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1 MTN
Neil J. Beller, Esq.
2 NEIL J. BELLER, LTD.
Nevada Bar No. 002360
3 7408 W. Sahara Ave.
Las Vegas, Nevada 89117
4 (702) 368-7767
(702) 368-7720 Facsimile
5 Attorney for Plaintiffs

6 **DISTRICT COURT**
7 **CLARK COUNTY, NEVADA**
8

9 TED R. BURKE; MICHAEL R and LAURETTA)
L. KEHOE; JOHN BERTOLDO; PAUL)
10 BARNARD; EDDY KRAVETZ; JACKIE and)
FRED KRAVETZ; STEVEN FRANKS; PAULA)
11 MARIA BARNARD; PETER T. and LISA A)
FREEMAN; LEON GOLDEN; C.A. MURFF;)
2 GERDA FERN BILLBE; BOB and ROBYN)
TRESKA; MICHAEL RANDOLPH, and)
3 FREDERICK WILLIS,)

4 Plaintiffs,)

5 vs.)

6 LARRY L. HAHN, individually, and as President)
and Treasurer of Kokoweef, Inc., and former)
7 President and Treasurer of Explorations)
Incorporated of Nevada; HAHN'S WORLD OF)
8 SURPLUS, INC., a Nevada corporation; DOES)
I - X, inclusive; DOE OFFICERS, DIRECTORS)
19 and PARTICIPANTS I - XX,)

20 Defendants,)

21 and)

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

25 Nominal Defendants.)

Case No. A558629
Dept. XIII

**SUPPLEMENT TO
MOTION TO STRIKE
MOTION TO REQUIRE
SECURITY FROM PLAINTIFFS
OR, IN THE ALTERNATIVE,
OPPOSITION TO MOTION TO
REQUIRE SECURITY FROM
PLAINTIFFS**

Exempt from Arbitration
(Shareholders Derivative Action-
Equitable Relief)

Date of Hearing: May 19, 2008

Time of Hearing: 9:00 a.m.

26 COMES NOW the Plaintiffs, by and through their attorney of record, NEIL J. BELLER,
27 ESQ., of the law firm of NEIL J. BELLER, LTD, and submit this Supplement to Motion to Strike
28 Nominal Defendant Kokoweef, Inc.'s Motion to Require Security From Plaintiffs, or in the

LAW OFFICES
NEIL J. BELLER, LTD.
A PROFESSIONAL CORPORATION
7408 WEST SAHARA AVENUE
LAS VEGAS, NEVADA 89117
AREA CODE 702-368-7767

CLERK OF THE COURT

MAY 15 2008

MC RECEIVED

1 Opposition to Motion to Require Security From Plaintiffs:

- 2 1. Affidavit of Ted R. Burke
3 2. Affidavit of Talon Stringham

4 DATED this 15 day of May, 2008.

5 NEIL J. BELLER, LTD.

6
7 By: 

8 NEIL J. BELLER, ESQ.
9 Nevada Bar No. 2360
7408 W. Sahara Avenue
Las Vegas, Nevada 89117
(702)368-7767
10 Attorney for Plaintiffs

11 **CERTIFICATE OF SERVICE**

12 I HEREBY CERTIFY that on the 15 day of May, 2008, service of the foregoing
13 Supplement to Motion to Strike Nominal Defendant Kokoweef, Inc.'s Motion to Require
14 Security From Plaintiffs, or in the Opposition to Motion to Require Security From Plaintiffs ,
15 was made this date by Fascimile to the following:

16 M. Nelson Segel, Chartered
M. Nelson Segel, Esq.
17 624 South 9th Street
Las Vegas, NV 89101
18 Attorneys for Defendant Larry Hahn and Hahn's World of Surplus, Inc.
19 Fax No. : (702) 382-2967

20 CLARY CANNON, LLP
21 Patrick C. Clary, Esq.
Curtis W. Cannon, Esq.
22 7201 West Lake Mead Boulevard, Suite 503
Las Vegas, NV 89129
23 Attorneys Defendant Kokoweef, Inc.

24 Fax No.: (702) 382-7277

25 
26 An employee of Neil J. Beller, Ltd.
27
28

11/11/2020

1 **AFFT**
Neil J. Beller, Esq.
2 **NEIL J. BELLER, LTD.**
Nevada Bar No. 002360
3 7408 W. Sahara Ave.
Las Vegas, Nevada 89117
4 (702) 368-7767
(702) 368-7720 Facsimile
5 Attorney for Plaintiffs

6
7 **DISTRICT COURT**
CLARK COUNTY, NEVADA

8 **TED R. BURKE; MICHAEL R and LAURETTA**)
9 **L. KEHOE; JOHN BERTOLDO; PAUL**)
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14 **GERDA FERN BILLBE; BOB and ROBYN**)
15 **TRESKA; MICHAEL RANDOLPH, and**)
16 **FREDERICK WILLIS,**)

17 Plaintiffs,

18 vs.

19 **LARRY L. HAHN, individually, and as President**)
20 **and Treasurer of Kokoweef, Inc., and former**)
21 **President and Treasurer of Explorations**)
22 **Incorporated of Nevada; HAHN'S WORLD OF**)
23 **SURPLUS, INC., a Nevada corporation; DOES**)
24 **I - X, inclusive; DOE OFFICERS, DIRECTORS**)
25 **and PARTICIPANTS I - XX,**)

26 Defendants,.

27 and

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

Nominal Defendants.

Case No. A558629
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Date of Hearing: May 19, 2008

Time of Hearing: 9:00 a.m.

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STATE OF NEVADA)
COUNTY OF CLARK) -ss-

I, TED R. BURKE, being first duly sworn upon oath depose and state as follows:

1. I am a Plaintiff in the above entitled action, over the age of 21 years, am competent to testify is called upon.

2. I am vice president of Kokoweef, Inc.

3. I am a shareholder of Kokoweef, Inc.

4. I received a copy of the letter and alleged Bylaws sent by M. Nelson Segel to Neil Beller on May 9, 2008. (A copy of those ByLaws is attached as **Exhibit 1**.)

5. I reviewed the documents and discovered the following:

a. That the Bylaws were alleged to be the current Bylaws of Kokoweef, Inc. allegedly signed on December 10, 2006.

b. That the true and correct Bylaws of Kokoweef, Inc. were not drafted and approved until July 11, 2007.

c. That the true and correct Bylaws contain a total of 12 pages and was signed and initialed by all members of the Board attending the Board Meeting on July 11, 2007. (A copy of those ByLaws is attached as **Exhibit 2.**)

d. That the signature on the alleged bylaws is a forgery as I did not sign any such document at any point in time.

e. That on December 10, 2006, I was not present for any alleged signing of documents in that I was at a family gathering with my extended family.

f. That the alleged Bylaws contain a total of 15 pages including an amendment which allows that the Bylaws may be amended or suspended at any meeting of the directors at which a quorum is present without notification to all shareholders entitled to a vote.

1 g. That the alleged Bylaws did not contain any other signature other than the
2 forged signature referenced herein.

3 Further affiant sayeth naught.

4
5 
6 TED R. BURKE

7 Subscribed and Sworn to before me
8 This 15 Day of May, 2008

9 
NOTARY PUBLIC



EXHIBIT "1"

BY-LAWS
OF
KOKOWEEF, INC

* * * * *

ARTICLE I
OFFICES

SECTION 1. PRINCIPAL OFFICE. The principal office of the corporation shall be located in the City of North Las Vegas, Clark County, Nevada.

SECTION 2. OTHER OFFICES. In addition to the principal office at North Las Vegas, Nevada, other offices may also be maintained at such other places, either within or without the State of Nevada, as may be designated from time to time by the board of Directors, where any and all business of the corporation may be transacted, and where meetings of the stockholders and of the directors may be held with the same effect as though done or held at said principal office.

ARTICLE II
MEETING OF STOCKHOLDERS

SECTION 1. ANNUAL MEETINGS. The annual meeting of the stockholders, commencing with the year 2007, shall be held at the principal office of the corporation at North Las Vegas, Nevada, or at such other places as may be specified or fixed in the notice of such meetings, on the first Sunday of June of each and every year at 1:00pm local time, for the election of directors and for the transaction of such other business as may properly come before said meeting. If the day fixed for the annual meeting shall be a legal holiday, such meeting shall be held on the next succeeding business day. If the election of Directors shall not be held on the day designated herein for any annual meeting, or at the adjournment thereof, the Board of Directors shall cause the election to be held at the meeting of the stockholders as soon thereafter as may conveniently be held.

SECTION 2. NOTICE OF ANNUAL MEETING. The Secretary shall mail, in the manner provided in Section 5 of Article II of these By-Laws, or deliver a written or printed notice of each annual meeting to each stockholder of record, entitled to vote thereat, or may notify by telegram, at least ten and not more than sixty days before the date of such meeting.

SECTION 3. PLACE OF MEETING. The Board of Directors may designate any place either within or without the State of Nevada, as the place of meeting for any annual meeting or for any special meeting called by the Board of Directors. A waiver of notice signed by all stockholders may designate any place either within or without the State of Nevada, as the place for the holding of such meeting. If no designation is made, or if a special meeting be otherwise called, the place of meeting shall be the principal office of the corporation in the State of Nevada, except as otherwise provided in Section 6, Article II of these By-Laws, entitled "Meeting of All Stockholders."

SECTION 4. SPECIAL MEETINGS. Special meetings of the stockholders shall be held at the principal office of the corporation or at such other place as shall be specified or fixed in a notice thereof. Such meetings of the stockholders may be called at any time by the President or Secretary, or by a majority of the Board of Directors then in office, and shall be called by the President with or without Board approval on the written request of the holders of record of at least fifty per cent (50%) of the number of shares of the corporation then outstanding and entitled to vote, which written request shall state the object of such meeting.

SECTION 5. NOTICE OF MEETINGS. Written or printed notice stating the place, day and hour of the meeting and, in case of a special meeting, the purpose or purposes for which the meeting is called, shall be delivered not less than ten nor more than sixty days before the date of the meeting, either personally or by mail, by or at the direction of the President or the Secretary, to each stockholder of record entitled to vote at such meeting. If mailed, such notice shall be deemed to be delivered when deposited in the United States mail, addressed to the stockholder at his address as it appears on the records of the corporation, with postage prepaid.

Any stockholder may at any time, by a duly signed statement in writing to that effect, waive any statutory or other notice of any meeting, whether such statement be signed before or after such meeting.

SECTION 6. MEETING OF ALL STOCKHOLDERS. If all the stockholders shall meet at any time and place, either within or without the State of Nevada, and consent to the holding of the meeting at such time and place, such meeting shall be valid without call or notice and at such meeting any corporate action may be taken.

SECTION 7. QUORUM. At all stockholders' meetings, the presence in person or by proxy of the holders of a majority of the outstanding stock entitled to vote shall be necessary to constitute a quorum for the transaction of business, but a lesser number may adjourn to some future time not less than seven nor more than twenty-one days later, and the Secretary shall thereupon give at least three days notice by mail to each stockholder entitled to vote who is absent from such meeting.

SECTION 8. MODE OF VOTING. At all meetings of the stockholders the voting may be vive voce, but any qualified voter may demand a stock vote whereupon such stock vote shall be taken by ballot, each of which shall state the name of the stockholder voting and the number of shares voted by him and, if such ballot be cast by proxy, it shall also state the name of such proxy; provided, however, that the mode of voting prescribed by statute for any particular case shall be in such case followed.

SECTION 9. PROXIES. At any meeting of the stockholders, any stockholder may be represented and vote by a proxy or proxies appointed by an instrument in writing. In the event any such instrument in writing shall designate two or more persons to act as proxies, a majority of such persons present at the meeting, or, if only one shall be present, then that one shall have and may exercise all of the powers conferred by such written instrument upon all of the persons so designated unless the instrument shall otherwise provide. No such proxy shall be valid after the expiration of six months from the date of its execution, unless coupled with an interest, or unless the person executing it specified therein the length of time for which it is to continue in force, which in no case shall exceed seven years from the date of its execution. Subject to the above, any proxy duly executed is not revoked and continues in full force and effect until an instrument revoking it or a duly executed proxy bearing a later date is filed with the secretary of the corporation. At no time shall any proxy be valid which shall be filed less than ten hours before the commencement of the meeting.

SECTION 10. VOTING LISTS. The officer or agent in charge of the transfer books for shares of the corporation shall make, at least three days before each meeting of stockholders, a complete list of the stockholders entitled to vote at such meeting, arranged in alphabetical order with the number of shares held by each, which list for a period of two days prior to such meeting shall be kept on file at the registered office of the corporation and shall be subject to inspection by any stockholder at any time during the whole time of the meeting. The original share ledger or transfer book, or duplicate thereof, kept in this state, shall be prima facie evidence as to who are the stockholders entitled to examine such list or share ledger or transfer book or to vote at any meeting of stockholders.

SECTION 11. CLOSING TRANSFER BOOKS OR FIXING OF RECORD DATE. For the purpose of determining stockholders entitled to notice or to vote for any meeting of stockholders, the Board of Directors of the corporation may provide that the stock transfer books be closed for a stated period but not to exceed in any case sixty (60) days before such determination. If the stock transfer books be closed for the purpose of determining stockholders entitled to notice of a meeting of stockholders, such books shall be closed for at least fifteen days immediately preceding such meeting. In lieu of closing the stock transfer books, the Board of Directors may fix in advance a date in any case to be not more than sixty (60) days, nor less than ten (10) days prior to the date on which the particular action, requiring such determination of stockholders, is to be taken. If the stock transfer books are not closed and no record date is fixed for determination of stockholders entitled to receive payment of a dividend, the date on which notice of the meeting is mailed or the date on which the resolution of the Board of Directors declaring such dividend is adopted, as the case may be, shall be the record date for such determination of shareholders.

SECTION 12. VOTING OF SHARES. Each outstanding share entitled to vote shall be entitled to one vote upon each matter submitted to vote at a meeting of stockholders.

SECTION 13. VOTING OF SHARES BY CERTAIN HOLDERS. Shares standing in the name of another corporation, domestic or foreign, may be voted by such officer, agent or proxy as the By-Laws of such corporation may prescribe, or, in the absence of such provision, as the Board of Directors of such corporation may determine.

Shares standing in the name of a deceased person may be voted by his administrator or executor, either in person or by proxy. Shares standing in the name of a guardian, conservator or trustee may be voted by such fiduciary either in person or by proxy, but no guardian, conservator, or trustee shall be entitled, as such fiduciary, to vote shares held by him without a transfer of such shares into his name.

Shares standing in the name of a receiver may be voted by such receiver, and shares held by or under the control of a receiver may be voted by such receiver without the transfer thereof into his name if authority so to do be contained in an appropriate order of the court at which such receiver was appointed.

A stockholder whose shares are pledged shall be entitled to vote such shares until shares have been transferred into the name of the pledgee, and thereafter the pledgee shall be entitled to vote the shares so transferred.

