IT IS HEREBY ADJUDGED and DECREED this is DENIED as MOOT.

Dated: May 13, 2009



REDFIELD T. BAUM, SR U.S. Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT DISTRICT OF ARIZONA	
In re DEWEY RANCH HOCKEY, LLC, Debtor, In re COYOTES HOLDINGS, LLC, Debtor, In re COYOTES HOCKEY, LLC, Debtor In re ARENA MANAGEMENT GROUP, LLC, Debtor,	Case No. 2:-09-bk- Chapter 11 ORDER AUTHORIZING AND DIRECTING
/	JOINT ADMINISTRATION AND USE OF CONSOLIDATED CAPTION
This Filing Applies to: All Debtors Specified Debtors	

On the motion dated May 5, 2009 (the "Motion") of the above-captioned debtors-inpossession (the "Debtors") for entry of an order, under Rule 1015(b) of the Federal Rules of
Bankruptcy Procedure (the "Bankruptcy Rules"), authorizing the joint administration of these
Cases and use of a consolidated caption, and on the "Declaration of Michael Nealy in Support of
Chapter 11 Petitions and First Day Motions," this Court finds that: (i) it has jurisdiction over the
matters raised in the Motion under 28 U.S.C. §§ 157 and 1334; (ii) venue of this matter is proper
under 28 U.S.C. §§ 1408 and 1409; (iii) this matter is a core proceeding under 28 U.S.C.
§ 157(b)(2); (iv) the relief requested in the Motion is in the best interests of the Debtors, their
estates, their creditors, and other parties-in-interest; (v) adequate and proper notice of the Motion
and a hearing on it has been given and no other or further notice is necessary; and (vi) good and
sufficient cause exists for granting the relief requested in the Motion as set forth in this Order,

IT IS ORDERED THAT:

- 1. The Motion is GRANTED.
- 2. The bankruptcy proceedings of the following entries are jointly administered by

the Court:

DEWEY RANGH HOCKEY, LLC

COYOTES HOLDINGS, LLC

3.\ CQYOTESMOCKEY, LLC

ARENA MANAGEMENT GROUP, LLC

///

PHOENIX/479205.1 2

3. The caption of the jointly-administered cases will read as follows:

UNITED STATES BANKRUPTCY COURT DISTRICT OF ARIZONA

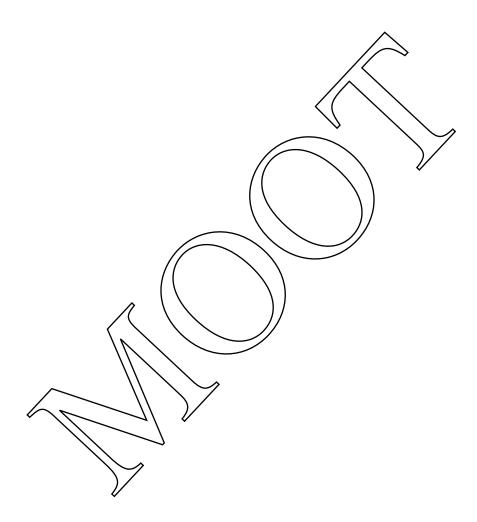
In re	G N 20011
DEWEY RANCH HOCKEY, LLC,	Case No. 2:09-bk(Jointly Administered)
COYOTES HOLDINGS, LLC,	Chapter 11
COYOTES HOCKEY, LLC, and	TITLE OF MOTION OR PLEADING
ARENA MANAGEMENT GROUP, LLC,	Date of Hearing: Time of Hearing:
Debtors.	Time of Hearing.
This Filing Applies to:	
All DebtorsSpecified Debtors	
4. One file and one docket will be maintained for both of the jointly-administered	
cases, which file will be the file established for the Chapter 11 case of DEWEY RANCH	
HOCKEY, LLC, which is the lowest numbered case and which tocket will be the docket for the	
lowest numbered case.	
5. A docket entry will be made on the docket for the other cases substantially as	
follows:	
"An order has been entered in this case directing the	
procedural consolidation and joint administration of the Chapter 41 cases of DEWEY RANCH	
HOCKEY, LLC, and its affiliates. Accordingly, the	
docket in Case No. 09 should be consulted	
for all matters affecting this case."	
6. If the jointly-administered cases w	ere initially assigned to different judges, both

3 PHOENIX/479205.1

cases are to be transferred to the judge with the lowest numbered case.

- 7. The consolidation of these Cases is for administrative purposes only and is not a substantive consolidation of the Debtors' Chapter 11 estates.
- 8. The Debtors are authorized to take all actions necessary to implement the relief granted by this Order.

DATED AND SIGNED ABOVE



PHOENIX/479205.1 4