1 2 3	Attorney at LawC40 Lake Bellevue #100H	Ion. Christopher M. Alston hapter 11/Seattle Irg. Date: August 24, 2018 @ 9:30 am esp. Date: <b>August 17, 2018</b>
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5 6 7	UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
8 9 10 11	In re: NORTHWEST TERRITORIAL MINT, LLC 325 E. Washington St. #226 Sequim, WA 98382, Debtor.	Case No. 16-11767-CMA NOTICE OF HEARING COMBINED WITH MOTION TO WITHDRAW AS COUNSEL FOR CREDITOR
13 14		OF HEARING
15	PLEASE TAKE NOTICE that a Hearing on Lawrence K. Engel's Motion to Withdraw as Counsel for the Chris A. Trivelas, Creditor, IS SET as follows:	
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17 18 19	JUDGE: Christopher M. Alston PLACE: U.S. Courthouse 700 Stewart St., Room 7206 Seattle, WA 98101	TIME : 9:30 a.m. DATE: August 24, 2018
20		
20	The relief sought is described specifically in the subjoined Motion. This Notice is combined with	
	the Motion described above as authorized by Local Rules.	
22	MOTION TO WITHDRAW AS COUNSEL FOR CREDITOR	
23	COMES NOW Lawrence K. Engel, Counsel for Chris A. Trivelas, Creditor, and makes the	
24	following Motion to Withdraw in the above entitled case as per G.R. 2 of the Local Rules of the	
25	NOTICE OF HEARING COMBINED WITH MOTIC TO WITHDRAW AS COUNSEL FOR CREDITOR -	U

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U.S. District Court (incorporated into the Local Rules of the above-entitled Court by reference) as follows:

1. Mr. Engel has appeared in the above-entitled case for Chris A. Trivelas, Creditor, for monitoring purposes from May 11, 2016 to present. Mr. Trivelas filed his own Proof of Claim in the amount of \$151,880 at Claim No. 1980 on May 18, 2016. All administration of the above-entitled case has been going smoothly under the Trustee's able hand since the time of filing. There will be little or no further meaningful work for the Mr. Trivelas' counsel to do in this case, which is approaching resolution.

2. Mr. Engel seeks to withdraw as counsel for the Mr. Trivelas herein since he has scheduled a planned retirement for the end of the calendar year 2018. Mr. Engel also has experienced some significant health issues in the end of 2017 and early 2018, that require his attention at this time.

3. Based on the foregoing, there is good cause shown to authorize Mr. Engel's withdrawal as counsel for Chris A. Trivelas, in the above-entitled case. The last known address for the Mr. Trivelas is that listed on the Claim No. 1980: **P.O. Box 725, North Bend, WA 98045-0725** 

WHEREFORE, Mr. Engel respectfully requests that the Court grant relief on the above Motion to Withdraw as requested. This Motion is verified by the subjoined Declaration of Lawrence K. Engel.

IF YOU OPPOSE the subjoined Motion to Withdraw and/or any of the relief specified above, you must file your written response with the Clerk of the U.S. Bankruptcy Court, U.S. Courthouse, 700 Stewart St., Room 6301, Seattle, WA 98101-1271, serve two copies on the Judge's Chambers, and serve one copy on the undersigned Lawrence K. Engel, Counsel for the moving party, 40 Lake Bellevue #100, Bellevue, WA 98005 NOT LATER THAN the RESPONSE DATE, which is <u>August 17, 2018</u>.

IF NO RESPONSE IS TIMELY FILED AND SERVED, the Court may, in its discretion, GRANT THE MOTION PRIOR TO THE HEARING, WITHOUT FURTHER NOTICE, and strike the hearing.

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NOTICE OF HEARING COMBINED WITH MOTION TO WITHDRAW AS COUNSEL FOR CREDITOR - 2

Lawrence K. Engel Attorney at Law 40 Lake Bellevue #100 Bellevue, WA 98009 (425) 454-5500 Ent. 07/17/18 10:53:52 Pg. 2 of 3

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1	DATED: July 17, 2018.		
2	/s/ Lawrence K. Engel		
2	LAWRENCE K. ENGEL, WSBA #8421		
3	Withdrawing Counsel for Chris A. Trivelas, Creditor		
4	DECLARATION		
5			
6	I, LAWRENCE K. ENGEL, declare that the following is true and correct under penalty		
7	of perjury, and pursuant to 28 U.S.C. § 1746:		
	1. I am counsel for the Chris A. Trivelas in the above entitled Chapter 11 case and am		
8	making this Declaration in support of the subjoined Motion. I have personal knowledge of all facts		
9	attested to herein, and am competent to testify to same.		
10	2. I have read the subjoined Motion to Withdraw, and believe that all factual statements		
11	contained therein are true and correct, under penalty of perjury, and hereby adopt same as my		
12	testimony herein.		
	I certify that the foregoing testimony is true and correct to the best of my knowledge and		
13	bener under penanty of perjury.		
14	DATED at Mount Vernon, Washington this 17th day of July, 2018.		
15			
16	5 /s/ Lawrence K. Engel   6 Lawrence K. Engel, WSBA # 8421		
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25	NOTICE OF HEARING COMBINED WITH MOTION Lawrence K. Engel		
	TO WITHDRAW AS COUNSEL FOR CREDITOR - 3 Attorney at Law		
	40 Lake Bellevue #100 Bellevue, WA 98009		
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