Shares of its own stock belonging to this corporation shall not be voted, directly or indirectly, at any meeting and shall not be counted in determining the total number of outstanding shares at any time, but shares of its own stock held by it in a fiduciary capacity may be voted and shall be counted in determining the total number of outstanding shares at any given time.

SECTION 14. INFORMAL ACTION BY STOCKHOLDERS. Any action required to be taken at a meeting of the stockholders or any other action which may be taken at a meeting of the stockholders except the election of directors may be taken without a meeting if a consent in writing setting forth the action so taken shall be signed by all of the stockholders entitled to vote with respect to the subject matter thereof.

ARTICLE III

DIRECTORS

SECTION 1. GENERAL POWERS. The Board of Directors shall have the control and general management of the affairs and business of the corporation. Such directors shall in all cases act as a Board, regularly convened, by a majority, and they may adopt such rules and regulations for the conduct of their meetings and the management of the corporation, as they may deem proper, not inconsistent with these By-Laws, the Articles of Incorporation and the laws of the State of Nevada. The Board of Directors shall further have the right to delegate certain other powers to the Executive Committee as provided in these By-Laws.

SECTION 2. THE NUMBER OF DIRECTORS. The affairs and business of this corporation shall be managed by a Board of Directors consisting of ^{as of 1/1/57} three (3) members, at least one of whom shall be a citizen of the United States, and all of whom shall be of full age.

SECTION 3. ELECTION. The Directors of the corporation shall be elected at the annual meeting of the stockholders, except as hereinafter otherwise provided for the filling of vacancies. Each director shall hold office for a term of one year and until his successor shall have been duly chosen and shall have qualified, or until his death, or until he shall resign or shall have been removed in the manner hereinafter provided.

SECTION 4. VACANCIES IN THE BOARD. Any vacancy in the Board of Directors occurring during the year through death, resignation, removal or other cause, including vacancies caused by an increase in the number of directors, shall be filled for the unexpired portion of the term by a majority vote of the Directors present, provided they constitute a quorum, at any special meeting of the Board called for that purpose, or at any regular meeting thereof; provided, however, that in the event the remaining directors do not represent a quorum of the number set forth in Section 2 hereof, a majority of such remaining directors may elect directors to fill any vacancies then existing.

SECTION 5. DIRECTORS MEETINGS. Annual meeting of the Board of Directors shall be held each year immediately following the annual meeting of the stockholders. Other regular meetings of the Board of Directors shall from time to time by resolution be prescribed. No further notice of such annual or regular meeting of the Board of Directors need be given.

SECTION 6. SPECIAL MEETINGS. Special meetings of the Board of Directors may be called by or at the request of the President or any two directors. The person or persons authorized to call special meetings of the Board of Directors may fix any place, either within or without the State of Nevada, as the place for holding any special meeting of the Board of Directors called by them.

SECTION 7. NOTICE. Notice of any special meeting shall be given at least twenty-four hours previous thereto by written notice if personally delivered, or five days previous thereto if mailed to each director at his business address, or by telegram. If mailed, such notice shall be deemed to have been delivered when deposited in the United States mail so addressed, with postage thereon prepaid. If notice is given by telegram, such notice shall be deemed to be delivered when the telegram is delivered to the telegraph company. Any director may waive notice of any meeting. The attendance of a director at any meeting shall constitute a waiver of notice of such meeting, except where a director attends a meeting for the express purpose of objecting to the transaction of any business because the meeting is not lawfully called or convened.

SECTION 8. CHAIRMAN. At all meetings of the Board of Directors, the President shall serve as Chairman, or in the absence of the President, the directors present shall choose by majority vote a director to preside as Chairman.

SECTION 9. QUORUM AND MANNER OF ACTING. A majority of the directors, whose number is designated in Section 2 herein, shall constitute a quorum for the transaction of business at any meeting and the act of a majority of the directors present at any meeting at which a quorum is present shall be the act of the Board of Directors. In the absence of a quorum, the majority of the directors present may adjourn any meeting from time to time until a quorum be had. Notice of any adjourned meeting need not be given. The directors shall act only as a Board and the individual directors shall have no power as such.

SECTION 10. REMOVAL OF DIRECTORS. Any one or more of the directors may be removed either with or without cause at any time by the vote or written consent of the stockholders representing not less than two-thirds of the issued and outstanding capital stock entitled to voting power.

SECTION 11. VOTING. At all meetings of the Board of Directors, each director is to have one vote, irrespective of the number of shares of stock that he may hold.

SECTION 12. COMPENSATION. By resolution of the Board of Directors, the directors may be paid their expenses, if any, of attendance at each meeting of the Board, and may be paid a fixed sum for attendance at meetings or a stated salary of directors. No such payment shall preclude any director from serving the corporation in any other capacity and receiving compensation therefor.

SECTION 13. PRESUMPTION OF ASSENT. A director of the corporation who is present at a meeting of the Board of Directors at which action on any corporate matter is taken, shall be conclusively presumed to have assented to the action taken unless his dissent shall be entered in the minutes of the meeting or unless he shall file his written dissent to such action with the person acting as the secretary of the meeting before the adjournment thereof or shall forward such dissent by certified or registered mail to the Secretary of the corporation immediately after the adjournment of the meeting. Such right to dissent shall not apply to a director who voted in favor of such action.

ARTICLE IV

EXECUTIVE COMMITTEE

SECTION 1. NUMBER AND ELECTION. The Board of Directors may, in its discretion, appoint from its membership an Executive Committee of two or more directors, each to serve at the pleasure of the Board of Directors.

SECTION 2. AUTHORITY. The Executive Committee is authorized to take any action which the Board of Directors could take, except that the Executive Committee shall not have the power either to issue or authorize the issuance of shares of capital stock, to amend the By-Laws, or to take any action specifically prohibited by the By-Laws or a resolution of the Board of Directors. Any authorized action taken by the Executive Committee shall be as effective as if it had been taken by the full Board of Directors.

SECTION 3. REGULAR MEETINGS. Regular meetings of the Executive Committee may be held within or without the State of Nevada at such time and place as the Executive Committee may provide from time to time.

SECTION 4. SPECIAL MEETINGS. Special meetings of the Executive Committee may be called by or at the request of the President or any member of the Executive Committee.

SECTION 5. NOTICE. Notice of any special meeting shall be given at least one day previous thereto by written notice, telephone, telegram or in person. Neither the business to be transacted at, nor the purpose of a regular or special meeting of the Executive Committee need be specified in the notice or waiver of notice of such meeting. A member may waive notice of any meeting of the Executive Committee. The attendance of a member at any meeting shall constitute a waiver of notice of such meeting, except where a member attends a meeting for the express purpose of objecting to the transaction of any business because the meeting is not lawfully called or convened.

SECTION 6. QUORUM. A majority of the members of the Executive Committee shall constitute a quorum for the transaction of business at any meeting of the Executive Committee; provided that if fewer than a majority of the members are present at said meeting a majority of the members present may adjourn the meeting from time to time without further notice.

SECTION 7. MANNER OF ACTING. The act of the majority of the members present at a meeting at which a quorum is present shall be the act of the Executive Committee, and said Committee shall keep regular minutes of its proceedings which shall at all times be open for inspection by the Board of Directors.

SECTION 8. PRESUMPTION OF ASSENT. A member of the Executive Committee who is present at a meeting of the Executive Committee at which action on any corporate matter is taken, shall be conclusively presumed to have assented to the action taken unless his dissent shall be entered in the minutes of the meeting or unless he shall file his written dissent to such action with the person acting as secretary of the meeting before the adjournment thereof, or shall forward such dissent by certified or registered mail to the Secretary of the corporation immediately after the adjournment of the meeting. Such right to dissent shall not apply to a member of the Executive Committee who voted in favor of such action.

ARTICLE V

OFFICERS

SECTION 1. NUMBER. The officers of the corporation shall be a President, a Vice President, a Treasurer and a Secretary and such other or subordinate officers as the Board of Directors may from time to time elect. One person may hold one or more offices and perform the duties of one or more of said officers, except those of President and Secretary. No officer need be a member of the Board of Directors.

SECTION 2. ELECTION, TERM OF OFFICE, QUALIFICATIONS. The officers of the corporation shall be chosen by the Board of Directors and they shall be elected annually at the meeting of the Board of Directors held immediately after each annual meeting of the stockholders, except as hereinafter otherwise provided for filling vacancies. Each officer shall hold his office until his successor shall have been duly chosen and shall have qualified, or until his death, or until he shall resign or shall have been removed in the manner hereinafter provided.

SECTION 3. REMOVAL. Any officer or agent elected or appointed by the Board of Directors may be removed by the Board of Directors at any time whenever in its judgment the best interests of the corporation would be served thereby, and such removal shall be without prejudice to the contract rights, if any, of the person so removed.

SECTION 4. VACANCIES. All vacancies in any office shall be filled by the Board of Directors without undue delay, at any regular meeting, or at a meeting specially called for that purpose.

SECTION 5. THE PRESIDENT. The President shall be the chief executive officer of the corporation and shall have general supervision over the business of the corporation and over its several officers, subject, however, to the control of the Board of Directors. He may sign, with the Treasurer or with the Secretary or any other proper officer of the corporation thereunto authorized by the Board of Directors, certificates for shares of the capital stock of the corporation; may sign and execute in the name of the corporation deeds, mortgages, bonds, contracts or other instruments authorized by the Board of Directors, except in cases where the signing and execution thereof shall be expressly delegated by the Board of Directors or by these By-Laws to some other officer or agent of the corporation; and in general shall perform all duties incident to the duties of the President, and such other duties as from time to time may be assigned to him by the Board of Directors.

SECTION 6. VICE-PRESIDENT. The Vice-President shall in the absence or incapacity of the President, or as ordered by the Board of Directors, perform the duties of the President, or such other duties or functions as may be given to him by the Board of Directors from time to time.

SECTION 7. TREASURER. The Treasurer shall have the care and custody of all the funds and securities of the corporation and deposit the same in the name of the corporation in such bank or trust company as the Board of Directors may designate; he may sign or countersign all checks, drafts and orders for the payment of money and may pay out and dispose of same under the direction of the Board of Directors, and may sign or countersign all notes or other obligations of indebtedness of the corporation; he may sign with the President, or Vice-President, certificates for shares of stock of the corporation; he shall at all reasonable times exhibit the books and accounts to any director or stockholder of the corporation under application at the office of the company during business hours; and he shall, in general, perform all duties as from time to time may be assigned to him by the President or by the Board of Directors. The Board of Directors may at its discretion require of each officer authorized to disburse the funds of the corporation a bond in such amount as it may deem adequate.

SECTION 8. SECRETARY. The Secretary shall keep the minutes of the meetings of the Board of Directors and also the minutes of the meetings of the stockholders; he shall attend to the giving and serving of all notices of the corporation

and shall affix the seal of the corporation to all certificates of stock, when signed and countersigned by the duly authorized officers; he may sign certificates for shares of stock of the corporation; he may sign or countersign all checks, drafts and orders for the payment of money, he shall have charge of the certificate book and such other books and papers as the Board may direct; he shall keep a stock book containing the names, alphabetically arranged, of all persons who are stockholders of the corporation, showing their places of residence, the number of shares of stock held by them respectively, the time when they respectively became the owners thereof, and the amount paid thereon; and he shall, in general, perform all duties incident to the office of Secretary and such other duties as from time to time may be assigned to him by the President or by the Board of Directors.

SECTION 9. OTHER OFFICERS. The Board of Directors may authorize and empower other persons or other officers appointed by it to perform the duties and functions of the officers specifically designated above by special resolution in each case.

SECTION 10. ASSISTANT TREASURERS AND ASSISTANT SECRETARIES. The Assistant Treasurers shall respectively, as may be required by the Board of Directors, give bonds for the faithful discharge of their duties, in such sums and with such sureties as the Board of Directors shall determine. The Assistant Secretaries as thereunto authorized by the Board of Directors may sign with the President or Vice-President certificates for shares of the capital stock of the corporation, the issue of which shall have been authorized by resolution of the Board of Directors. The Assistant Treasurers and Assistant Secretaries shall, in general, perform such duties as may be assigned to them by the Treasurer or the Secretary respectively, or by the President or by the Board of Directors.

ARTICLE VI

INDEMNIFICATION OF OFFICERS AND DIRECTORS

Except as hereinafter stated otherwise, the corporation shall indemnify all of its officers and directors, past, present and future, against any and all expenses incurred by them, and each of them including but not limited to legal fees, judgments and penalties which may be incurred, rendered or levied in any legal action brought against any or all of them for or on account of any act or omission alleged to have been committed while acting within the scope of their duties as officer or directors of this corporation.

ARTICLE VII

CONTRACTS, LOANS, CHECKS AND DEPOSITS

SECTION 1. CONTRACTS. The Board of Directors may authorize any officer or officers, agent or agents, to enter into any contract or execute and deliver any instrument in the name of and on behalf of the corporation, and such authority may be general or confined to specific instances.

SECTION 2. LOANS. No loans shall be contracted on behalf of the corporation and no evidence of indebtedness shall be issued in its name unless authorized by the Board of Directors or approved by a loan committee appointed by the Board of Directors and charged with the duty of supervising investments. Such authority may be general or confined to specific instances.

SECTION 3. CHECKS, DRAFTS, ETC. All checks, drafts or other orders for payment of money, notes or other evidences of indebtedness issued in the name of the corporation shall be signed by such officer or officers, agent or agents of the corporation and in such manner as shall from time to time be determined by resolutions of the Board of Directors.

SECTION 4. DEPOSITS. All funds of the corporation not otherwise employed shall be deposited from time to time to the credit of the corporation in such banks, trust companies or other depositories as the Board of Directors may select.

ARTICLE VIII

CAPITAL STOCK

SECTION 1. CERTIFICATES FOR SHARES. Certificates for shares of stock of the corporation shall be in such form as shall be approved by the incorporators or by the Board of Directors. The certificates shall be numbered in the order of their issue, shall be signed by the President or the Vice-President and by the Secretary or the Treasurer, or by such other person or officer as may be designated by the Board of Directors; provided, however, that no certificates shall be both signed and countersigned by the same person; and the seal of the corporation shall be affixed thereto, which said signatures and seal may be authenticated by facsimiles of the signatures of the said duly designated officers and of the seal of the corporation. Every certificate authenticated by a facsimile of such signatures and seal must be countersigned by a Transfer Agent to be appointed by the Board of Directors, before issuance.

SECTION 2. TRANSFER OF STOCK. Shares of the stock of the corporation may be transferred by the delivery of the certificate accompanied either by an assignment in writing on the back of the certificate or by written power of attorney to sell, assign, and transfer the same on the books of the corporation, signed by the person appearing by the certificate to be the owner of the shares represented thereby, together with all necessary federal and state transfer tax stamps affixed and shall be transferable on the books of the corporation upon surrender thereof so signed or endorsed. The person registered on the books of the corporation as the owner of any shares of stock shall be entitled to all the rights of ownership with respect to such shares.

