1 Honorable Christopher M. Alston 2 Hearing Date: January 26, 2018 Hearing Time: 9:30 a.m. 3 4 5 6 7 8 UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF WASHINGTON 9 10 In re Case No. 16-11767 11 **BOY SCOUTS OF AMERICA'S** Northwest Territorial Mint LLC, RESPONSE TO MOTION FOR ORDER 12 **AUTHORIZING THE AUCTION AND** Debtor. SALE OF THE DEBTOR'S EQUIPMENT, 13 DIES, TOOLING, ARCHIVES, AND 14 INVENTORY FREE AND CLEAR OF ALL LIENS, CLAIMS, INTERESTS, AND 15 **ENCUMBRANCES** 16 Related to Docket No. 1350 17 BOY SCOUTS OF AMERICA ("BSA"), a Congressionally-chartered corporation, 18 responds to the Motion for Order Authorizing Auction and Sale (Dkt. 1350) to state its interests 19 and reserve its rights: 20 1. Debtor's inventory likely includes coins, medallions and knives bearing 21 trademarks, service marks, emblems, logos, and other distinctive marks owned and controlled by 22 BSA ("BSA Marks"). 23 2. Debtor's dies and tooling likely incorporate and use BSA Marks. 24 3. Debtor's use of the BSA Marks was pursuant to a License and Royalty Agreement 25 that has expired by its own terms, and, in any event, cannot be assumed and assigned without the 26 consent of BAS. In re Catapult Entertainment, 165 F.3d 747 (9th Cir. 1999) (because federal patent law excused non-debtor licensor from rendering performance, debtor could not assume or

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Chapter 11

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assign the non-exclusive patent license without the non-debtor's licensor's consent). The analysis in *In re Catapult* holds true for trademark licenses. *In re Trump Entm't Resorts, Inc.*, 526 B.R. 116, 121 (Bankr. D. Del. 2015).

- 4. The License and Royalty Agreement provides for the payment of royalties by Debtor to BSA even after its expiration.
- 5. Debtor and BSA are also parties to a *Letter of Agreement to Sell to the Boy Scouts of America* under which BSA delivered purchase orders to Debtor for Merchandise using the BSA Marks and for fixed prices.

WHEREFORE, BSA reserves its rights to the BSA Marks and related Royalties, its interest in Debtor's inventory, dies, tooling, merchandise, and any other assets using the BSA Marks, and to participate in any sale or auction of Debtor's assets.

DATED this 25th day of January, 2018.

FOX ROTHSCHILD LLP

By: /s/ Joseph E. Shickich, Jr.

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CERTIFICATE OF SERVICE

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Veronica I. Magda, declares:

- I am an employee of Fox Rothschild LLP which represents Boy Scouts of America. I am a citizen of the United States, over the age of 18, and competent to make this Declaration.
- 2. On January 25, 2018, I electronically filed the forgoing document with the Clerk of the Court (using the CM/ECF System).
- 3. It is my understanding that the CM/ECF System will send notifications of this filing to all parties listed in this case to receive notice electronically.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

DATED this 25th day of January, 2018.

/s/ Veronica Magda

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