

CITY CLERK  
ORIGINAL

C-8541-4  
09/11/2013

AMENDMENT NO. 14  
TO THE  
ESCROW AGREEMENT

THIS AMENDMENT NO. 14 (the "Amendment"), dated as of September 11, 2013, to the Escrow Agreement (as amended, the "Agreement"), dated as of May 11, 2011 and as last amended as of August 22, 2013, by and among Coyotes Newco, LLC, a Delaware limited liability company ("Coyotes Newco"), and Arena Newco, LLC, a Delaware limited liability company ("Arena Newco" and, together with Coyotes Newco, the "Owners"), the City of Glendale, an Arizona municipal corporation (the "City"), and Bank of America, National Association, a national banking association duly organized and existing under the laws of the United States of America, having an office in Chicago, Illinois (the "Escrow Agent") is made by and among the National Hockey League, a joint venture organized as an unincorporated association not for profit (the "NHL"), the City and the Escrow Agent. Capitalized terms used herein and not otherwise defined herein shall have the meanings ascribed to such terms in the Agreement.

RECITALS

WHEREAS, Coyotes Newco and the NHL entered into that certain Assignment Agreement Regarding Owners' Fee Rights (the "Assignment Agreement Regarding Owners' Fee Rights"), dated as of August 5, 2013, pursuant to which Coyotes Newco conveyed, assigned, transferred and delivered to the NHL all of Coyotes Newco's right, title and interest in, to and under Coyotes Newco's rights to be paid the Owners' Fee and all Coyotes Newco's related enforcement rights under the Escrow Agreement (the "Owners' Fee Rights"), and the NHL accepted such assignment;

WHEREAS, the Owners, the City and the Escrow Agent entered into the Agreement in connection with Amendment No. 1, dated as of May 11, 2011, to that certain 2010-2011 Arena Management and Operations Agreement (as last amended as of August 22, 2013, the "Glendale Agreement");

WHEREAS, concurrently herewith, the NHL, as the assignee of Coyotes Newco, and the City are entering into Amendment No. 15 to the Glendale Agreement to, among other things, change the date by which the City must deliver \$5,000,000 to the Escrow Agent from 11:59 p.m., Mountain Time, on September 17, 2013 to 11:59 p.m., Mountain Time, on October 1, 2013 or as may otherwise be provided in a subsequent amendment to the Agreement;

WHEREAS, the NHL, the City and the Escrow Agent mutually desire to amend the Agreement to change the date by which the City must deliver \$5,000,000 to the Escrow Agent in order to conform to the amended Glendale Agreement; and

WHEREAS, the parties hereto wish to amend the Agreement as set forth below.

NOW, THEREFORE, in consideration of the mutual representations, warranties, covenants and agreements contained herein and intending to be legally bound, the parties hereto hereby agree as follows:

1. Third Recital. The parties hereto amend the third recital by deleting it in its entirety and replacing it as follows:

"WHEREAS, subject to the terms hereof and to the terms of the Glendale Agreement, the City shall deliver to the Escrow Agent an amount in cash equal to \$25,000,000, with such amount to be delivered as follows: (x) \$20,000,000

delivered to the Escrow Agent by the City on the date hereof, and (y) an additional amount in cash equal to \$5,000,000 to be delivered to the Escrow Agent by the City at or prior to 11:59 p.m., Mountain Time, on October 1, 2013, to be held, released and paid in accordance with the terms of this Escrow Agreement and the Glendale Agreement;"

2. Subsection (a) of Article I. The parties hereto amend Subsection (a) of Article I by deleting it in its entirety and replacing it as follows:

"The City will deposit an aggregate of \$25,000,000. The \$25,000,000 will be deposited as follows: (x) on the date hereof, the City will deposit \$20,000,000 (the "*Initial Deposit*") with the Escrow Agent, and (y) the City shall deposit an additional sum of \$5,000,000 (the "*Subsequent Deposit*") with the Escrow Agent at or prior to 11:59 p.m., Mountain Time, on October 1, 2013. The Initial Deposit and the Subsequent Deposit, if any, together with any investment earnings thereon, shall hereinafter collectively be referred to as the "*Escrow Fund*." The Escrow Agent will notify the Owners and the City upon receipt of the Initial Deposit and the Subsequent Deposit. Escrow Agent shall have no duty to monitor or enforce either deposit."

