1 2		The Honorable Christopher M. Alston Chapter 11
3		Hearing Date: July 6, 2018 Hearing Time: 9:30 a.m.
4		Location: Courtroom 7206
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8	UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF WASHINGTON	
10	In re	
11	NORTHWEST TERRITORIAL MINT, LLC,	No. 16-11767-CMA
12	Debtor.	SUPPLEMENTAL MEMORANDUM
13	Deotol.	REGARDING TRUSTEE'S MOTION TO ABANDON RECORDS
14		TO ABAINDON RECORDS
15	This memorandum is submitted in connec	tion with the continued hearing on the
16	Trustee's motion to abandon records (ECF 1541) (the "Records Motion"). The purpose of this	
17	memorandum is to advise the Court of the status of evidence preservation issues in <i>United</i>	
18	States v. Ross Hansen & Diane Erdmann, CR 18-92RAJ (W.D. Wash) (the "Criminal Case"),	
19	and to address the remaining issues related to documents that are not subject to the Criminal	
20	Case and/or that may not be property of the estate	».
21	I. BACKGROUND	
22	1. On April 12, 2018, a Grand Jury in	ndicted Mr. Hansen and his partner, Diane
23	Erdman, in the Criminal Case. Mr. Hansen self-surrendered and was released on an	
24	Appearance Bond that restricts his employment with precious metals and any travel without the	
25	United States Probation Department's permission. <i>Id.</i> at Dkt. 13 (Appearance Bond).	
26	2. In the Records Motion, the Trustee seeks authority to dispose of records at	
27	NWTM's Dayton facility and to abandon a server and data stored on the server. While the	
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Trustee has provided differing estimates of the volume of physical records, it now appears that more than 2,000 boxes are involved. Whether the Trustee is allowed to abandon a server, thus deleting the data stored therein, or records created from 2009 forward is now before the Honorable Richard A. Jones, United States District Court Judge, in the Criminal Case. *See*, *e.g.*, Dkt. 30 (Motion for Order to Prevent Spoliation of Evidence filed in the Criminal Case).

- 3. The Trustee filed notice in the Criminal Case that he is an "interested party" for the limited purpose of addressing the preservation of the server(s) and boxed records, and appeared at the hearing on that matter held before Judge Jones on June 12, 2018.
- 4. At the hearing on June 12, Judge Jones directed the parties to meet and confer regarding a practical solution to the issues presented and appear again on July 5, 2018, regarding that effort.
- 5. Defense counsel for Ms. Erdman and Mr. Hansen, the Government and counsel for the Trustee, have met and conferred several times. They are working on an agreement related to the server and transfer of physical records created after 2008. Below is counsel's understanding of the discussions:
 - (a) The lease for the Nevada warehouse expires July 31, 2018.
 - (b) The servers will be preserved, and counsel for the Trustee is researching means to reduce costs, as well as produce a mirror image of the data contained therein from 2016 through the liquidation of NWTM for the Government and defense counsel.
 - (c) The Trustee provided the Government and defense team access to the Nevada warehouse June 27 and June 28, 2018. It turns out there are more than 1400 boxes identified as records from the years 2009 through 2016 related to the business of NWTM, and segregated accordingly.
 - (d) The Government and Mr. Hansen's defense counsel agree that the years 2009 through 2016 are relevant to the pending criminal matter. The Trustee has agreed to transfer custody of any and all boxes from 2009 through 2016 to the Government in

the near future for storage and accessibility to defense counsel and the Government in		
Washington.		
(e) The parties also agree that any remaining boxes stored in the Nevada		
warehouse are irrelevant to further bankruptcy proceedings. No one has catalogued the		
records in remaining boxes, and Mr. Hansen believes that, in addition to old NWTM		
records, they contain personal records and records of businesses unrelated to NWTM		
dating back from 2008 to the 1980s.		
(f) The Trustee has indicated through counsel that he does not oppose the		
abandonment to Mr. Hansen of what is estimated to be approximately 1100 boxes of		
records from 1980 to 2008 and defers to this Court on whether to return the boxes of		
records to Mr. Hansen.		
(g) As indicated in the Records Motion, the boxes of records from the 1980s		
to 2008 are of inconsequential value to the estate and in fact, are burdensome and costly		
to store. In contrast, the records are important to Mr. Hansen.		
6. Mr. Hansen is prepared to make arrangements, with the consent and approval of		
the United States Probation Office, to travel to Nevada and obtain the boxes of records before		
the warehouse lease ends on July 31, 2018, at his own financial cost.		
II. CONCLUSION		
Mr. Hansen requests entry of an order authorizing the abandonment by the Debtor or all		
records created before January 1, 2009 to Mr. Hansen.		
Respectfully submitted this $\underline{3}^{rd}$ day of July, 2018.		
Davis Wright Tremaine LLP Attorneys for Ross Hansen		
THOMEYS TO ROSS Hunson		
By <u>/s/ Ragan L. Powers</u>		
Ragan L. Powers, WSBA #11935		

of the ttorneys	
ttorneys	
of record registered on the CM/ECF system:	

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