SECTION 3. REGULATIONS. The Board of Directors may make such rules and regulations as it may deem expedient not inconsistent with the By-Laws or with the Articles of Incorporation, concerning the issue, transfer and registration of certificates for shares of stock of the corporation. It may appoint a transfer agent or a registrar of transfers, or both, and it may require all certificates to bear the signature of either or both.

SECTION 4. LOST CERTIFICATES. The Board of Directors may direct a new certificate or certificates to be issued in place of any certificate or certificates theretofore issued by the corporation alleged to have been lost or destroyed, upon the making of an affidavit of that fact by the person claiming the certificate of stock to be lost or destroyed. When authorizing such issue of a new certificate or certificates, the Board of Directors may, in its discretion and as a condition precedent to the issuance thereof, require the owner of such lost or destroyed certificate or certificates, or his legal representative, to advertise the same in such manner as it shall require and/or give the corporation a bond in such sum as it may direct as indemnity against any claim that may be made against the corporation with respect to the certificate alleged to have been lost or destroyed.

ARTICLE IX

DIVIDENDS

SECTION 1. The corporation shall be entitled to treat the holder of any share or shares of stock as the holder in fact thereof and, accordingly, shall not be bound to recognize any equitable or other claim to or interest in such shares on the part of any other person, whether or not it shall have express or other notice thereof, except as expressly provided by the laws of Nevada.

SECTION 2. Dividends on the capital stock of the corporation, subject to the provisions of the Articles of Incorporation, if any, may be declared by the Board of Directors at any regular or special meeting, pursuant to law.

SECTION 3. The Board of Directors may close the transfer books in its discretion for a period not exceeding fifteen days preceding the date fixed for holding any meeting, annual or special, of the stockholders, or the day appointed for the payment of a dividend.

SECTION 4. Before payment of any dividend or making any distribution of profits, there may be set aside out of funds of the corporation available for dividends, such sum or sums as the directors may from time to time, in their absolute discretion, think proper as a reserve fund to meet contingencies, or for equalizing dividends, or for repairing or maintaining any property of the corporation, or for any such other purpose as the directors shall think conducive to the interest of the corporation, and the directors may modify or abolish any such reserve in the manner in which it was created.

ARTICLE X

SEAL

The Board of Directors shall provide a corporate seal which shall be in the form of a circle and shall bear the full name of the corporation, the year of its incorporation and the words "Corporate Seal, Nevada".

ARTICLE XI

FISCAL YEAR

The fiscal year of the corporation shall end on the 31st day of December of each year.

ARTICLE XII

WAIVER OF NOTICE

Whenever any notice whatever is required to be given under the provisions of these By-Laws, or under the laws of the State of Nevada, or under the provisions of the Articles of Incorporation, a waiver in writing signed by the person or persons entitled to such notice, whether before or after the time stated therein, shall be deemed equivalent to the giving of such notice.

ARTICLE XIII

AMENDMENTS

There By-Laws may be altered, amended or repealed and new By-laws may be adopted at any regular or special meeting of the stockholders by a vote of the stockholders owning a majority of the shares and entitled to vote thereat. These new By-laws may also be altered, amended or repealed and the new By-Laws may be adopted at any regular or special meeting of the board of directors of the corporation (if notice of such alteration or repeal be contained in the notice of such special meeting) by a majority vote of the directors present at the meeting at which a quorum is present, but any such amendment shall not be inconsistent with or contrary to the provision of any amendment adopted by the stockholders.

KNOW ALL MEN BY THESE PRESENTS, that the undersigned, being the secretary of KOKOWEEF, INC, a Nevada corporation, hereby acknowledges that the above and forgoing By-Laws were duly adopted as the By-Laws of said corporation on the 10th day of December 2006.

IN WITNESS WHEREOF, I hereunto subscribed my name this
tenth day of December 2006



Ted R Burke - Secretary

EXHIBIT "2"

BY-LAWS
OF
KOKOWEEF, INC.
A NEVADA CORPORATION

*Actual
not
Signed*

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ARTICLE I
OFFICES

SECTION 1. PRINCIPAL OFFICE. The principal office of the corporation shall be located in the City of North Las Vegas, Clark County, Nevada.

SECTION 2. OTHER OFFICES. In addition to the principal office at North Las Vegas, Nevada, other offices may also be maintained at such other places, either within or without the State of Nevada, as may be designated from time to time by the Board of Directors, where any and all business of the corporation may be transacted, and where meetings of the stockholders and of the directors may be held with the same effect as though done or held at said principal office.

ARTICLE II
MEETING OF STOCKHOLDERS

SECTION 1. ANNUAL MEETINGS. The annual meeting of the stockholders, commencing with the year 2005, shall be held at the principal office of the corporation at North Las Vegas, Nevada, or at such other places as may be specified or fixed in the notice of such meetings, on the first Sunday of June at 2:00 p.m., for the election of directors and for the transaction of such other business as may properly come before said meeting. If the day fixed for the annual meeting shall be a legal holiday, such meeting shall be held on the next succeeding business day. If the election of directors shall not be held on the day designated herein for any annual meeting, or at the adjournment thereof, the board of directors shall cause the election to be held at a meeting of the stockholders as soon thereafter as may conveniently be had.

SECTION 2. NOTICE OF ANNUAL MEETING. The Secretary shall mail, in the manner provided in Section 5 of Article II of these By-Laws, or deliver a written or printed notice of each annual meeting to each stockholder of record, entitled to vote thereat, or may notify by e-mail or fax, at least ten and not more than sixty days before the date of such meeting.

SECTION 3. PLACE OF MEETING. The Board of Directors may designate any place either within or without the State of Nevada, as the place of meeting for any annual meeting or for any special meeting called by the Board of Directors. A waiver of notice signed by all stockholders may designate any place either within or without the State of Nevada as the place for the holding of such meeting. If no designation is made, or if a special meeting be otherwise called, the place of meeting shall be the principal

office of the corporation in the state of Nevada, except as otherwise provided in Section 6, Article II of these By-Laws, entitled "Meeting of all Stockholders."

SECTION 4. SPECIAL MEETINGS. Special meetings of the stockholders shall be held at the principal office of the corporation or at such other place as shall be specified or fixed in a notice thereof. Such meetings of the stockholders may be called at any time by the President or Secretary, or by a majority of the Board of Directors then in office, and shall be called by the President with or without board approval on the written request of the holders of record of at least fifty per cent (50%) of the number of shares of the corporation then outstanding and entitled to vote, which written request shall state the object of such meeting.

SECTION 5. NOTICE OF MEETINGS. Written or printed notice stating the place, day and hour of the meeting and, in case of a special meeting, the purpose or purposes for which the meeting is called, shall be delivered not less than ten nor more than sixty days before the date of the meeting, either personally or by mail, by or at the direction of the President or the Secretary, to each stockholder of record entitled to vote at such meeting. If mailed, such notice shall be deemed to be delivered when deposited in the United States mail, addressed to the stockholder at his address as it appears on records of the corporation, with postage prepaid.

Any stockholder may at any time, by a duly signed statement in writing to the effect, waive any statutory or other notice of any meeting, whether such statement be signed before or after such meeting.

SECTION 6. MEETING OF ALL STOCKHOLDERS. If all the stockholders shall meet at any time and place, either within or without the State of Nevada, any consent to the holding of the meeting at such time and place, such meeting shall be valid without call or notice and at such meeting any corporate action may be taken.

SECTION 7. QUORUM. At all stockholders' meetings, the presence in person or by proxy of the holders of a majority constitutes a quorum for the transaction of business, but a lesser number may adjourn to some future time not less than seven nor more than twenty-one days later, and the Secretary shall thereupon give at least three days notice by mail to each stockholder entitled to vote who is absent from such meeting.

SECTION 8. MODE OF VOTING. At all meetings of the stockholders the voting may be vive voice, but any qualified voter may demand a stock vote whereupon such stock vote shall be taken by ballot, each of which shall state the name of the stockholder voting and the number of shares voted by him and, if such ballot be cast by proxy, it shall also state the name of such proxy; provided, however, that the mode of voting prescribed by statute for any particular case shall be in such case followed.

SECTION 9. PROXIES. At any meeting of the stockholders, any stockholder may be present and vote by a proxy or proxies appointed by an instrument in writing. In the event any such instrument in writing shall be present at the meeting, or, if, only one

shall be present, then that one shall have and may exercise all of the powers conferred by such written instrument upon all of the persons so designated unless the instrument shall otherwise provide. No such proxy shall be valid after the expiration of six months from the date of its execution, unless coupled with an interest, or unless the person executing it specified therein the length of time for which it is to continue in force, which in no case shall exceed seven years from the date of its execution. Subject to the above, any proxy duly executed is not revoked and continues in full force and effect until an instrument revoking it or a duly executed proxy bearing a later date is filed with the secretary of the corporation. At no time shall any proxy be valid which shall be filed less than ten hours before the commencement of the meeting.

SECTION 10. VOTING LISTS. The officer or agent in charge of the transfer books for shares of the corporation shall make, at least three days before each meeting of stockholders, a complete list of the stockholders entitled to vote at such meeting, arranged in alphabetical order with the number of shares held by each, which list for a period of two days prior to such meeting shall be kept on file at the registered office of the corporation and shall be subject to inspection by any stockholder at any time during the whole time of the meeting. The original share ledger of transfer book, or duplicate thereof, kept in this state, shall be prima facie evidence as to who are the stockholders entitled to examine such list or share ledger or transfer book or to vote at any meeting of stockholders.

SECTION 11. CLOSING TRANSFER BOOKS OR FIXING OF RECORD DATE. For the purpose of determining stockholders entitled to notice or to vote for any meeting of stockholders, the Board of Directors of the corporation may provide that the stock transfer books be closed for a stated period but not to exceed in any case sixty (60) days before such determination. If the stock transfer books be closed for the purpose of determining stockholders entitled to notice of a meeting of stockholders, such books shall be closed for at least fifteen days immediately preceding such meeting. In lieu of closing the stock transfer books, the Board of Directors may fix in advance a date in any case to be not more than sixty (60) days, nor less than ten (10) days prior to the date on which the particular action, requiring such determination of stockholders, is to be taken. If the stock transfer books are not closed and no record date is fixed for determination of stockholders entitled to receive payment of a dividend, the date on which notice of the meeting is mailed or the date on which the resolution of the Board of Directors declaring such dividend is adopted, as the case may be, shall be the record date for such determination of shareholders.

SECTION 12. VOTING OF SHARES. Each outstanding share entitled to vote shall be entitled to one vote upon each matter submitted to vote at a meeting of stockholders.

SECTION 13. VOTING OF SHARES BY CERTAIN HOLDERS. Shares standing in the name of another corporation, domestic or foreign, may be voted by such officer, agent or proxy as the By-Laws of such corporation may prescribe, or, in the absence of such provision, as the Board of Directors of such corporation may determine.

Shares standing in the name of a deceased person may be voted by his administrator or executor, either in person or by proxy. Shares standing in the name of a guardian, conservator or trustee may be voted by such fiduciary either in person or by proxy, but no guardian, conservator, or trustee shall be entitled, as such fiduciary, to vote shares held by him without a transfer of such shares into his name.

Shares standing in the name of a receiver may be voted by such receiver, and shares held by or under the control of a receiver may be voted by such receiver without the transfer thereof into his name if authority so to do be contained in an appropriate order of the court at which such receiver was appointed.

A stockholder whose shares are pledged shall be entitled to vote such shares until shares have been transferred into the name of the pledgee, and thereafter the pledgee shall be entitled to vote the shares so transferred.

Shares of its own stock belonging to this corporation shall not be voted, directly or indirectly, at any meeting and shall not be counted in determining the total number of outstanding shares at any time, but shares of its own stock held by it in a fiduciary capacity may be voted and shall be counted in determining the total number of outstanding shares at any given time.

SECTION 14. INFORMAL ACTION BY STOCKHOLDERS. Any action required to be taken at a meeting of the stockholders or any other action which may be taken at a meeting of the stockholders except the election of directors may be taken without a meeting if a consent in writing setting forth the action so taken shall be signed by all of the stockholders entitled to vote with respect to the subject matter thereof.

ARTICLE III **DIRECTORS**

SECTION 1. GENERAL POWERS. The Board of Directors shall have the control and general management of the affairs and business of the corporation. Such directors shall in all cases act as a Board, regularly convened, by a majority, and they may adopt such rules and regulations for the conduct of their meetings and the management of the corporation, as they may deem proper, not inconsistent with these By-Laws, the Articles of Incorporation and the laws of the State of Nevada. The Board of Directors shall further have the right to delegate certain other powers to the Executive Committee as provided in these By-Laws.

SECTION 2. THE NUMBER OF DIRECTORS. The affairs and business of this corporation shall be managed by a Board of Directors consisting of at least three (3) members, at least one of whom shall be a citizen of the United States, and all of whom shall be of full age.

SECTION 3. ELECTION. The Directors of the corporation shall be elected at an annual meeting of the stockholders, except as hereinafter otherwise provided for the filling of vacancies. Each director shall hold office for a term of one year and until his successor shall have been duly chosen and shall have qualified, or until his death, or until he shall resign, or shall have been removed in the manner hereinafter provided.

SECTION 4. VACANCIES IN THE BOARD. Any vacancy in the Board of Directors occurring during the year through death, resignation, removal or other cause, including vacancies caused by an increase in the number of directors, shall be filled for the unexpired portion of the term by a majority vote of the Directors present, provided they constitute a quorum, at any special meeting of the Board called for the purpose, or at any regular meeting thereof, provided, however, that in the event the remaining directors do not represent a quorum of the number set forth in Section 2 hereof, a majority of such remaining directors may elect directors to fill any vacancies then existing.

SECTION 5. DIRECTORS MEETINGS. Annual meeting of the Board of Directors shall be held each year immediately following the annual meeting of the stockholders. Other regular meetings of the Board of Directors shall from time to time by resolution be prescribed. No further notice of such annual or regular meeting of the Board of Directors need be given.

SECTION 6. SPECIAL MEETINGS. Special meetings of the Board of Directors may be called by or at the request of the President or any two directors. The person or persons authorized to call special meetings of the Board of Directors may fix any place, either within or without the State of Nevada, as the place for holding any special meeting of the Board of Directors called by them.

SECTION 7. NOTICE. Notice of any special meeting shall be given at least twenty-four hours previous thereto by written notice if personally delivered, or five days previous thereto if mailed to each director at his business address, or by facsimile or email. If mailed, such notice shall be deemed to have been delivered when deposited in the United States mail so addressed with proper posted thereon prepaid. If notice is given by facsimile or email, such notice shall be deemed to be delivered when the facsimile or email is sent to the addressee. Any director may waive notice of any meeting. The attendance of a director at any meeting shall constitute a waiver of notice of such meeting, except where a director attends a meeting for the express purpose of objecting to the transaction of any business because the meeting is not lawfully called or convened.

