1 2	1   David C. Neu, wsba# 33143   Chap     Brian T. Peterson, wsba# 42088   2     2   K&L GATES LLP	orable Christopher M. Alston oter 11	
3	925 Fourth Avenue, Suite 2900 3 Seattle, WA 98104-1158 (206) 623-7580		
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5	5		
6	6		
7 8	UNITED STATES BANKRUPICY COURT		
9	In re: Case	No. 16-11767-CMA	
10 11 12	1 NORTHWEST TERRITORIAL MINT, LLC, DEC   2 Debtor. AUT   DES DES	LARATION OF MARK CALVERT IN PORT OF TRUSTEE'S MOTION FOR HORITY TO ABANDON AND TROY RECORDS	
13	Mark Calvert de large en fallerun		
14 15	Low the Charter 11 Tracter of Newtherest Tracitoric 1 Mint LLC (2011) (7)		
15	"Delter") represent to the Court's order of one sinter out dated April 11 2016 Law over sinktoor		
10	(19) years of a so and I are competent in all years to tortify. Uplace otherwise stated I walks the		
18	Callending statements have deep men and a local days. I submit this Deplements in Summer to f		
19			
20	2 Uner mer and interest I to all control area the basis of energy interesting of the Delter and		
21	initiated marking the first of the first of the first of the hard-market states. There are herd for more		
22	then 20 months to maintain and more the business of the Northmast Territorial Mint. Unfortunately		
23	$_{3}$ the business has not been profitable since the Spring of 2	2017 and I have run out of cash to continue	
24	to operate the business. I closed the business on Decemb	er 29, 2017 after working for many months	
25	$_5$ to sell the business as a going concern.		
26	6		
	DECLARATION OF MARK CALVERT IN SUPPORT OF TRUSTEE'S MOTION FOR AUTHORITY TO ABANDON AND DESTROY RECORDS 500993110 v2	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 1542 Filed 03/22/18 Ent. 03/22/18 14:57:41 Pg. 1 of 3

1	3. NWTM's primary manufacturing facility is located in Dayton, Nevada. There are	
2	many files and boxes of company records that date back as far as the 1990s. I have determined that	
3	these records have no value to NWTM or the bankruptcy estate. I am seeking to liquidate the	
4	remaining assets of the bankruptcy estate and will need to vacate the Dayton premises following the	
5	completion of his liquidation efforts. The company records must be disposed of before the Dayton	
6	premises are vacated. I request authority to abandon or destroy all company records that date back	
7	to before the year 2013. I am unaware of any litigation or other bankruptcy estate matters for which	
8	such records could become relevant. I will maintain more recent records, those from 2013 on.	
9	I declare under the penalty of perjury under the laws of the United States that the foregoing is	
10	true and correct to the best of my knowledge.	
11	EXECUTED this 22 day of March, 2018, at Seattle, Washington.	
12		
13		
14	Mark Calvert	
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	DECLARATION OF MARK CALVERT IN SUPPORT OF TRUSTEE'S MOTION FOR AUTHORITY TO ABANDONK&L GATES LLP 925 FOURTH AVENUE SUITE 2900 SEATTLE, WASHINGTON 98104-1158 TELEPHONE: (206) 623-7580 FACSIMILE: (206) 623-7022500993110 v2FACSIMILE: (206) 623-7022	

Case 16-11767-CMA Doc 1542 Filed 03/22/18 Ent. 03/22/18 14:57:41 Pg. 2 of 3

1	CERTIFICATE OF SERVICE	
2	The undersigned declares as follows:	
	That she is a Paralegal in the law firm of K&L Gates LLP, and on March 22, 2018, she	
3 4	<sup>3</sup> caused the foregoing document to be filed electronically through the CM/ECF system which cau Registered Participants to be served by electronic means, as fully reflected on the Notice of	
5	Also on March 22, 2018, she caused the foregoing document to be placed in the mail to the	
6	Parties at the addresses listed below:	
7	Northwest Territorial Mint LLC c/o Ross Hansen, Member	
8	P.O. Box 2148 Auburn, WA 98071-2148	
9	States that the foregoing is true and correct.	
10		
11	washington.	
12	/s/ Denise A. Lentz Denise A. Lentz	
13	Denise A. Leniz	
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	DECLARATION OF MARK CALVERT IN SUPPORT OF TRUSTEE'S MOTION FOR AUTHORITY TO ABANDON AND DESTROY RECORDS 500993110 v2 K&L GATES LLP 925 FOURTH AVENUE SUITE 2900 SEATTLE, WASHINGTON 98104-1158 TELEPHONE: (206) 623-7580 FACSIMILE: (206) 623-7022	
Cas	e 16-11767-CMA Doc 1542 Filed 03/22/18 Ent. 03/22/18 14:57:41 Pg. 3 of 3 <sup>Ⅰ</sup>	