1 2 3 4 5	Michael J. Gearin, WSBA # 20982 David C. Neu, WSBA # 33143 Brian T. Peterson, WSBA # 42088 K&L GATES LLP 925 Fourth Avenue, Suite 2900 Seattle, WA 98104-1158 (206) 623-7580	Honorable Christopher M. Alston Chapter 11 Hearing Location: Seattle, Rm. 7206 Hearing Date: July 6, 2018 Hearing Time: 9:30 a.m. Response Date: June 29, 2018	
6 7	UNITED STATES B	ANKRUPTCY COURT	
8	WESTERN DISTRICT OF WASHINGTON		
9	In re:	Case No. 16-11767-CMA	
10	NORTHWEST TERRITORIAL MINT, LLC,	TRUSTEE'S REPLY IN SUPPORT OF	
11	Debtor.	MOTION TO APPROVE TERMS OF SEVERANCE AGREEMENT WITH EDGAR CHACON	
12 13			
13 14	I.	REPLY	
	Mark Carvert (the <u>ITustee</u>), Chapter II ITustee of Northwest Territorial Mint, LLC		
15	(<u>INWIM</u> of the <u>Debtor</u>), mes this repry in support of his motion seeking approval of the terms of		
16	a severance agreement with Eugar Chacon (the <u>would</u>). The would request that the trustee be		
17	permitted to pay Mr. Chacon a stay-on or retention bonus, which the Trustee and Mr. Chacon have		
18	called a "severance payment." The bonus is mean	t to incentivize Mr. Chacon to stay employed	
19	through the Trustee's closure of the Dayton facili	ty.	
20	The lone objection to the Motion was filed	d by Bill Atalla, the former CEO of NWTM who	
21	was hired by the Trustee on a postpetition basis.	Mr. Atalla's objection to the Motion is meritless.	
22	Mr. Atalla erroneously conflates the relief request	ted by the Motion with his request for allowance of	
23	an administrative expense claim based on service	s he provided to the estate prior to his termination.	
24	Mr. Atalla's separate request is the subject of an o	ongoing contested matter that will be determined by	
25	this Court at a later date.		
26			
	REPLY IN SUPPORT OF MOTION TO APPROVE TERM OF SEVERANCE AGREEMENT - 1 501654163 v3	K&L GATES LLP 925 FOURTH AVENUE SUITE 2900 SEATTLE, WASHINGTON 98104-1158 TELEPHONE: (206) 623-7580 FACSIMILE: (206) 623-7022	

Case 16-11767-CMA Doc 1759 Filed 07/03/18 Ent. 07/03/18 14:23:21 Pg. 1 of 4

Mr. Atalla argues that the proposed "severance" to be paid to Mr. Chacon is unfair and should not be approved because the Trustee has argued, in the context of a separate contested matter, that Mr. Atalla should be paid on a pro rata basis, along with other administrative expenses in this case. According to Mr. Atalla, the Trustee cannot pay Mr. Chacon 100-cent dollars if Mr. Atalla's claim is paid pro rata with other allowed administrative claims.

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The "severance payment" to Mr. Chacon for which the Trustee seeks approval in the Motion is, in reality, a retention bonus. It is not equivalent to the "severance" Mr. Atalla seeks to have paid by the estate. Mr. Atalla's employment was terminated in December and he no longer works for the Debtor. Unlike Mr. Atalla, Mr. Chacon continues to work for the benefit of the estate and is critical to the efforts of the Trustee to wind-down the estate. The "severance" that the Trustee seeks to pay Mr. Chacon is an incentive for Mr. Chacon to continue to provide services to the estate through the closing of the Dayton, Nevada facility—a facility which Mr. Chacon manages. Mr. Chacon has continued to perform his employment services in reliance on the Trustee's commitment to seek court approval of the Trustee's agreement to pay this retention bonus.

In contrast to Mr. Chacon, Mr. Atalla provides no ongoing value to the estate and his 15 services are entirely unnecessary to the Trustee's efforts to vacate the premises in Dayton and close 16 the case. For that reason, the Trustee terminated his employment. The severance for which Mr. 17 Atalla seeks an order compelling payment was part of Mr. Atalla's original employment agreement 18 with the Trustee. It was not, however, a retention or stay-on bonus for which the Trustee sought 19 Court approval to pay with 100-cent dollars. 20

The relief sought by the Motion is therefore entirely distinguishable from the facts of the 21 dispute with Mr. Atalla. Mr. Atalla's entitlement to severance is the subject of an ongoing contested 22 matter with the Trustee, which is set for trial in August. The relief sought by this Motion is a distinct 23 matter that, if approved, will do nothing to improve Mr. Atalla's argument that he is entitled to be paid ahead of other administrative claimants in this case. 25

REPLY IN SUPPORT OF MOTION TO APPROVE TERMS **OF SEVERANCE AGREEMENT - 2** 501654163 v3

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Case 16-11767-CMA Doc 1759 Filed 07/03/18 Ent. 07/03/18 14:23:21 Pg. 2 of 4

1	III. CONCLUSION
2	For the foregoing reasons, the Trustee requests that the Court approve the terms of the
3	Severance Agreement.
4	Dated this 3rd day of July, 2018.
5	
6	K&L GATES LLP
7	By <u>/s/ David C. Neu</u> Michael J. Gearin, WSBA #20982
8	David C. Neu, wsba #33143 Brian T. Peterson, wsba #42088
9	Attorneys for Mark Calvert, Chapter 11 Trustee
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26	K&L GATES LLP 925 FOURTH AVENUE SUITE 2900REPLY IN SUPPORT OF MOTION TO APPROVE TERMS OF SEVERANCE AGREEMENT - 3 501654163 v3SEATTLE, WASHINGTON 98104-1158 TELEPHONE: (206) 623-7580 FACSIMILE: (206) 623-7022Case 16-11767-CMADoc 1759Filed 07/03/18Ent. 07/03/1814:23:21Pg. 3 of 4

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2	<u>CERTIFICATE OF SERVICE</u>
3	The undersigned declares as follows:
4 5	That she is a Paralegal in the law firm of K&L Gates LLP, and on July 3, 2018, she caused the foregoing document to be filed electronically through the CM/ECF system which caused Registered Participants to be served by electronic means, as fully reflected on the Notice of
6	Electronic Filing.
7	I declare under penalty of perjury under the laws of the State of Washington and the United States that the foregoing is true and correct.
8	Executed on the 3rd day of July, 2018 at Seattle, Washington.
9	/s/ Denise A. Lentz
10	Denise A. Lentz
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	K&L GATES LLP925 FOURTH AVENUE925 FOURTH AVENUESUITE 2900SEATTLE, WASHINGTON 98104-1158OF SEVERANCE AGREEMENT - 4501654163 v3FACSIMILE: (206) 623-7580FACSIMILE: (206) 623-7022
C	ase 16-11767-CMA Doc 1759 Filed 07/03/18 Ent. 07/03/18 14:23:21 Pg. 4 of 4