SECTION 8. CHAIRMAN. At all meetings of the Board of Directors, the President shall serve as Chairman, or in the absence of the President, the directors present shall choose by majority vote a director to preside as Chairman.

SECTION 9. QUORUM AND MANNER OF ACTING. A majority of the directors, whose number is designated in Section 2 herein, shall constitute a quorum for the transaction of business at any meeting and that the act of a majority of the directors present at any meeting at which a quorum is present shall be the act of the Board of

Directors. In the absence of a quorum, the majority of the directors present may adjourn any meeting from time to time until a quorum be had. Notice of any adjourned meeting need not be given. The directors shall act only as a Board and the individual directors shall have no power as such.

SECTION 10. REMOVAL OF DIRECTORS. Any one or more of the directors may be removed either with or without cause at any time by the vote or written consent of the stockholders representing not less than two-thirds of the issued and outstanding capital stock entitled to voting power.

SECTION 11. VOTING. At all meetings of the Board of Directors, each director is to have one vote, irrespective of the number of shares of stock that he may hold.

SECTION 12. COMPENSATION. By resolution of the Board of Directors, the directors may be paid their expenses, if any, of attendance at each meeting of the Board, and may be paid a fixed sum for attendance at meetings or at stated salary of directors. No such payment shall preclude any director from serving the corporation in any other capacity and receiving compensation therefor.

SECTION 13. PRESUMPTION OF ASSENT. A director of the corporation who is present at a meeting of the Board of Directors at which action on any corporate matter is taken, shall be conclusively presumed to have assented to the action taken unless his dissent shall be entered in the minutes of the meeting or unless he shall file his written dissent to such action with the person acting as the secretary of the meeting before the adjournment thereof or shall forward such dissent by certified or registered mail to the Secretary of the corporation immediately after the adjournment of the meeting. Such right to dissent shall not apply to a director who voted in favor of such action.

ARTICLE IV **EXECUTIVE COMMITTEE**

SECTION 1. NUMBER AND ELECTION. The Board of Directors may, in its discretion, appoint from its membership an Executive Committee of two or more directors, each to serve at the pleasure of the Board of Directors.

SECTION 2. AUTHORITY. The Executive Committee is authorized to take any action which the Board of Directors could take, except that the Executive Committee shall not have the power either to issue or authorize the issuance of shares of capital stock, to amend the By-Laws, or to take any action specifically prohibited by the By-Laws or a resolution of the Board of Directors. Any authorized action taken by the Executive Committee shall be as effective as if it had been taken by the full Board of Directors.

SECTION 3. REGULAR MEETINGS. Regular meetings of the Executive Committee may be held within or without the State of Nevada at such time and place as the Executive Committee may provide from time to time.

SECTION 4. SPECIAL MEETINGS. Special meetings of the Executive Committee may be called by or at the request of the President or any member of the Executive Committee.

SECTION 5. NOTICE. Notice of any special meeting shall be given at least one day previous thereto by written notice, telephone, email, facsimile, or in person. Neither the business to be transacted at, nor the purpose of a regular or special meeting of the Executive Committee need be specified in the notice or waiver of notice of such meeting. A member may waive notice of any meeting of the Executive Committee. The attendance of a member at any meeting shall constitute a waiver of notice of such meeting, except where a member attends a meeting for the express purpose of objecting to the transaction of any business because the meeting is not lawfully called or convened.

SECTION 6. QUORUM. A majority of the members of the Executive Committee shall constitute a quorum for the transaction of business at any meeting of the Executive Committee; provided that if fewer than a majority of the members are present at said meeting a majority of the members present may adjourn the meeting from time to time without further notice.

SECTION 7. MANNER OF ACTING. The act of the majority of its members present at a meeting at which a quorum is present shall be the act of the Executive Committee, and said Committee shall keep regular minutes of its proceedings which shall at all times be open for inspection by the Board of Directors.

SECTION 8. PRESUMPTION OF ASSENT. A member of the Executive Committee who is present at a meeting of the Executive Committee at which action on any corporate matter is taken, shall be conclusively presumed to have assented to the action taken unless his dissent shall be entered in the minutes of the meeting or unless he shall file his written dissent to such action with the person acting as secretary of the meeting before the adjournment thereof, or shall forward such dissent by certified or registered mail to the Secretary of the corporation immediately after the adjournment of the meeting. Such right to dissent shall not apply to a member of the Executive Committee who voted in favor of such action.

ARTICLE V **OFFICERS**

SECTION 1. NUMBER. The officers of the corporation shall be a President, a Vice President, a Treasurer, and a Secretary and such other or subordinate officers as the Board of Directors may from time to time elect. One person may hold one or more offices and perform the duties of one or more of said offices, except those of President and Secretary. No officer need be a member of the Board of Directors.

SECTION 2. ELECTION, TERM OF OFFICE, QUALIFICATIONS. The officers of the corporation shall be chosen by the Board of Directors and they shall be

elected annually at the meeting of the Board of Directors held immediately after each annual meeting of the stockholders, except as hereinafter otherwise provided for filling vacancies. Each officer shall hold his office until his successor shall have been duly chosen and shall have qualified, or until his death, or until he shall resign or shall have been removed in the manner hereinafter provided.

SECTION 3. REMOVAL. Any officer or agent elected or appointed by the Board of Directors may be removed by the Board of Directors at any time whenever in its judgment the best interests of the corporation would be served thereby, and such removal shall be without prejudice to the contract rights, if any, of the person so removed.

SECTION 4. VACANCIES. All vacancies in any office shall be filled by the Board of Directors without undue delay, at any regular meeting, or at a meeting specially called for that purpose.

SECTION 5. THE PRESIDENT. The President shall be the chief executive officer of the corporation and shall have general supervision over the business of the corporation and over its several officers, subject, however, to the control of the Board of Directors. He may sign, with the Treasurer or with the Secretary or any other proper officer of the corporation thereunto authorized by the Board of Directors, certificates for shares of the capital stock of the corporation; may sign and execute in the name of the corporation deeds, mortgages, bonds, contracts or other instruments authorized by the Board of Directors, except in cases where the signing and execution thereof shall be expressly delegated by the Board of Directors or by these By-Laws to some other officer or agent of the corporation; and in general shall perform all duties incident to the duties of the President, and such other duties as from time to time may be assigned to him by the Board of Directors.

SECTION 6. VICE-PRESIDENT. The Vice-President shall in the absence or incapacity of the President, or as ordered by the Board of Directors, perform the duties of the President, or such other duties or functions as may be given to him by the Board of Directors from time to time.

SECTION 7. TREASURER. The Treasurer shall have the care and custody of all the funds and securities of the corporation and deposit the same in the name of the corporation in such bank or trust company as the Board of Directors may designate; he may sign or countersign all checks, drafts and orders for the payment of money and may pay out and dispose of same under the direction of the Board of Directors, and may sign or countersign all notes or other obligations of indebtedness of the corporation; he may sign with the President, or Vice-President, certificates for shares of stock of the corporation; he shall at all reasonable times exhibit the books and accounts to any director or stockholder of the corporation under application at the office of the company during business hours; and he shall, in general, perform all duties as from time to time may be assigned to him by the President or by the Board of Directors. The Board of Directors may at its discretion require of each officer authorized to disburse the funds of the corporation a bond in such amount as it may deem adequate.

SECTION 8. SECRETARY. The Secretary shall keep the minutes of the meetings of the Board of Directors and also the minutes of the meetings of the stockholders; he shall attend to the giving and serving of all notices of the corporation and shall affix the seal of the corporation to all certificates of stock, when signed and countersigned by the duly authorized officers; he may sign certificates for shares of stock of the corporation; he may sign or countersign all checks, drafts and orders for the payment of money; he shall have charge of the certificate book and such other books and papers as the Board may direct; he shall keep a stock book containing the names, alphabetically arranged, of all persons who are stockholders of the corporation, showing their places of residence, the number of shares of stock held by them respectively, the time when they respectively became the owners thereof, and the amount paid thereon; and he shall, in general, perform all duties incident to the office of Secretary and such other duties as from time to time may be assigned to him by the President or by the Board of Directors.

SECTION 9. OTHER OFFICERS. The Board of Directors may authorize and empower other persons or other officers appointed by it to perform the duties and functions of the officers specifically designated above by special resolution in each case.

SECTION 10. ASSISTANT TREASURERS AND ASSISTANT SECRETARIES. The Assistant Treasurers shall respectively, as may be required by the Board of Directors, give bonds for the faithful discharge of their duties, in such sums and with such sureties as the Board of Directors shall determine. The Assistant Secretaries as thereunto authorized by the Board of Directors may sign with the President or Vice-President certificates for shares of the capital stock of the corporation, the issue of which shall have been authorized by resolution of the Board of Directors. The Assistant Treasurers and Assistant Secretaries shall, in general, perform such duties as may be assigned to them by the Treasurer or the Secretary respectively, or by the President or by the Board of Directors.

ARTICLE VI

INDEMNIFICATION OF OFFICERS AND DIRECTORS

Except as hereinafter stated otherwise, the corporation shall indemnify all of its officers and directors, past, present and future, against any and all expenses incurred by them, and each of them including but not limited to legal fees, judgments and penalties which may be incurred, rendered or levied in any legal action brought against any or all of them for or on account of any act or omission alleged to have been committed while acting within the scope of their duties as officers or directors of this corporation.

ARTICLE VII

CONTRACTS, LOANS, CHECKS AND DEPOSITS

SECTION 1. CONTRACTS. The Board of Directors may authorize any officer or officers, agent or agents, to enter into any contract or execute and deliver any

instrument in the name of and on behalf of the corporation, and such authority may be general or confined to specific instances.

SECTION 2. LOANS. No loans shall be contracted on behalf of the corporation and no evidence of indebtedness shall be issued in its name unless authorized by the Board of Directors or approved by a loan committee appointed by the Board of Directors and charged with the duty of supervising investments. Such authority may be general or confined to specific instances.

SECTION 3. CHECKS, DRAFTS, ETC. All checks, drafts or other orders for payment of money, notes or other evidences of indebtedness issued in the name of the corporation shall be signed by such officer or officers, agent or agents of the corporation and in such manner as shall from time to time be determined by resolution of the Board of Directors.

SECTION 4. DEPOSITS. All funds of the corporation not otherwise employed shall be deposited from time to time to the credit of the corporation in such banks, trust companies or other depositories as the Board of Directors may select.

ARTICLE VIII **CAPITAL STOCK**

SECTION 1. CERTIFICATES FOR SHARES. Certificates for shares of stock of the corporation shall be in such form as shall be approved by the Board of Directors. The certificates shall be numbered in the order of their issue, shall be signed by the President or the Vice-President and by the Secretary or the Treasurer, or by such other person or officer as may be designated by the Board of Directors; provided, however, that no certificates shall be both signed and countersigned by the same person; and the seal of the corporation shall be affixed thereto, which said signatures and seal may be authenticated by facsimiles of the signatures of the said duly designated officers and of the seal of the corporation. Every certificate authenticated by a facsimile of such signatures and seal must be countersigned by a Transfer Agent to be appointed by the Board of Directors, before issuance.

SECTION 2. TRANSFER OF STOCK. Shares of the stock of the corporation may be transferred by the delivery of the certificate accompanied either by an assignment in writing on the back of the certificate or by written power of attorney to sell, assign, and transfer the same on the books of the corporation, signed by the person appearing by the certificate to be the owner of the shares represented thereby, together with all necessary federal and state transfer tax stamps affixed and shall be transferable on the books of the corporation upon surrender thereof so signed or endorsed. The person registered on the books of the corporation as the owner of any shares of stock shall be entitled to all the rights of ownership with respect to such shares.

SECTION 3. REGULATIONS. The Board of Directors may make such rules and regulations as it may deem expedient not inconsistent with the By-Laws or with the

Articles of Incorporation, concerning the issue, transfer and registration of certificates for shares of stock of the corporation. It may appoint a transfer agent or a registrar of transfers or both, and it may require all certificates to bear the signature of either or both.

SECTION 4. LOST CERTIFICATES. The Board of Directors may direct a new certificate or certificates to be issued in place of any certificate or certificates theretofore issued by the corporation alleged to have been lost or destroyed, upon the making of an affidavit of that fact by the person claiming the certificate of stock to be lost or destroyed. When authorizing such issue of a new certificate or certificates, the Board of Directors may, in its discretion and as a condition precedent to the issuance thereof, require the owner of such lost or destroyed certificate or certificates, or his legal representative, to advertise the same in such manner as it shall require and/or give the corporation a bond in such sum as it may direct as indemnity against any claim that may be made against the corporation with respect to the certificate alleged to have been lost or destroyed.

ARTICLE IX DIVIDENDS

SECTION 1. The corporation shall be entitled to treat the holder of any share or shares of stock as the holder in fact thereof and, accordingly, shall not be bound to recognize any equitable or other claim to or interest in such shares on the part of any other person, whether or not it shall have express or other notice thereof, except as expressly provided by the laws of Nevada.

SECTION 2. Dividends on the capital stock of the corporation, subject to the provisions of the Articles of Incorporation, if any, may be declared by the Board of Directors at any regular or special meeting, pursuant to law.

SECTION 3. The Board of Directors may close the transfer books in its discretion for a period not exceeding fifteen days preceding the date fixed for holding any meeting, annual or special, of the stockholders, or the day appointed for the payment of a dividend.

SECTION 4. Before payment of any dividend or making any distribution of profits, there may be set aside out of funds of the corporation available for dividends, such sum or sums as the directors may from time to time, in their absolute discretion, think proper as a reserve fund to meet contingencies, or for equalizing dividends, or for repairing or maintaining any property of the corporation, or for any such other purpose as the directors shall think conducive to the interest of the corporation, and the directors may modify or abolish any such reserve in the manner in which it was created.

ARTICLE X

SEAL

(Optional)

The Board of Directors shall provide a corporate seal which shall be in the form of a circle and shall bear the full name of the corporation, the year of its incorporation and the words "Corporate Seal, Nevada."

ARTICLE XI

FISCAL YEAR

The fiscal year of the corporation shall end on the 31st day of December of each year.

ARTICLE XII

WAIVER OF NOTICE

Whenever any notice whatever is required to be given under the provisions of these By-Laws, or under the laws of the State of Nevada, or under the provisions of the Articles of Incorporation, a waiver in writing signed by the person or persons entitled to such notice, whether before or after the time stated therein, shall be deemed equivalent to the giving of such notice.

ARTICLE XIII

AMENDMENTS

These By-Laws may be altered, amended or repealed and new By-Laws may be adopted at any regular or special meeting of the stockholders by a vote of the stockholders owning a majority of the shares and entitled to vote thereat. These new By-Laws may also be altered, amended or repealed and the new By-Laws may be adopted at any regular or special meeting of the Board of Directors of the corporation (if notice of such alteration or repeal be contained in the notice of such special meeting) by a majority vote of the directors present at the meeting at which a quorum is present, but any such amendment shall not be inconsistent with or contrary to the provision of any amendment adopted by the stockholders.

KNOW ALL MEN BY THESE PRESENTS, that the undersigned, being the secretary of KOKOWEEF, INC., a Nevada Corporation, hereby acknowledges that the above and foregoing By-Laws were duly adopted as the By-Laws of said corporation on the 11th day of July, 2007.

IN WITNESS WHEREOF, I hereunto subscribed my name, this eleventh day of July, 2007.

Ted R. Burke, Secretary

2/16/18

1 **AFF**

Neil J. Beller, Esq.
NEIL J. BELLER, LTD.
Nevada State Bar No. 002360
7408 W. Sahara Ave.
Las Vegas, NV 89117
(702) 368-7767
(702) 368-7720 Facsimile
Attorney for Plaintiffs

2
3
4
5 **DISTRICT COURT**
6 **CLARK COUNTY, NEVADA**

7 TED R. BURKE; MICHAEL R and LAURETTA
8 L. KEHOE; JOHN BERTOLDAO; PAUL
9 BARNARD; EDDY KRAVETZ; JACKIE and
10 FRED KRAVETZ; STEVEN FRANKS; PAULA
11 MARIA BARNARD; PETER T. and LISA A
12 FREEMAN; LEON GOLDEN; C.A. MURFF;
13 GERDA FERN BILLBE; BOB and ROBYN
14 TRESKA; MICHAEL RANDOLF; and
15 FREDERICK WILLIS,

16
17 Plaintiffs,

18 vs.

19 LARRY L. HAHN, individually, and as President
20 and Treasurer of Kokoweef, Inc. and former
21 President and Treasurer of Explorations
22 Incorporated of Nevada; HAHN'S WORLD OF
23 SURPLUS, INC., a Nevada corporation; DOES I
24 - X, inclusive; DOE OFFICERS, DIRECTORS,
and PARTICIPANTS I - XX,

Defendants,

and

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

Nominal Defendants.

CASE NO.: A558629

DEPT.: XIII

AFFIDAVIT OF TALON STRINGHAM

1 STATE OF UTAH)

2 : ss.

3 County of Salt Lake)

4 I, TALON C. STRINGHAM, being first duly sworn upon oath, depose and state as follows:

5 1. I am over the age of eighteen and am in all respects competent to testify to the facts and
6 conclusions described herein.

7 2. I am employed with and am a shareholder of Sage Forensic Accounting, Inc ("Sage"). Sage is
8 a Utah-based litigation support, forensic accounting, and consulting firm. Sage has been hired by the
9 Plaintiffs to provide forensic accounting services in the above-captioned litigation.

10 3. I am a Certified Public Accountant, a Certified Fraud Examiner with the Association of
11 Certified Fraud Examiners, an Accredited Senior Appraiser with the American Society of Appraisers,
12 Accredited in Business Valuation from the American Institute of Certified Public Accountants, and a
13 Certified Computer Examiner from the International Society of Forensic Computer Examiners.

14 4. A copy of my CV is attached hereto as Exhibit A.

15 5. I have conducted a preliminary review of various documents that have been provided to me, a
16 summary inventory of these documents is attached as Exhibit B.

17 6. I have reviewed the Affidavit of Michael R. Kehoe dated March 4, 2008, and while I do not yet
18 have all of the necessary documents to verify all Mr. Kehoe's assertions, as a fraud examiner I find
19 that his statements highlight the need for a comprehensive forensic or investigative accounting of the
20 books and records of both Explorations Incorporated of Nevada ("EIN") and Kokoweef, Inc.
21 ("Kokoweef").
22

1 7. As a Certified Fraud Examiner and based upon my experience there are certain business
2 environments that are conducive to providing opportunity for fraud or misrepresentation to occur. In
3 addition, there are certain accounting matters that indicate that fraud or misrepresentation has
4 occurred, or will occur. In this case, based upon the records and information I have been provided, I
5 consider the following to be "red flags" that increase the likelihood that fraud or misrepresentation has
6 occurred:

- 7 a. From what I understand there are virtually no internal controls at either Kokoweef or
8 EIN.
9 b. EIN found itself in a potentially unsolvable situation involving violations of securities
10 laws, ultimately resulting in EIN transferring its assets to Kokoweef, a new entity that
11 was formed specifically to cure the securities violations.
12 c. There are expenditures that lack supporting documents at both companies.
13 d. There are self-dealing transactions at both companies.

14 8. I present specific findings in the following paragraphs for the last two items listed above.

15 9. As I understand it and according to the Agreement between Kokoweef and Clifford E. and
16 Marjorie L. Keyes dated March 19, 2007, once the exchange and delivery of all stock certificates was
17 completed between Kokoweef and EIN shareholders pursuant to the November 10, 2005, Plan of
18 Reorganization, EIN was to be considered liquidated and dissolved. As shown in Schedule 1, I have
19 found \$23,250.00 was paid from Kokoweef to EIN between May 2, 2006, and August 31, 2007. Of
20 that, \$8,250.00 was paid after the date of the Closing Agreement, Assignment and Receipt, which is
21 dated August 31, 2006.
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1 10. As outlined in the Complaint, Hahn's World of Surplus, Inc. is a separate business for which
2 Larry Hahn has been the president and is currently controlling through members of his family. Given
3 this fact along with the apparent lack of controls at Kokoweef and EIN, the possibility for fraud is
4 present in checks that have been issued from both EIN and Kokoweef to Hahn's World of Surplus. As
5 shown in the attached Schedules 2 and 3, I have reviewed evidence that Mr. Hahn issued checks to
6 Hahn's World Surplus totaling \$26,492.39 from EIN and \$14,384.30 from Kokoweef.

7 11. Even more alarming than the checks issued to Hahn's World of Surplus are checks that have
8 been found to have been issued payable to various individuals, entities, or cash, but based upon the
9 processing marks on the back of the checks, the checks are actually being diverted and deposited into
10 an account of Hahn's World of Surplus.

11 12. As shown in the attached Schedule 4, checks totaling \$53,387.76 were issued from EIN
12 payable to various individuals or cash, but upon inspection of the cancelled check were found to have
13 been diverted and instead deposited into a Hahn's World of Surplus account.

14 13. As shown in the attached Schedule 5, checks totaling \$8,697.77 were issued from Kokoweef
15 payable to various individuals or cash but upon inspection of the cancelled check were found to have
16 been diverted and instead deposited into a Hahn's World of Surplus account.

17 14. I have also reviewed certain documents (an alleged receipt from EIN to Mike Randolph, an
18 Affidavit signed by Michael Randolph, an Affidavit signed by Ted Bruke, and bank statements for
19 EIN and Kokoweef) surrounding allegations of misappropriations of funds that were allegedly paid as
20 consideration for 1,000 shares of Kokoweef stock. Based on the documentation I have examined, it
21 appears that the funds were not used to further the business of Kokoweef, and/or the promised shares
22 were never issued.

1 15. I have also reviewed the following documents:

- 2 a. Corporate by laws for Kokoweef dated December 10, 2006 which were provided as an
3 attachment a letter from Nelson Segel to Neil Beller dated May 7, 2008.
- 4 b. Corporate by laws for Kokoweef given to me by Ted Burke which were dated July 11,
5 2007.
- 6 c. Board of Directors Meetings Minutes for Kokoweef given to me by Ted Burke which
7 were dated July 11, 2007.
- 8 d. Corporate by laws from Exploration Incorporated which were dated December 10,
9 1984.
- 10 e. Affidavit Ted Burke concerning the legitimacy of Kokoweef by laws dated December
11 10, 2006, as noted in a above.
- 12 f. Affidavit Micahel Kehoe concerning the legitimacy of Kokoweef by laws dated
13 December 10, 2006, as noted in a above.

14 16. Based on my review of the above documentation, it appears that manipulation of corporate
15 records is occurring for Kokoweef documents. If not outright fraud, at a minimum this is another "red
16 flag" that fraud is occurring at the company.

17 17. I have also been told in conversation with Ted Burke that according to research he has done,
18 there are shareholders listed on the Kokoweef's stockholder ledger who have no knowledge of the
19 Company.

20 18. These allegations, if true, raise additional "red flags" as to whether financial misrepresentation
21 and fraudulent activities are occurring at both EIN and Kokoweef. Based on my experience as a
22 Certified Fraud Examiner, given the number and frequency of "red flags" as mentioned herein, it
23
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1 substantially raises the possibility that financial misrepresentation and fraudulent activities are
2 occurring. Furthermore, when some apparent fraudulent activities are discovered, it typically becomes
3 the "tip of the iceberg" so to speak, as there is a higher probability that additional fraudulent activities
4 are occurring.

5 19. At this time, based on the limited documents and information in my possession, it cannot be
6 determined the full extent to which the financial information for both EIN and Kokoweef have or are
7 being intentionally misrepresented, possibly in furtherance of fraudulent activities.

8 20. Some of the elements for perpetration of financial fraud that are present in the EIN and
9 Kokoweef entities are: motivation (to overcome securities violations); opportunity (Mr. Hahn has
10 access to and control over virtually all assets of these companies without any checks or balances);
11 financial control weaknesses (there appears to be little to no financial controls or separation of duties,
12 Mr. Hahn has full control); and attempts to conceal (checks made payable to individuals but ultimately
13 deposited into Hahn's World of Surplus).

14 21. In order to conduct a thorough investigation into the books and records I will need access to
15 and/or copies of the documents, things, and information outlined in the attached Exhibit C for at least
16 the following persons or entities:

- 17 a. EIN
- 18 b. Kokoweef
- 19 c. Hahn's World of Surplus
- 20 d. Larry Hahn

21
22 Further affiant sayeth naught.

1 DATED this 15 day of May, 2008.

2

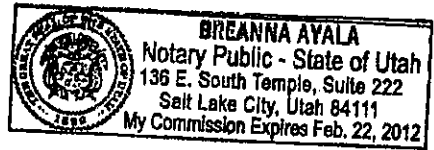
3 Tal C. Stringham
4 Talon C. Stringham

5

6 Subscribed and sworn to before me this 15 day of May, 2008.

7

8 Breanna Ayala
9 NOTARY PUBLIC



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Exhibit A



Talon C. Stringham
CPA, ABV, CFE, CCE, ASA



Talon C. Stringham has over 8 years of professional experience including providing litigation support services, expert witness testimony, forensic and investigative accounting, economic loss calculations, computer forensics services and business valuation services. He is one of only a few professionals in Utah to have formal training, expertise, and experience in both forensic, or investigative accounting, and business valuation. Mr. Stringham also has expertise in the area of computer forensics.

The following is a summary of Mr. Stringham's business valuation, investigative accounting, bankruptcy/liquidation, economic loss calculation, personal injury, patent infringement, computer forensics, and general litigation

experience.

Business Valuations

- Calculated the value of closely held companies in a wide variety of industries for a wide variety of purposes, including gift and estate tax planning, ESOP valuations, divorce settlements, shareholder disputes, and other litigation situations.
- Informed as to the rules and processes that guide appraisals. Experienced in performing appraisals in both contentious and cooperative environments.
- Performed an appraisal of a heavy-duty truck brake company in a California Anti-Trust case that involved elements of both lost profits and destruction of business.
- Performed an appraisal of a satellite communications provider whose owners were involved in a shareholder dispute. The company, a U.S. government subcontractor, provides satellite communication services for the U.S. government around the world.
- Performed five separate appraisals for three different companies involved in the paper mill industry in a Washington legal malpractice case.
- Performed a combined appraisal of seven different adult entertainment oriented nightclubs for a Utah divorce case.
- Performed appraisals of various automobile dealerships throughout the Intermountain area.
- Performed appraisals of various construction and real estate development companies, including companies with sales in excess \$100 million.
- Performed appraisals of various professional services firms, including a CPA practice and an engineering/architectural firm for divorce settlement purposes.

- Performed numerous appraisals of family limited partnerships and holding companies for gift and estate tax planning.
- Performed an appraisal of an educational film company involved in a shareholder dispute.
- Performed an appraisal of a parcel insurance provider involved in a shareholder dispute.

Forensic/Investigative Accounting

- Supervised and performed reconstruction of accounting records as a result of theft, floods, fires, and other natural disasters.
- Supervised and performed investigative accounting work for criminal fraud trials and claims.
- Supervised and performed investigative accounting services on the assets of marital estates in divorce cases.
- Supervised and performed investigative accounting services on officers and directors litigation and partnership disputes.
- Performed investigative accounting work related to accountants malpractice litigation.

Bankruptcy/Liquidations

- Performed analysis related to alter ego in fraudulent conveyance and substantive consolidation proceedings.
- Supervised and performed an asset tracing analysis related to cash held in a constructive trust action.

Economic Loss Calculation

- Calculated losses due to business interruption for a wide variety of industries on various insurance claims.
- Assisted both plaintiff and defense attorneys with analysis of various economic loss situations.
- Prepared economic loss calculation for a coal mining loss in Central Utah.

Personal Injury, Wrongful Death and Wrongful Termination

- Prepared analyses for a wide variety of individuals in personal injury, wrongful death, and wrongful termination cases.

Patent Infringement

- Analyzed and performed damage calculations for various patent infringement claims, including the performance of elasticity of demand analyses.
- Performed an analysis for litigation involving an exercise equipment patent.
- Perform an analysis for litigation involving cushioning materials patents.

Computer Forensic Services

- Recovered electronic evidence on various electronic media sources.
- Recovered electronic evidence for use in divorce cases.
- Recovered deleted electronic files for various purposes.

General Litigation Services

- Analyzed and performed damage calculation on anti-trust cases.

- Computed damages related to contract disputes.
- Computed damages on intellectual property cases.
- Computed damages involving losses associated with construction contracts.
- Computed damages on many different cases involving lost business profits.

Sample Industry Experience

Advertising	Agriculture	Building Materials	Coal Mining
Construction	Computer Software	Educational Multi-Media	Entertainment
Forestry	Glass	Hardware	Hospitality
Insurance	Internet Commerce	Medical Supplies	Multi-Level Marketing
Nutritional		Residential Treatment	
Supplements	Real Estate	Center	Restaurant/Bars
Satellite			
Communications	Services	Telemarketing	Tooth Whitening

Educational Qualifications

Mr. Stringham earned a Bachelor of Arts degree in Accounting and a Master of Science degree in Accounting, with an emphasis in Finance, from Utah State University.

Professional Affiliations/Activities

- Member of the American Institute of Certified Public Accountants (AICPA)
- Member of the Utah Association of Certified Public Accountants (UACPA)
- Certified Fraud Examiner of the Association of Certified Fraud Examiners (ACFE)
- Accredited Senior Appraiser of the American Society of Appraisers (ASA)
- Member of the International Society of Forensic Computer Examiners (ISFCE)
- Accredited in Business Valuation from the AICPA
- Chair, UACPA Business Valuation Committee, 2004
- Treasurer, Utah Chapter of Certified Fraud Examiners, 2004 - present

Publications and Courses Taught

- Author of "Fair Value in Utah," THE UTAH BAR JOURNAL (December 2003)
- Author of "Valuation Discounts for Holding Companies," THE JOURNAL ENTRY (October 2005)
- Author of "Personal Injury: How Much for How Long?" THE JOURNAL ENTRY (November 2005)
- Presented 4-hour continuing professional education course on Performing Business Valuations
- Presented continuing legal education course on Discovering Hidden Assets
- Presented continuing legal education course on Understanding Business Valuations
- Presented continuing professional education course on Forensic Accounting and Computer Forensics

SUMMARY DOCUMENT INVENTORY

Exhibit B

Line	Description	Entity	Date	Account #	Notes	Page Document Location
1	Financials: Profit/Loss, Balance Sheets, & General Ledgers	KoKowseef	1/05-12/07			KoKowseef Bank Records #1 (2006/-07 Up to Oct 07)
2	Misc: Copy of Cashier Check for \$2000	KoKowseef	10/13/2006			KoKowseef Bank Records #1 (2006/-07 Up to Oct 07)
3	Misc: Bill of Sale					KoKowseef Bank Records #1 (2006/-07 Up to Oct 07)
4	Misc: Receipts from Fry's Electronics					KoKowseef Bank Records #1 (2006/-07 Up to Oct 07)
5	Credit Cards: US Bank Statements		11/23/05-7/25/07	4798-1783-7000-0012		KoKowseef Bank Records #1 (2006/-07 Up to Oct 07)
6	Revenue		2006			KoKowseef Bank Records #1 (2006/-07 Up to Oct 07)
7	Revenue: Proof of Journal		4/06-8/07			KoKowseef Bank Records #1 (2006/-07 Up to Oct 07)
8	Revenue: Copy of Checks Requested by Randy Arellano		1/16/07 & 1/27/07			KoKowseef Bank Records #1 (2006/-07 Up to Oct 07)
9	Accts Pay: Invoices from Nevada Division of Industrial Relations	Exploration Inc. of Nevada				KoKowseef Bank Records #1 (2006/-07 Up to Oct 07)
10	Accts Pay: Western Union Money Transfers	Larry Hahn	1/9/06-3/16/07			KoKowseef Bank Records #1 (2006/-07 Up to Oct 07)
11	Accts Pay: List of Geo-Western Invoices	KoKowseef	1/1/06-6/30/07			KoKowseef Bank Records #1 (2006/-07 Up to Oct 07)
12	Accts Pay: Silver State Propane Account Summary	KoKowseef	2/20/04-6/12/07	1551		KoKowseef Bank Records #1 (2006/-07 Up to Oct 07)
13	Bank Rec: Reconciliation Summary & Detail	KoKowseef	5/31/06-10/31/07			KoKowseef Bank Records #1 (2006/-07 Up to Oct 07)
14	Bank Rec: US Bank Business Statements	KoKowseef	12/1/05-10/31/07	1-537-9090-3683		KoKowseef Bank Records #1 (2006/-07 Up to Oct 07)
15	Deposits: Deposit Detail	KoKowseef	1/05-10/07			KoKowseef Bank Records #1 (2006/-07 Up to Oct 07)
16	Deposits: Copies of US Bank Deposit Tickets	KoKowseef				KoKowseef Bank Records #1 (2006/-07 Up to Oct 07)
17	Deposits: Copies of Checks Paid to KoKowseef	KoKowseef	1/06-10/07			KoKowseef Bank Records #1 (2006/-07 Up to Oct 07)
18	Checks: Check Detail	KoKowseef				KoKowseef Bank Records #1 (2006/-07 Up to Oct 07)
19	Checks: Check Registry	KoKowseef				KoKowseef Bank Records #1 (2006/-07 Up to Oct 07)
20	Check Copies	KoKowseef				KoKowseef Bank Records #1 (2006/-07 Up to Oct 07)
21	General Ledger	Explorations of Nevada Inc.	2003-2004	1-537-9090-3683		KoKowseef Bank Records #2 (2003, 2004 - 05 - 06 - 07)
22	KoKowseef 2004: Money Deposited in Hahn's Surplus	KoKowseef	2003-2007			KoKowseef Bank Records #2 (2003, 2004 - 05 - 06 - 07)
23	KoKowseef 2004: US Bank Business Statement	KoKowseef	6/18/04-12/31/04	1-537-9090-3683		KoKowseef Bank Records #2 (2003, 2004 - 05 - 06 - 07)
24	KoKowseef 2005: Activity	KoKowseef	2005			KoKowseef Bank Records #2 (2003, 2004 - 05 - 06 - 07)
25	KoKowseef 2005: US Bank Business Statement w/Copies of Checks	KoKowseef	1/3/05-11/30/05	1-537-9090-3683		KoKowseef Bank Records #2 (2003, 2004 - 05 - 06 - 07)
26	KoKowseef 2006: Activity	KoKowseef	2006			KoKowseef Bank Records #2 (2003, 2004 - 05 - 06 - 07)
27	KoKowseef 2006: US Bank Business Statements w/Copies of Checks	KoKowseef	1/2/06-12/31/06	1-537-9090-3683		KoKowseef Bank Records #2 (2003, 2004 - 05 - 06 - 07)
28	KoKowseef 2007: Activity	KoKowseef	2007			KoKowseef Bank Records #2 (2003, 2004 - 05 - 06 - 07)
29	KoKowseef 2007: List of Checks Written to Individuals & Deposited in Hahn's Surplus	Larry Hahn	12/29/06-10/22/07			KoKowseef Bank Records #2 (2003, 2004 - 05 - 06 - 07)
30	KoKowseef 2007: US Bank Business Statements w/Copies of Checks	KoKowseef	1/2/07-10/31/07	1-537-9090-3683		KoKowseef Bank Records #2 (2003, 2004 - 05 - 06 - 07)
31	Financial: Profit/Loss, Balance Sheets, & Journals	Explorations of Nevada Inc.	1/03-12/06			EIN Bank Records #1 (2002/03/04)
32	Ledgers: General Ledgers	Explorations of Nevada Inc.	12/03-12/04			EIN Bank Records #1 (2002/03/04)
33	Receipts: Proof Journal	Explorations of Nevada Inc.	12/20/02-1/4/05			EIN Bank Records #1 (2002/03/04)
34	Checks: Check Registry	Explorations of Nevada Inc.	2003-2004			EIN Bank Records #1 (2002/03/04)
35	Credit Cards: American Express Account Summary	Larry Hahn/Explorations Inc NV	1/13/03-9/13/04	3722-603651-62007		EIN Bank Records #1 (2002/03/04)
36	Credit Cards: Citibank Account Summary	Larry Hahn/Explorations Inc NV	1/6/03-12/6/04	3472-3301-0142-4991		EIN Bank Records #1 (2002/03/04)
37	Financials: Profit/Loss & Balance Sheets	Explorations of Nevada Inc.	12/05-10/31/07			EIN Bank Records #2 (2003-04-05-06-07)
38	07: General Ledger	Explorations of Nevada Inc.	12/31/2007			EIN Bank Records #2 (2003-04-05-06-07)
39	06: US Bank Business Statement	Exploration Inc. of Nevada	12/06-12/31/06	1-537-0055-4121		EIN Bank Records #2 (2003-04-05-06-07)
40	06: Reconciliation Summary	Explorations of Nevada Inc.	1/31/06-12/31/06			EIN Bank Records #2 (2003-04-05-06-07)
41	Credit Cards: Citibank Account Summary	Explorations Inc of Nev	1/6/06-12/6/06	3472-3301-0142-4991		EIN Bank Records #2 (2003-04-05-06-07)
42	Credit Cards: Find Report	Explorations of Nevada Inc.	1/05-12/05			EIN Bank Records #2 (2003-04-05-06-07)
43	Credit Cards: Citibank Annual Summary Statement-Transaction Detail for 2005	Explorations Inc of Nev	2005	3472-3301-0142-4991		EIN Bank Records #2 (2003-04-05-06-07)
44	Credit Cards: American Express Account Summary	Larry Hahn/Explorations Inc NV	2/13/06-6/13/06	3722-603651-63005		EIN Bank Records #2 (2003-04-05-06-07)
45	Revenue: Proof Journal	Explorations of Nevada Inc.	12/3/04-3/24/06			EIN Bank Records #2 (2003-04-05-06-07)
46	Bank Rec: US Bank Business Statements w/ Copies of Checks	Exploration Inc. of Nevada	12/07-10/31/07	1-537-0055-4121		EIN Bank Records #2 (2003-04-05-06-07)

SUMMARY DOCUMENT INVENTORY

Exhibit B

Line	Description	Entity	Date	Account #	Notes	Page	Document Location
47	Bank Rec Reconciliation Summary & Detail	Explorations of Nevada Inc.	1/31/07-10/31/07				EIN Bank Records #2 (2003-04-05-06-07)
48	06: General Ledger	Explorations of Nevada Inc.	12/31/05-12/31/06				EIN Bank Records #2 (2003-04-05-06-07)
49	05: US Bank Business Statement	Explorations Inc. of Nevada	1/3/05-12/31/05	1-537-0055-4121			EIN Bank Records #2 (2003-04-05-06-07)
50	05: Reconciliation Summary & Detail	Explorations of Nevada Inc.	1/3/05-12/31/05				EIN Bank Records #2 (2003-04-05-06-07)
51	Checks: Check Detail	Explorations of Nevada Inc.	1/5/06-12/31/06				EIN Bank Records #2 (2003-04-05-06-07)
52	Checks: Check Registry	Explorations of Nevada Inc.	2006				EIN Bank Records #2 (2003-04-05-06-07)
53	Checks: Check Detail	Explorations of Nevada Inc.	1/5/05-12/31/05				EIN Bank Records #2 (2003-04-05-06-07)
54	Checks: Check Registry	Explorations of Nevada Inc.	2005				EIN Bank Records #2 (2003-04-05-06-07)
55	Money Deposited in Hahn's Surplus	EIN	2003-2007				EIN Bank Records #3
56	EIN 2003: Activity	EIN	2003				EIN Bank Records #3
57	EIN 2003: List of Checks Issued to Individuals Deposited Back Into Hahn's Surplus Account	EIN	1/2/03-12/24/03				EIN Bank Records #3
58	EIN 2003: US Bank Business Statements w/Copies of Checks	Exploration Inc. of Nevada	1/2/03-12/31/03	1-537-0055-4121			EIN Bank Records #3
59	EIN 2004: Activity	EIN	2004				EIN Bank Records #3
60	EIN 2004: List of Checks Written to Individuals and Redeposited in Hahn's Surplus	EIN	11/1/03-12/28/04				EIN Bank Records #3
61	EIN 2004: US Bank Business Statements w/Copies of Checks	Exploration Inc. of Nevada	1/2/04-12/31/04	1-537-0055-4121			EIN Bank Records #3
62	EIN 2005: Activity	EIN	2005				EIN Bank Records #3
63	EIN 2005: List of Checks Written to Individuals and Redeposited in Hahn's Surplus	EIN	12/6/04-12/16/05				EIN Bank Records #3
64	EIN 2005: US Bank Business Statements w/Copies of Checks	Exploration Inc. of Nevada	1/3/05-12/31/05	1-537-0055-4121			EIN Bank Records #3
65	EIN 2006: Activity	EIN	2006				EIN Bank Records #3
66	EIN 2006: List of Checks Written to Individuals and Redeposited in Hahn's Surplus	EIN	1/2/06-10/17/06				EIN Bank Records #3
67	EIN 2006: US Bank Business Statements w/Copies of Checks	Exploration Inc. of Nevada	1/2/06-12/31/06	1-537-0055-4121			EIN Bank Records #3
68	EIN 2007: Activity	EIN	2007				EIN Bank Records #3
69	EIN 2007: US Bank Business Statements w/Copies of Checks	Exploration Inc. of Nevada	1/2/07-11/30/07	1-537-0055-4121			EIN Bank Records #3
70	Dec: List of Dollar Amounts		5/7/2008				File
71	Dec: Misc Receipts & Invoices		12/10/2006				File
72	Letter from Nelson Segel to Neil J. Beller		7/11/2007				File
73	By-Laws of Kokoweeff, Inc. (attached to letter from Nelson Segel to Neil J. Beller)	KoKoweeff					File
74	By-Laws of Kokoweeff, Inc. (from Ted Burke)	Explorations Inc of Nev					File
75	By-Laws of Explorations Incorporated						File
76	Affidavit of Ted R. Burke (RE: Kokoweeff By-laws)						File
77	Affidavit of Michael R. Keloe (RE: Kokoweeff By-laws)						File
78	Minutes of Meeting of Kokoweeff Inc.	KoKoweeff	7/11/2007				File
79	Affidavit of Ted Burke (RE: Mike Randolph)		4/22/2008				File
80	Affidavit of Michael W. Randolph		4/18/2008				File
81	Verified Derivative Complaint (Burke, et al. v. Hahn, et al.), including Exhibits		3/7/2008				File

Exhibit C

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REQUEST NO. 1: Legible copies of all Federal and State Income Tax Returns including all schedules, forms, attachments, and other supporting documents or writings for each such return for each year during the discovery period.

REQUEST NO. 2: Legible copies of all statements for each month of each year during the discovery period for any accounts at any financial institution, including, but not limited to, checking accounts, savings accounts, money market accounts, time deposit accounts, retirement accounts, pension plan accounts, profit sharing plan accounts stock purchase plan accounts, annuity accounts, stock accounts, bond accounts, ready asset accounts, mutual fund accounts, loan accounts, credit accounts, mortgage accounts, or any similar such accounts.

- a. Legible copies of all cancelled checks, voucher portions of checks, or any other document or writing evidencing withdrawals or transfers of funds from each account for which statements are produced as requested above.
- b. Legible copies of all deposit slips or any other document or writing evidencing the source of funds deposited to each account for which statements are produced as requested above.
- c. Legible copies of all ledgers, reconciliation reports, registers, or other type of list used for tracking the balance of each account for which statements are produced as requested above.
- d. Legible copies of all signature cards for each account for which statements are produced as requested above.
- e. Legible copies of all communications sent to or received from each of the financial institutions for which statements are produced as requested above.
- f. Legible copies of any communications with any individual concerning any of the accounts at any of the financial institutions for which statements are produced as requested above.

REQUEST NO. 3: Legible copies of all statements or billings received from each and every creditor of debts incurred or paid during the discovery period, including but not limited to, copies of all vendor invoices or statements and other paid bill files.

REQUEST NO. 4: Legible copies of any documents, writings, or communications related to any retirement, pension, profit sharing, annuity, stock purchase, or other such similar plans.

REQUEST NO. 5: Legible copies of all mortgages, promissory notes, or other types of indebtedness representing monies owed.