3. Section 6.1. The parties hereto amend the first sentence of Section 6.1 by replacing the words "August 30, 2013" with the words "October 7, 2013," such that the first sentence of Section 6.1, as so amended, reads in its entirety as follows:

"This Agreement shall terminate on the earlier of (a) the termination date set forth in a properly executed and delivered Termination Notice (as defined below), (b) immediately following the valid disposition of the entirety of the Escrow Fund in accordance with the terms of this Agreement, and (c) October 7, 2013."

4. Section 6.2. The parties hereto amend Section 6.2 by replacing the words "August 30, 2013" with the words "October 7, 2013," such that Section 6.2, as so amended, reads in its entirety as follows:

"Notwithstanding any other provision in this Agreement, on October 7, 2013, the Escrow Agent shall distribute the then-current balance of the Escrow Fund to the City."

5. Interpretation. On and after the date hereof, each reference in the Agreement to "this Agreement", "herein", "hereof", "hereunder" or words of similar import shall mean and be a reference to the Agreement as amended and supplemented hereby.

6. Effectiveness. This Amendment is effective as of August 29, 2013.

7. No Other Amendments or Supplements to Agreement. Except as otherwise expressly provided herein, all of the terms and conditions of the Agreement remain unchanged and continue in full force and effect.

8. Counterparts; Facsimile/pdf Signatures. This Amendment may be executed in one or more counterparts and by different parties in separate counterparts, each of which when executed shall be deemed to be an original but all of which when taken together shall constitute one and the same agreement. Delivery of an executed counterpart of a signature to this Amendment by facsimile or emailing of a pdf file shall be as effective as delivery of a manually executed counterpart of this Amendment.

**[SIGNATURE PAGE TO FOLLOW]**

**IN WITNESS WHEREOF**, each of the parties hereto has caused this Amendment to be executed as of the date first written above.

**"NHL":**

**NATIONAL HOCKEY LEAGUE**

By:   
Name: *David Zimmerman*  
Title: *Executive Vice President, Chief legal officer and General Counsel*

**"CITY":**

**CITY OF GLENDALE**

\_\_\_\_\_  
Name: Brenda S. Fischer  
Title: City Manager

**"ESCROW AGENT":**

**BANK OF AMERICA, NATIONAL  
ASSOCIATION**

\_\_\_\_\_  
Name:  
Title:

**IN WITNESS WHEREOF**, each of the parties hereto has caused this Amendment to be executed as of the date first written above.

**"NHL":**

**NATIONAL HOCKEY LEAGUE**

By: \_\_\_\_\_

Name:

Title:

**"CITY":**

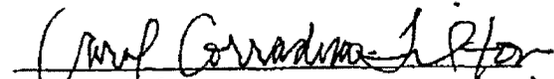
**CITY OF GLENDALE**

\_\_\_\_\_  
Name: Brenda S. Fischer

Title: City Manager

**"ESCROW AGENT":**

**BANK OF AMERICA, NATIONAL  
ASSOCIATION**



Name: CAROL CORRADINO-TILTON

Title: VICE PRESIDENT

IN WITNESS WHEREOF, each of the parties hereto has caused this Amendment to be executed as of the date first written above.

"NHL":

NATIONAL HOCKEY LEAGUE

By: \_\_\_\_\_

Name:

Title:

"CITY":

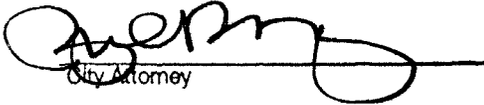
CITY OF GLENDALE

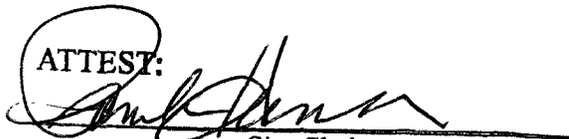


Name: Brenda S. Fischer

Title: City Manager

Approved as to form

  
City Attorney

ATTEST:  
  
City Clerk

"ESCROW AGENT":

BANK OF AMERICA, NATIONAL  
ASSOCIATION

\_\_\_\_\_  
Name:

Title: