The Honorable Christopher M. Alston 1 Chapter 11 Hearing Date: Friday, February 9, 2018 2 Hearing Time: 9:30 am Hearing Location: Seattle, Rm. 7206 3 Response Date: February 5, 2018 4 5 6 UNITED STATES BANKRUPTCY COURT 7 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 8 9 In re No. 16-11767-CMA NORTHWEST TERRITORIAL MINT, LLC, 10 Interested Parties' Gary Marks, Heidi Wastweet and New York Numismatic 11 Debtor. Club's **Supplemental** Limited Objection to Trustee's Motion to Sell Estate 12 Property Free and Clear of Liens and Motion to Return Property 13 14 Comes now, Gary Marks, Heidi Wastweet and New York Numismatic Club 15 (collectively the "Interested Parties"), Interested Parties in the above-referenced matter, by and 16 through their attorney, Michelle Carmody Kaplan, of Kaplan Law PLLC, and hereby 17 Supplement the Limited Objections to the Chapter 11 Trustee's Motion to Sell Estate Property Free and Clear of Liens, 11 U.S.C. §363(f) (ECF No. 1350)(the "Motion") filed by each 18 Interested Party on February 5, 2018 (ECF Nos. 1406 & 1408, respectively). 19 The Interested Parties further object to the Motion on the basis that the Trustee did not 20 provide notice of the Motion, which purports to sell disputed assets, to all prior customers 21 whose dies are stored by NWTM and might claim an interest in them. Since filing the 22 Objections late Monday night, the undersigned has been contacted by another similarly situated 23 Interested Party who was never served with a copy of the Motion. This begs the question how many other NWTM customers (past and present) believe that the dies at NWTM belong to 24 them and are not property of the Bankruptcy Estate. Per NWTM's marketing materials, see 25 Exhibits F & G attached to the Declaration of Gary B. Marks (ECF No. 1412), NWTM has 26 Interested Parties' Limited

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Objection to Sale Motion - 1

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been providing minting services since 1903 and is storing "309,405 ... meticulously archived" 1 dies. 2 The undersigned is also aware that the Trustee is working on a separate motion 3 regarding the ownership of the dies at NWTM. The Interested Parties suggest that the Motion 4 be continued until after the Court decides whether the dies are, in fact, property of the 5 Bankruptcy Estate. Further, notice of any such motion should be sent to all customers whose 6 dies are stored by NWTM. 7 DATED this 7th day of February 2018. 8 9 10 KAPLAN LAW PLLC 11 By /s/ Michelle Carmody Kaplan 12 Michelle Carmody Kaplan WSBA No. 27286 13 Attorney for Marks, Wastweet and NYNC 14 15 16 17 18 19 20 21 22 23 24 25 26

Interested Parties' Limited Objection to Sale Motion - 2

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