REQUEST NO. 6: Legible copies of all loan applications.

REQUEST NO. 7: Legible copies of any contracts or agreements, whether proposed or actually consummated.

REQUEST NO. 8: Legible copies of all statements, contracts, and correspondence from any insurance company for any type of insurance for which you paid premium, for which premium was paid on your behalf by any other person or entity, for which you may have had coverage, or from which you received a benefit during the discovery period.

REQUEST NO. 9: Legible copies of any writings or other documents which evidence or describe your treatment of, deductions from cash value of, and disposition of any proceeds from any insurance policies for which documents are produced pursuant to the above request.

REQUEST NO. 10: Legible copies of any documents or writings evidencing any real estate acquired or disposed of during the discovery period.

REQUEST NO. 11: Legible copies of all registration, title of ownership, tax assessments, or other documents or writings evidencing each purchase, sale, use, or ownership of all vehicles, snowmobiles, trailers, motorcycles, boats, watercraft, trucks, campers, off-highway vehicles, and any other similar type of asset during the discovery period.

REQUEST NO. 12: Legible copies of all documents or writings evidencing, explaining, or detailing any pending lawsuits or any other contingent item from which a benefit may arise in the future or a liability may be incurred.

Exhibit C

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REQUEST NO. 13: Legible copies of all documents or writings evidencing, explaining, or detailing any related-party transactions or affiliations, including, but not limited to leases, rentals, sales transactions, purchase transactions, loans, and any other such similar type of transaction.

REQUEST NO. 14: Legible copies of all documents or writings evidencing, explaining, or detailing any inquiries, offers made, or offers received for purchase or sale of any stock, real estate, personal property, or business interest.

REQUEST NO. 15: Legible copies of all stockholder lists or ledger outlining the name, address, phone number, and number of shares held for each stockholder. This request includes a request for any and all electronic copies of the same, as there are indications that these are kept in Microsoft Access and/or Microsoft Excel formats.

REQUEST NO. 16: Legible copies of any business agreements, corporate documents, organizational documents, articles of incorporation, by-laws, minutes, joint venture agreements, operating agreements, partnership agreements, limited liability company agreements; documents amending any such documents, or other such similar documents or writings pertaining to any type of organization.

REQUEST NO. 17: Legible copies of all documents or writings evidencing any receivables at any point in time.

REQUEST NO. 18: Legible copies of all documents or writings evidencing any payables at any point in time.

REQUEST NO. 19: *The response to this request is dependent upon the computer program, if any, utilized by the company.* Copies of the data files and access to the companies computer systems for all computer programs utilized in the management and recordkeeping of the company, including but not limited to:

- a. QuickBooks data files
- b. Microsoft Money data files
- c. Peachtree Accounting data files
- d. MAS90 data files
- e. Quicken data files
- f. Usernames and passwords for the administrative account for all data files
- g. Name and version of program for which data file operates

REQUEST NO. 20: Legible copies of all financial budgets or projections for the Company prepared or started during the discovery period.

REQUEST NO. 21: Legible copies of or access to cash receipt registers/ledgers and cash disbursement registers/ledgers for the Company for all periods during the discovery period.

REQUEST NO. 22: Any list, document, writing, or schedule that shows, reflects, or establishes an equipment and depreciation schedule for the Company, which ties to the year end balance sheets for the discovery period.

REQUEST NO. 23: Any list, document, writing, or schedule that shows, reflects, or establishes all assets, property, and equipment that is used by the Company, including but not limited to:

- a. Description
- b. Date acquired
- c. Original purchase price
- d. Acquisition type (lease or purchase)
- e. Acquisition amount
- f. Useful life information
- g. Date replacement anticipated
- h. Estimate of current value
- i. Depreciation schedule

REQUEST NO. 24: Copies of any recent property tax assessments or other appraisals for any of the above items if such exist

Exhibit C

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REQUEST NO. 25: Any list, document, writing, or schedule that shows, reflects, or establishes all prepaid expenses for the Company.

REQUEST NO. 26: Copies of all existing agreements and contracts including, but not limited to: Covenants not to compete; Supplier agreements; Equipment leases; Rental contracts; Loan agreements; Labor contracts; and so on for the Company.

REQUEST NO. 27: Make all company computers available for digital forensic imaging.

Ted R. Burke, et al. vs. Larry L. Hahn, et al
Clark County, Nevada
Case No.: A558629

KOKOWEEF CHECKS TO EIN

Schedule I

Line	Date	Check No.	Check Payable To	Memo	Amount
1	05/02/06	1008	Explorations Inc of Nev.		4,000.00
2	05/22/06	1011	Explorations Inc of Nev.		5,000.00
3	08/28/06	1001	Explorations Inc.of Nevada	Transfer Funds	6,000.00
4	09/20/06	1005	Explorations Inc.of Nevada		3,000.00
5	09/26/06	1006	Explorations of Nev	Transfer Funds	2,000.00
6	01/24/07	1094	Explorations Inc.of Nevada	Transfer for Refund	2,500.00
7	08/30/07	1335	US Bank Explorations Inc of NV	Transfer Funds	750.00
8					
9			Total		\$23,250.00

Ted R. Burke, et al. vs. Larry L. Hahn, et al
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EIN CHECKS PAID TO HAHN'S WORLD OF SURPLUS

Schedule 2

Line	Date	Check No.	Check Payable To	Memo	Amount
1	04/24/03	4366	Hahn's Surplus	Partial Pmt on Loan Bal 2800	2,000.00
2	07/03/03	4425	Hahn's Surplus	Repay 1/2 Loan	500.00
3	08/18/03	4468	Hahn's Surplus	Repay Loan	2,945.29
4	03/15/04	4589	Hahn's Surplus	Loan Repayment	2,000.00
5	06/07/04	4651	Hahn's Surplus	Repayment of Loan	700.00
6	10/14/04	4747	Hahn's Surplus	Loan Repay & Batterys	700.00
7	05/17/04	4635	Hahn's Surplus	S & K Food & GKG	155.66
8	06/07/04	4653	Hahn's Surplus	Jun 5 - Board Meeting Food - Etc.	409.92
9	08/26/04	4708	Hahn's Surplus	Parts Repay	1,011.02
10	05/10/05	4861	Hahn's Surplus		288.41
11	01/10/06	5023	Hahn's Surplus		500.00
12	05/02/06	5108	Hahn's Surplus		1,075.24
13	05/04/06	5115	Hahn's Surplus		393.21
14	06/05/06	5156	Hahn's Surplus		6,548.10
15	06/15/06	5168	Hahn's Surplus	Supplies	3,050.00
16	06/27/06	5185	Hahn's Surplus		4,215.54
17					
18				Total	\$26,492.39

Ted R. Burke, et al. vs. Larry L. Hahn, et al
Clark County, Nevada
Case No.: A558629

KOKOWEEF CHECKS PAID TO HAHN'S WORLD OF SURPLUS

Schedule 3

Line	Date	Check No.	Check Payable To	Memo	Amount
1	01/02/07	1069	Hahn's Surplus		459.47
2	03/01/07	1147	Hahn's Surplus		3,500.00
3	04/23/07	1164	Hahn's Surplus	Repairs - Fuel Food Camp	3,446.84
4	04/23/07	1165	Hahn's Surplus		4,059.31
5	07/05/07	1261	Hahn's Surplus	Parts & Supplies	2,293.72
6	08/30/07	1333	Hahn's Surplus	?Paper - Misc - Office	624.96
7					
8				Total	\$14,384.30

Ted R. Burke, et al. vs. Larry L. Hahn, et al
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**EIN CHECKS DEPOSITED TO HAHN'S WORLD OF SURPLUS
BUT NOT MADE PAYABLE TO HAHN'S WORLD OF SURPLUS**

Schedule 4

Line	Date	Check No.	Check Payable To	Memo	Amount
1	01/02/03	4260	Skip Wynia	Loan Interest	90.00
2	01/02/03	4262	Larry Butler		171.00
3	01/09/03	4266	Charlie Powers		198.50
4	01/13/03	4269	Jim Serrell		52.58
5	01/19/03	4278	Larry Butler		133.31
6	01/24/03	4283	Charlie Powers		150.00
7	01/21/03	4284	Jim Serrell		118.43
8	01/27/03	4285	Frank Rowley	Return of Investment	400.00
9	01/31/03	4290	Jim Serrell		94.90
10	02/04/03	4293	Skip Wynia	Loan Interest	90.00
11	02/04/03	4296	Charlie Powers	Food for Camp	200.00
12	02/06/03	4299	Lilia Ewell	Loan	220.00
13	02/06/03	4300	Jim Serrell		49.49
14	02/06/03	4301	Larry Butler		271.75
15	02/11/03	4305	Larry Butler		209.50
16	02/13/06	4306	Charlie Powers		226.57
17	02/17/03	4308	Charlie Powers		178.52
18	02/19/03	4309	Edith Peterson	Return of Investment	300.00
19	02/25/03	4312	Charlie Powers	Camp Supplies	164.41
20	03/03/03	4316	Jim Hanhardt	Travel	293.00
21	03/06/03	4317	Skip Wynia	Loan Interest	90.00
22	03/07/03	4324	Charlie Powers		253.00
23	03/07/03	4325	Jim Hanhardt	(unknown) receipts	150.47
24	03/11/03	4328	Larry Butler		282.56
25	03/12/03	4329	Jesse Michaels		300.00
26	03/14/03	4331	Charlie Powers		128.41
27	03/18/03	4333	Joan Latz	Camp Supplies	95.55
28	03/19/03	4335	Charlie Powers	Camp Supplies	326.29
29	03/27/03	4339	Jim Hanhardt	Camp Supplies	44.79
30	03/31/03	4342	Charlie Powers		179.00
31	03/31/03	4345	Jim Hanhardt		100.00
32	04/01/03	4347	Skip Wynia		90.00
33	04/02/03	4351	Jim Hanhardt		100.00
34	04/08/03	4357	Van Hewitt		100.00
35	04/09/03	4358	Charlie Powers		325.77
36	04/09/03	4359	Joan Latz		72.75
37	04/18/03	4363	Charlie Powers		381.63
38	04/23/03	4365	Vincent Davidson	Return of Investment	600.00
39	04/25/03	4371	Cash	Camp Supplies	125.00
40	05/01/03	4376	Larry Butler		322.99
41	05/02/03	4377	Larry Butler		100.00
42	05/02/03	4379	Skip Wynia		90.00
43	05/03/03	4381	Clyde P.		110.00
44	05/07/03	4383	Jerry McNee		17.67
45	05/07/03	4384	Charlie Powers		450.96
46	05/17/03	4387	Jesse Michaels		200.00

Ted R. Burke, et al. vs. Larry L. Hahn, et al
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**EIN CHECKS DEPOSITED TO HAHN'S WORLD OF SURPLUS
BUT NOT MADE PAYABLE TO HAHN'S WORLD OF SURPLUS**

Schedule 4

Line	Date	Check No.	Check Payable To	Memo	Amount
47	05/22/03	4389	Charlie Powers		354.56
48	05/22/03	4390	Drew White		22.20
49	05/29/03	4393	Charlie Powers		292.05
50	06/03/03	4399	Skip Wynia	Loan Interest	90.00
51	06/04/03	4402	Charlie Powers		200.00
52	06/09/03	4405	Charlie Powers		398.62
53	06/10/03	4408	Larry Butler		345.66
54	06/24/03	4411	Ron James		100.00
55	06/28/03	4418	Charlie Powers		350.00
56	07/01/03	4420	Skip Wynia		90.00
57	07/02/03	4422	Larry Butler		70.00
58	07/03/03	4424	Darryl Wade	Food and Tire for Camp	40.33
59	07/08/03	4427	Darryl Wade		71.46
60	07/16/03	4430	Larry Butler		207.60
61	07/16/03	4431	Charlie Powers		411.32
62	07/17/03	4432	Larry Butler	Tire	60.00
63	07/20/03	4435	Charlie Powers	Receipt	101.77
64	07/25/03	4436	Jim Hanhardt		63.06
65	07/25/03	4437	Charlie Powers	Receipts	150.00
66	07/25/03	4438	Ken Powers	Receipts	100.00
67	07/30/03	4444	Charlie Powers		270.12
68	07/30/03	4445	Larry Butler	Radio	35.00
69	07/31/03	4447	Larry Butler		202.11
70	08/04/03	4448	Chris Hahn		185.00
71	08/07/03	4455	Larry Butler		100.00
72	08/12/03	4459	Skip Wynia		90.00
73	08/14/03	4463	Larry Butler		130.96
74	08/18/03	4466	Cash		300.00
75	08/20/03	4476	Ken Powers		150.00
76	08/20/03	4477	Larry Butler		100.00
77	08/21/03	4485	Joan Latz		64.29
78	09/02/03	4491	Jim Hanhardt		534.21
79	09/03/03	4493	Larry Butler		154.06
80	09/04/03	4494	Skip Wynia	Interest	90.00
81	09/05/03	4495	Charlie Powers		500.00
82	09/15/03	4496	Charlie Powers		500.00
83	09/10/03	4499	Larry Butler		42.90
84	09/11/03	4500	Joan Latz		107.80
85	09/18/03	4501	Larry Butler		221.78
86	10/01/03	4506	Larry Butler		245.76
87	10/06/03	4512	Joan Latz		117.44
88	10/28/03	4517	Larry Butler		228.26
89	10/31/03	4522	Skip Wynia		90.00
90	11/06/03	4523	Joan Latz		165.44
91	11/22/03	4531	Jesse Michaels		150.00
92	11/25/03	4534	Larry Butler		271.42

Ted R. Burke, et al. vs. Larry L. Hahn, et al
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**EIN CHECKS DEPOSITED TO HAHN'S WORLD OF SURPLUS
BUT NOT MADE PAYABLE TO HAHN'S WORLD OF SURPLUS**

