Voss
6641 Painted Desert Drive
Las Vegas, Nevada 89108
- 24
- 25 41. Mike Mackey
2315 N. Gateway Road
Las Vegas, Nevada 89115
- 26
- 27 42. Talon Stringham
Sage Forensic Accounting
136 E. South Temple, Suite 2220
Salt Lake City, Utah 84111
- 28 43. Any and all necessary rebuttal witnesses.

ROBERTSON
& VICK, LLP

28

- 1 44. Any and all witnesses identified by any and all other parties in this matter.
2 45. Plaintiffs reserve the right to supplement this list of witnesses as necessary during
3 the course of discovery of this matter.

4 **B. DEFENDANT PATRICK C. CLARY and SO-CALLED NOMINAL**
5 **DEFENDANT KOKOWEEF, INC.:**

- 6 1. All witnesses designated in Defendants Larry L. Hahn and Hahn's World of
7 Surplus, Inc.'s List of Documents and Witnesses Pursuant to NRCp 16.1;
8 2. Carol Chervenak, whose address is P.O. Box 34993, Las Vegas, Nevada 89133,
9 and who will testify to the facts and circumstances surrounding or related to the
10 allegations contained in the pleadings herein;
11 3. Richard Dutchik, whose address is 812 Coral Springs Street, Suntree, Florida,
12 32940 and who will testify to the facts and circumstances surrounding or related
13 to the allegations contained in the pleadings herein;
14 4. Van G. Hewitt, whose address is 8156 S. 535 E., Sandy, Utah 84070, and who
15 will testify to the facts and circumstances surrounding or related to the allegations
16 contained in the pleadings herein;
17 5. Michael Mackey, whose address is 326 Main Street, East Randolph, New York
18 14730, and who will testify to the facts and circumstances surrounding or related
19 to the allegations contained in the pleadings herein;
20 6. Richard Renel, whose address is 4125 North Torrey Pines Drive, Las Vegas,
21 Nevada 89108, and who will testify to the facts and circumstances surrounding or
22 related to the allegations contained in the pleadings herein;
23 7. James Serrill, whose address is 8501 Del Webb Blvd., #240-B, Las Vegas,
24 Nevada 89134-8677, and who will testify to the facts and circumstances
25 surrounding or related to the allegations contained in the pleadings herein;
26 8. Larry Voss, whose address is 6641 Painted Desert Drive, Las Vegas, Nevada
27 89108, and who will testify to the facts and circumstances surrounding or related
28 to the allegations contained in the pleadings herein;

1 9. So-called Nominal Defendant Kokoweef, Inc. and Defendant Patrick C. Clary
2 reserve (1) the right to call any witnesses identified or utilized by the Plaintiffs or
3 the other Defendant herein and (2) the right to supplement this list of witnesses as
4 additional individual become known.

5 **C. LARRY H. HAHN and HAHN'S WORLD OF SURPLUS:**

- 6 1. Larry L. Hahn, individually
7 c/o M Nelson Segel, Esquire
8 M NELSON SEGEL, CHARTERED
9 624 South 9th Street
10 Las Vegas, Nevada 89101
11 (702) 385-5266
- 12 2. Patrick C. Clary, Esquire
13 7201 West Lake Mead Blvd., Suite 410
14 Las Vegas, Nevada 89128
- 15 3. Christine Hahn, President
16 Hahn's Surplus
17 c/o M. Nelson Segel
18 624 South 9th Street
19 Las Vegas, Nevada 89101
- 20 4. Talon Stringham
21 c/o Robertson & Vick
22 401 N. Buffalo Drive, Suite 202
23 Las Vegas, Nevada 89145
- 24 5. Rita Van De Walker
25 Las Vegas, Nevada
- 26 6. Each of the Plaintiffs
27 c/o Robertson & Vick
28 401 N. Buffalo Drive, Suite 202
Las Vegas, Nevada 89145
7. Skip Wynia
8. Bill Simshauser
9. PMK
Redding Drilling
10. Mark Zobrist, President
Mayan Gold
7881 West Charleston Avenue
Suite 220
Las Vegas, Nevada 89117
11. Frank Rowley

- 1 12. Edith Peterson
2 13. Vincent Davidson
3 14. Larry Butler
4 15. Dick Skoy
5 16. Brad Johnson
6 17. Joan Latz
7 18. Greg Han
8 19. Roger J. Smid, Assayer/Consultant
9 1204 North Mojave Road
10 Las Vegas, Nevada 89101
11 20. HAHN DEFENDANTS also reserves their right to call any witnesses identified or
12 utilized by the Plaintiffs or other Defendants named in this matter.
13 21. As discovery is continuing, HAHN DEFENDANTS reserve their right to
14 supplement this list of witnesses as more individuals become known.

V.

DISCOVERY PLAN [16.1(b)(2) and 16.1(c)(2)]

A. **WHAT CHANGES, IF ANY, SHOULD BE MADE IN THE TIMING, FORM
OR REQUIREMENTS FOR DISCLOSURES UNDER 16.1(a):**

1. **Plaintiffs:** None
2. **Defendants:** None

B. **WHEN DISCLOSURES UNDER 16.1(a)(1) WERE MADE OR WILL BE
MADE:**

1. **Plaintiffs:** Plaintiffs' initial disclosures were made on April 29, 2009.
2. **Defendant Patrick Clary and so-called Nominal Defendant Kokoweef, Inc.:**
Initial disclosures were made April 20, 2009.
3. **Defendants Larry Hahn and Hahn's World of Surplus, Inc.:** Initial
disclosures were made April 17, 2009.

C. **SUBJECTS ON WHICH DISCOVERY MAY BE NEEDED:**

1. **Plaintiffs:** Any issue as framed by the pleadings.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

- 2. **Defendant Patrick C. Clary:** Any issue as framed by the pleadings.
- 3. **So-called Nominal Defendant Kokoweef, Inc.:** Any issue as framed by the pleadings.
- 4. **Defendant Larry H. Hahn:** Any issue as framed by the pleadings.
- 5. **Defendant Hahn's World of Surplus, Inc.:** Any issue as framed by the pleadings.
- D. SHOULD DISCOVERY BE CONDUCTED IN PHASES OR LIMITED TO OR FOCUSED UPON PARTICULAR ISSUES?
 - 1. **Plaintiffs:** No
 - 2. **Defendants:** No
- E. DISCOVERY AND MOTION DATES
 - 1. Dates agreed by the parties:
 - a. Close of discovery: November 3, 2009
 - b. Final date to file motions to amend pleadings or add parties (without a further court order): August 3, 2009.
 - c. Final dates for expert disclosures:
 - i. Initial disclosure: August 3, 2009.
 - ii. Rebuttal disclosures: September 2, 2009.
 - d. Final date to file dispositive motions: December 3, 2009.
 - 2. In the event the parties do not agree on dates, the following section must be completed:
 - a. Plaintiffs' suggested close of discovery: N/A
Defendants' suggested close of discovery: N/A.
 - b. Final date to file motions to amend pleadings or add parties (without a further court order):
Plaintiffs' suggested deadline to amend: N/A
Defendants' suggested deadline to amend: N/A
 - c. Final dates for expert disclosures:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

- i. Plaintiff's suggested initial disclosure: N/A
- Defendants' suggested initial disclosure: N/A
- ii. Plaintiff's suggested rebuttal disclosures: N/A
- Defendants' suggested rebuttal disclosures: N/A
- d. Final date to file dispositive motions:
 - Plaintiff's suggested: N/A
 - Defendants' suggested: N/A

F. WHAT CHANGES, IF ANY, SHOULD BE MADE IN LIMITATIONS ON DISCOVERY IMPOSED UNDER THESE RULES AND WHAT, IF ANY, OTHER LIMITATIONS SHOULD BE IMPOSED.

- 1. **Plaintiffs:** None at this time.
- 2. **Defendant Patrick C. Clary:** None at this time.
- 3. **So-called Nominal Defendant Kokoweef, Inc.:** None at this time.
- 4. **Defendant Larry H. Hahn:** None at this time.
- 5. **Defendant Hahn's World Of Surplus, Inc.:** None at this time.

G. WHAT, IF ANY, OTHER ORDERS SHOULD BE ENTERED BY COURT UNDER RULE 26(c) OR RULE 16(b) AND (c):.

- 1. **Plaintiffs:** None at this time.
- 2. **Defendant Patrick C. Clary:** None at this time.
- 3. **So-called Nominal Defendant Kokoweef, Inc.:** None at this time.
- 4. **Defendant Larry H. Hahn:** None at this time.
- 5. **Defendant Hahn's World Of Surplus, Inc.:** None at this time.

H. ESTIMATED TIME FOR TRIAL:

- 1. **Plaintiffs:** 10 days.
- 2. **Defendants:** 10 days.

VI.

JURY DEMAND [16.1(c)(10)]

A jury demand has been filed.

VII.

INITIAL DISCLOSURES/OBJECTIONS [16.1(a)(1)]


If a party objects during the Early Case Conference that initial disclosures are not appropriate in the circumstances of this case, those objections must be stated herein. The Court shall determine what disclosures, if any, are to be made and shall set the time for such disclosure.

OBJECTIONS: All parties reserve the right to object as to authentication and foundation of documents set forth herein.

This report is signed in accordance with rule 26(g)(1) of the Nevada Rules of Civil Procedure. Each signature constitutes a certification that to the best of the signer's knowledge, information and belief, formed after a reasonable inquiry, the disclosures made by the signer are complete and correct as of this time.

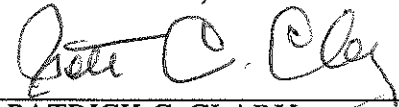
DATED: May 19th, 2009

ROBERTSON & VICK, LLP

By: 
ALEXANDER ROBERTSON, IV
Nevada Bar No. 8642
JENNIFER L. TAYLOR
Nevada Bar No. 5798
401 N. Buffalo Dr., Suite 202
Las Vegas, Nevada 89145
Attorneys for Plaintiffs

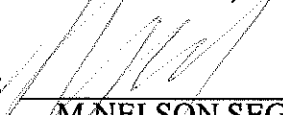
DATED: May 19th, 2009

PATRICK C. CLARY, CHARTERED

By: 
PATRICK C. CLARY
Nevada Bar No. 0053
7201 W. Lake Mead Blvd., Suite 410
Las Vegas, Nevada 89128
Attorney for Patrick C. Clary and
Kokoweef, Inc.

DATED: May 19th, 2009

M NELSON SEGEL, CHARTERED

By: 
M NELSON SEGEL
Nevada Bar No. 0530
624 S. 9th Street
Las Vegas, Nevada 89101
Attorney for Larry Hahn and Hahn's World
of Surplus, Inc.

ROBERTSON
& VICK, LLP