Entered on Docket May 2, 2016

Below is the Order of the Court.

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In re:

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Christopher M. Alston U.S. Bankruptcy Judge

(Dated as of Entered on Docket date above)

CHRISTOPHER M. ALSTON Bankruptcy Judge United States Courthouse 700 Stewart Street, Room 6301 Seattle, WA 98101 206-370-5330

Northwest Territorial Mint LLC,

IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE

Chapter 11

Case No. 16-11767-CMA

Case No. 16-11/6/-CMA

ORDER SCHEDULING CASE MANAGEMENT CONFERENCE AND REQUIRING TRUSTEE TO SEND NOTICE

Debtor.

Pursuant to 11 U.S.C. §105(d), Fed. R. Civ. P. 16, and Bankruptcy Rules 7016 and 9014, a case management conference will be held on Friday, June 3, 2016, at 1:30 p.m., in Judge Alston's Courtroom, Room 7206, United States Courthouse, 700 Stewart St., Seattle, Washington. The purpose of the conference is to expedite the Chapter 11 case by establishing early and continuing control, to discourage wasteful litigation activities, and to facilitate settlement of disputed matters.

ORDER SETTING CASE MANAGEMENT CONFERENCE - 1

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At the conference, the Court may consider and take action with respect to the formulation and simplification of issues in the Chapter 11 proceeding, the possibility of settlement of issues or the use of extrajudicial procedures to resolve disputes, the need for adopting special procedures for managing potentially difficult or protracted adversary proceedings or contested matters that may involve complex issues, and such other matters as may aid in the progress of the Chapter 11 case.

The Trustee must be present at the conference. Attendance of interested parties other than the Trustee is not mandatory, but strictly voluntary. As to any interested parties who do attend the conference, at least one of the attorneys for each party, or a representative of each party unrepresented by an attorney, should have authority to enter into stipulations and to make admissions regarding all matters that the participants may reasonably anticipate may be discussed. All parties should be prepared to address the issues listed on Exhibit A attached hereto to the extent those issues may apply to them.

Secured creditors, lien creditors and others contemplating filing motions for relief from stay are advised that many of the issues typically addressed in such motions are likely to be dealt with at the conference, thus they may prefer to refrain from filing such motions until after the conference.

In order to provide sufficient information to meaningfully discuss management of the case.

IT IS HEREBY ORDERED that:

- 1. <u>By Friday, May 27, 2016, the Trustee shall file and serve on the parties</u> <u>served in accordance with paragraph 3 of this Order</u>:
- (a) A cash flow analysis, prepared on a weekly basis, for the upcoming 120 day period;
- (b) To the extent available, historical financial information for the past three (3) years. If there is a seasonal variation in the debtor's income and expenses, the historical financial information shall include monthly recaps of income and expenses;

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1	(c) A statement of income and expenses since the date of filing of the petition
2	with an indication as to the amount of paid and unpaid expenses; and
3	(d) A budget (by month) showing expenses the Trustee expects to incur for
4	professional fees and costs (of any kind) during the Chapter 11 case.
5	2. Any party who believes that the estate is liable for its attorneys' fees should be
6	prepared to discuss the potential fees that the party will ask the estate to pay.
7	3. THE TRUSTEE SHALL SERVE A COPY OF THIS ORDER WITHIN SIX (6)
8	DAYS OF THE DATE OF THIS ORDER ON COUNSE FOR THE COMMITTEE OF
9	UNSECURED CREDITORS, ALL SECURED CREDITORS, ALL PRIORITY
10	CREDITORS, LESSORS OF REAL PROPERTY TO THE DEBTOR, THE UNITED
11	STATES TRUSTEE, AND ANY OTHER PARTIES IN INTEREST THAT THE
12	TRUSTEE BELIEVES WILL BE PARTICIPATING ACTIVELY IN THE CASE. If any
13	amounts, including taxes, are owed the State, the Bankruptcy and Collections Unit must be
14	served with a copy of this order at:
15	Office of the Attorney General
16	Bankruptcy and Collections Unit 800 Fifth Avenue, Suite 2000
17	Seattle, WA 98104
18	If any amounts, including taxes, are owed the federal government, the United States Attorneys
19	Office must be served with a copy of this order at the following addresses:
20	United States Attorney's Office
21	Attn: Bankruptcy Assistant 700 Stewart Street, Suite 5220
22	Seattle, WA 98101
23	Internal Revenue Service
24	915 Second Ave., MS243 Seattle, WA 98174
25	
26	If any amounts, including taxes, are owed King County, the County must be served with a copy
27	of this order at:
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King County Treasury

500 - 4th Avenue, #600 Seattle, WA 98104-2387

Attn: Linda Crane Nelsen

the Court within ten (10) days of the date of this order.

A proof of service listing the names and addresses of the parties served shall be filed with

///END OF ORDER///

ORDER SETTING CASE MANAGEMENT CONFERENCE - 4

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1		EXHIBIT A
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3	1.	Preliminary matters
4		Filing of schedules and other documents
4		Appointment of creditors' committee
5		Is debtor a small business under section 101(51D)
6		Retention of Counsel approved (Note any problems with retention or terms of retention)
7		Retention of counsel for creditors' committee
,		Retention of other professionals
8		Filing of tax returns/due dates
9		► Other
10	2.	Information about the debtor
11		► Individual/corporation/partnership
		Type of business
12		► Total assets and liabilities
13		Number of employees
		► Unique characteristics
14		Does debtor have accounting support/recent financial statements
15		Problems with taxing authorities
16		Insurance
17	3.	Emergency Matters
		Cash collateral use
18		▶ §364 borrowing contemplated
19		Payment of prepetition wages
20		► Utilities
20		Sales of property
21		► Other
22	4.	Adversary Proceedings
23		Preferences
0.4		Fraudulent conveyances
24		► Other
25	5.	Information about Secured Creditors
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27	6.	Information about priority unsecured creditors
28	7.	Information about general unsecured creditors

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1	8.	Information about executory contracts
	9.	Deadlines and Dates
2		► 341 Meeting date
3		Initial deadline under 365(d)(4) - 120 days after filing or order confirming plan: Nonresidential real property leases deemed rejected after the earlier of
		those dates unless Trustee moves for extension of time Deadlines under FRBP 9027
5		► 120 day deadline for returned goods for credit under sec. 546(h) &
6		553(b)(1)
7		► 180 day exclusivity deadline for plan and disclosure statement
8		Plan must be filed not later than 300 days
		Dischargeability ComplaintsBar date for Claims
9		Bai date for Claims
10	10.	Anticipated actions of creditors
11		Motion to convert/dismiss
12		 Motion for relief from stay/adequate protection Motion to shorten exclusivity period
13		Wotton to shorten exclusivity period
	11.	Summary of debtor's proposed plan and anticipated date of filing
14	12.	Contents of further scheduling and case management order to follow as a result of
15	12.	conference
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