Schedule 4

Line	Date	Check No.	Check Payable To	Memo	Amount
93	12/02/03	4537	Skip Wynia		90.00
94	12/24/03	4543	Larry Butler		117.66
95	11/11/03	4527	Melanie Davis		400.00
96	01/03/04	4547	Skip Wynia	interest on loan	90.00
97	01/05/04	4548	Joan Latz		138.29
98	01/07/04	4551	Larry Butler		163.11
99	01/19/04	4555	Joan Latz		114.70
100	11/12/03	4528	Darryl Wade	Return of Investment	400.00
101	02/21/04	4563	Skip Wynia	interest on loan	90.00
102	02/07/04	4566	Cash		185.00
103	02/17/04	4569	B. Ferraro		150.00
104	02/17/04	4570	Floyd Johnson		130.00
105	02/19/04	4572	Joan Latz		201.78
106	03/30/04	4604	Cash	Al Wheeler Fuel	500.00
107	03/31/04	4606	Larry Butler		436.34
108	04/02/04	4607	Skip Wynia	interest on loan	90.00
109	04/07/04	4609	Cash		42.43
110	04/15/04	4615	Joan Latz		202.71
111	04/16/04	4617	Larry Butler		269.66
112	05/04/04	4622	Bill Rudisue	Fire Extinguisher	50.00
113	05/05/04	4623	Skip Wynia		90.00
114	05/06/04	4629	Joan Latz		230.77
115	05/11/04	4631	Frank Williams		120.00
116	05/11/04	4632	Kyle Doutfit		50.00
117	05/11/04	4633	Larry Butler		272.86
118	05/24/04	4638	Cash	Fuel	85.00
119	06/02/04	4643	Cash		300.00
120	06/03/04	4644	Skip Wynia	interest on loan	90.00
121	06/03/04	4646	Larry Butler		51.56
122	06/08/04	4655	Joan Latz		80.03
123	06/09/04	4656	Larry Butler		227.17
124	06/14/04	4659	Cash		134.80
125	06/15/04	4661	Dennis Gates	Camera	150.00
126	06/16/04	4662	Cash	Hilti	125.00
127	06/21/04	4665	Toni Hardgraves		50.00
128	07/01/04	4670	Skip Wynia	interest on loan	90.00
129	07/06/04	4671	Joan Latz		181.99
130	07/07/04	4672	Larry Butler		265.48
131	07/10/04	4677	Cash	Rebel Oil and Gas	158.50
132	07/23/04	4679	Larry Butler		131.17
133	07/26/04	4682	Cash	Food 4 Less Gas	100.00
134	07/28/04	4687	Tim Weldon	Hammer	120.00
135	07/28/04	4688	Tim Weldon	Saw	375.00
136	08/04/04	4695	Skip Wynia	interest on loan	90.00
137	08/09/04	4696	Joan Latz		216.43
138	08/16/04	4703	Ralph Lewis	claim work	200.00

Ted R. Burke, et al. vs. Larry L. Hahn, et al
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**EIN CHECKS DEPOSITED TO HAHN'S WORLD OF SURPLUS
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Schedule 4

Line	Date	Check No.	Check Payable To	Memo	Amount
139	08/19/04	4706	Cash		125.00
140	08/27/04	4707	Tim Weldon		80.00
141	09/01/04	4718	Larry Butler		292.55
142	09/02/04	4721	Skip Wynia	interest on loan	90.00
143	09/09/04	4726	Gary Degi		160.00
144	09/17/04	4731	Larry Butler		162.56
145	09/23/04	4733	Larry Butler		92.78
146	10/01/04	4740	Skip Wynia		90.00
147	10/04/04	4741	Joan Latz		222.44
148	10/06/04	4742	Larry Butler		172.37
149	10/09/04	4744	Cash	Gas Arco Truck	100.00
150	11/02/04	4754	Skip Wynia	interest on loan	90.00
151	11/05/04	4756	Joan Latz		151.59
152	11/10/04	4757	Larry Butler		294.41
153	11/23/04	4763	Larry Butler		75.00
154	12/02/04	4766	Skip Wynia	interest on loan	90.00
155	12/02/04	4769	Larry Butler		279.90
156	12/06/04	4771	Joan Latz		202.07
157	12/15/04	4776	Larry Butler		146.81
158	12/28/04	4782	Ralph Lewis	claim work	200.00
159	12/06/04	4786	Larry Butler		35.00
160	01/08/05	4787	Skip Wynia	Interest on loan	90.00
161	01/10/05	4788	Joan Latz	Food for Camp	216.77
162	01/12/05	4789	Larry Butler		212.84
163	01/15/05	4790	Cash		200.00
164	02/02/05	4800	Skip Wynia	Interest on loan	90.00
165	02/04/05	4804	Joan Latz		253.80
166	02/11/05	4807	Larry Butler		260.11
167	02/21/05	4810	Cash		150.00
168	02/23/05	4811	Frank Williams		180.00
169	02/24/05	4812	Larry Butler		115.98
170	03/01/05	4817	Skip Wynia	Interest on loan	90.00
171	03/04/05	4820	Charlie C (can't read)	Camera	150.00
172	03/07/05	4822	Joan Latz	Food for Camp	248.00
173	03/24/05	4831	Cash		300.00
174	04/01/05	4836	Skip Wynia	Interest on loan	90.00
175	04/01/05	4837	Ralph Lewis	Drill Rental	100.00
176	04/02/05	4838	Cash	Gas for Camp	120.00
177	04/04/05	4839	Joan Latz		162.35
178	04/06/05	4841	Larry Butler		161.31
179	05/03/05	4851	Skip Wynia		90.00
180	05/04/05	4853	Joan Latz		272.76
181	05/04/05	4854	Larry Butler		35.00
182	05/10/05	4857	Greg Hahn		100.00
183	05/10/05	4858	Greg Hahn		100.00
184	05/12/05	4862	Joan Latz		215.00

Ted R. Burke, et al. vs. Larry L. Hahn, et al
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**EIN CHECKS DEPOSITED TO HAHN'S WORLD OF SURPLUS
BUT NOT MADE PAYABLE TO HAHN'S WORLD OF SURPLUS**

Schedule 4

Line	Date	Check No.	Check Payable To	Memo	Amount
185	05/14/05	4864	John Bangester	Return on Investment	250.00
186	05/17/05	4865	Cash		119.70
187	05/21/05	4868	Cash		100.00
188	05/25/05	4871	Joan Latz		114.26
189	05/28/05	4875	Cash		241.13
190	06/06/05	4881	Skip Wynia	Interest on loan	90.00
191	06/06/05	4883	Chris Hahn	June meeting pop and supplies	145.16
192	06/07/05	4885	Charlie C (can't read)	camera and gas	115.00
193	06/08/05	4888	Larry Butler		245.39
194	07/01/05	4900	Joan Latz		154.90
195	07/05/05	4901	Hans Reinhardt		200.00
196	07/05/05	4902	Skip Wynia	Interest on loan	80.00
197	07/13/05	4906	Larry Butler		238.05
198	07/22/05	4910	Larry Butler		206.64
199	08/04/05	4919	Larry Butler		35.00
200	08/25/05	4930	Larry Butler		146.36
201	08/31/05	4935	Warner Burgess	machine work	100.00
202	09/01/05	4937	Skip Wynia	Interest on loan	80.00
203	09/02/05	4938	Joan Latz		149.01
204	09/02/05	4939	Larry Butler		125.00
205	09/14/05	4940	Warner Burgess		100.00
206	09/16/05	4943	Larry Butler		235.89
207	09/23/05	4950	Chris Hahn	Camera	620.00
208	09/25/05	4953	Cash	Fuel	150.00
209	09/26/05	4955	Cash	Gas Mine	199.31
210	09/29/05	4964	Jim Berg	Travel	250.00
211	09/30/05	4965	Cash		203.06
212	10/03/05	4967	Joan Latz	Food for Camp	157.11
213	10/04/05	4969	Skip Wynia	Interest on loan	80.00
214	10/08/05	4972	Tracy Adams		650.00
215	10/13/05	4976	Tracy Adams	Fuel	120.00
216	10/26/05	4982	Larry Butler		225.39
217	11/01/05	4984	Skip Wynia	Interest on loan	80.00
218	11/04/05	4988	Joan Latz		191.00
219	11/09/05	4994	Larry Butler		283.54
220	11/13/05	4995	Cash		200.00
221	12/03/05	5000	Al Wheeler		150.00
222	12/05/05	5002	Joan Latz		251.57
223	12/08/05	5006	Cash		62.06
224	12/16/05	5010	Larry Butler		207.20
225	01/02/06	5017	Skip Wynia	Interest on loan	80.00
226	01/05/06	5019	Warner Burgess		100.00
227	01/11/06	5024	Larry Butler		220.00
228	01/17/06	5026	Joan Latz		186.69
229	01/30/06	5027	Chris Hahn		117.00
230	02/02/06	5033	Skip Wynia	Interest on loan	80.00

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**EIN CHECKS DEPOSITED TO HAHN'S WORLD OF SURPLUS
BUT NOT MADE PAYABLE TO HAHN'S WORLD OF SURPLUS**

Schedule 4

Line	Date	Check No.	Check Payable To	Memo	Amount
231	02/02/06	5034	Larry Butler	Food and Supplies for Camp	180.74
232	02/03/06	5035	Larry Butler		35.00
233	02/04/06	5037	Tony Datri		60.00
234	02/06/06	5040	Cash	James Serrell	500.00
235	02/12/06	5042	Cash	Batteries	340.00
236	02/12/06	5043	Joan Latz		164.44
237	02/16/06	5045	Larry Butler		209.65
238	02/16/06	5046	Doug Johner	Batteries	160.00
239	02/22/06	5047	Doug Johner		185.00
240	02/27/06	5056	Doug Johner	Batteries	400.00
241	03/01/06	5058	Skip Wynia	Interest on loan	80.00
242	03/02/06	5060	Larry Butler		35.00
243	03/03/06	5065	Larry Butler		185.40
244	03/04/06	5066	Tracy Adams	Fuel	93.75
245	03/05/06	5068	Ralph Lewis	Claim Jumpers research	100.00
246	03/10/06	5069	Cash		80.00
247	03/14/06	5071	Frank Williams	Batteries	140.00
248	03/17/06	5081	Larry Butler		114.50
249	03/18/06	5083	Cash		125.00
250	03/20/06	5084	Joan Latz		159.23
251	03/22/06	5085	Doug Johner		100.00
252	03/30/06	5088	Larry Butler		168.63
253	04/01/06	5092	Skip Wynia	Interest on loan	80.00
254	04/04/06	5093	Joan Latz		126.89
255	04/14/06	5096	Larry Butler		129.85
256	05/01/06	5107	Skip Wynia	Interest on loan	80.00
257	05/03/06	5111	Larry Butler		35.00
258	05/04/06	5116	Larry Butler		220.21
259	05/13/06	5125	Joan Latz		222.80
260	05/24/06	5137	Larry Butler		323.58
261	05/26/06	5140	Cash		200.00
262	05/29/06	5143	Cash		302.21
263	05/29/06	5144	Chris Hahn		153.53
264	05/29/06	5147	Joan Latz		164.82
265	06/02/06	5149	Cash		497.22
266	06/08/06	5151	Larry Butler		249.86
267	06/05/06	5155	Cash		177.29
268	06/10/06	5164	Mike Martin	Tools	150.00
269	06/16/06	5167	Cash	Batteries	951.64
270	06/23/06	5179	Cash		322.50
271	06/28/06	5187	Tony Datri		75.00
272	06/30/06	5188	Cash	Smart & Final water on sale	100.00
273	06/30/06	5189	Cash	Fuel and water Arco and Smart Final	300.00
274	06/30/06	5190	Larry Butler		185.25
275	07/05/06	5196	Larry Butler		131.73
276	07/10/06	5211	Tony Datri	Equipment	25.00

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**EIN CHECKS DEPOSITED TO HAHN'S WORLD OF SURPLUS
BUT NOT MADE PAYABLE TO HAHN'S WORLD OF SURPLUS**

Schedule 4

Line	Date	Check No.	Check Payable To	Memo	Amount
277	07/13/06	5212	Tony Datri		25.00
278	07/14/06	5213	Skip Wynia	Interest on loan	70.00
279	07/14/06	5214	Joan Latz		177.87
280	07/24/06	5221	Larry Butler		344.17
281	07/22/06	5222	Cash		459.47
282	07/30/06	5227	Cash	Gas for camp	200.00
283	08/01/06	5228	Skip Wynia		70.00
284	08/02/06	5229	Hoyt Chancey		110.00
285	08/04/06	5230	Larry Butler		284.65
286	08/07/06	5232	Joan Latz		268.09
287	08/17/06	5241	Cash	Trip to check pipe	200.00
288	08/24/06	5242	Larry Butler	Trip to Oklahoma	200.00
289	08/20/06	5244	Cash	Gas for camp	200.00
290	08/24/06	5246	Cash	For Ted Burke Trip	200.00
291	09/01/06	5251	Skip Wynia	Interest on loan	70.00
292	09/03/06	5255	Cash	Gas mine	100.00
293	09/07/06	5263	Cash		150.00
294	09/09/06	5265	Joan Latz		175.41
295	09/23/06	5275	Cash	Gas Camp	150.00
296	10/02/06	5286	Ralph Lewis		200.00
297	10/12/06	5294	Joan Latz		221.14
298	10/17/06	5297	Ralph Lewis	claim work survey	338.00
299					
300				Total	\$53,387.76

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**KOKOWEEF CHECKS DEPOSITED TO HAHN'S WORLD OF SURPLUS
BUT NOT MADE PAYABLE TO HAHN'S WORLD OF SURPLUS**

Schedule 5

Line	Date	Check No.	Check Payable To	Memo	Amount
1	10/04/06	1008	Cash	Jim Serrell Check	469.67
2	10/05/06	1009	Brad Johnson	For shares (return of investment?)	600.00
3	10/05/06	1010	Brad Johnson	solar work	600.00
4	10/08/06	1011	Larry Butler		186.00
5	10/09/06	1012	Cash	Trip to Idaho	400.00
6	10/23/06	1017	Larry Butler		267.53
7	11/06/06	1024	Joan Latz		248.00
8	11/06/06	1025	Skip Wynia	Interest	70.00
9	11/07/06	1026	Bank of America (Cash)	Radios	323.25
10	11/11/06	1030	Greg Hahn	resistivity lines	100.00
11	11/11/06	1031	Allen Jones	resistivity lines	100.00
12	11/11/06	1032	Cash	resistivity lines, gas	100.00
13	11/16/06	1036	Larry Butler		290.58
14	11/20/06	1041	Cash		203.65
15	11/30/06	1045	Larry Butler		294.27
16	12/03/06	1046	Joan Latz		171.76
17	12/05/06	1049	Dick Skoy	newsletter	32.33
18	12/06/06	1050	Skip Wynia		70.00
19	12/06/06	1051	Dick Skoy		35.08
20	12/04/06	1058	Dick Skoy		67.28
21	12/21/06	1061	Larry Butler		280.81
22	12/22/06	1063	Cash		619.50
23	01/29/07	1100	Cash		492.44
24	04/05/07	1172	Cash		82.05
25	07/07/07	1193	Cash		120.00
26	06/09/07	1225	Cash		200.00
27	06/15/07	1239	Cash		300.00
28	06/22/07	1245	Cash		140.00
29	06/23/07	1246	Cash		300.00
30	07/07/07	1269	Cash		200.00
31	07/25/07	1285	Cash		100.00
32	07/28/07	1288	Cash		300.00
33	09/27/07	1353	Cash		70.27
34	10/06/07	1359	Cash		120.00
35	10/06/07	1360	Cash		94.56
36	01/23/07	1092	Pedro Macer		200.00
37	06/09/07	1228	Brad Johnson		100.00
38	10/04/07	1357	Brad Johnson		348.74
39					
40				Total	\$8,697.77