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8	UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE
9	In re: Case No. 16-11767-CMA
10	NORTHWEST TERRITORIAL MINT, LLC, DECLARATION OF ANNETTE
11	TRUNKETT IN SUPPORT OF TRUSTEE'S MOTION FOR ORDER
12	HOLDING ROSS HANSEN IN CONTEMPT FOR VIOLATION OF THE
13	AUTOMATIC STAY
14	
15	I, Annette Trunkett, declare as follows:
16	1. I have been employed by Northwest Territorial Mint, LLC (" <u>NWTM</u> " or " <u>Debtor</u> ")
17	since May of 2008. For approximately the last year and a half I have acted as the senior bookkeeper
18	for NWTM. My office is located at NWTM's Federal Way facility.
19	2. In my experience as an employee of NWTM, Mr. Hansen has been verbally abusive
20	towards me and other employees, and he would often say inappropriate things. On one occasion he
21	called me and the former CEO of the company into the office and yelled at us for approximately four
22	hours.
23	3. Sometime between April 26, 2016 and May 18, 2016, Diane Erdmann tried to contact
24	me by text and voicemail. I did not return her call or text. On or about May 18, 2016, Ross Hansen
25	and his girlfriend Diane Erdmann appeared at the Federal Way facility unannounced. Mr. Hansen
26	DECLARATION OF ANNETTE TRUNKETT IN SUPPORT OF TRUSTEE'S MOTION FOR ORDER HOLDING ROSS HANSEN IN CONTEMPT FOR VIOLATION OF THE AUTOMATIC STAY - 1 K-120705611/70030/22732_BTP/22732P31W7 K-120705611/70030/22732_BTP/22732P31W7 K-120705611/70030/22732_BTP/22732P31W7 K-120705611/70030/22732_BTP/22732P31W7 K-120705611/70030/22732_BTP/22732P31W7 K-120705611/70030/22732_BTP/22732P31W7 K-120705611/70030/22732_BTP/22732P31W7 K-120705611/70030/22732_BTP/22732P31W7 K-120705611/70030/22732_BTP/22732P31W7 K-120705611/70030/22732_BTP/22732P31W7

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came to my office and demanded that I give him documents related to Medallic Art Company. Mr. Hansen told me that he was "authorized" to take the Medallic documents. I told him I could not give him any documents without Mark Calvert's approval. Mr. Calvert was out of town on May 18, 2016 so I called someone at Mr. Calvert's office, who told me I was not authorized to give any documents to Mr. Hansen.

4. During my conversation with Mr. Hansen, he asked me where my loyalties lie, and he solicited me to come work for him. According to Mr. Hansen, Mark Calvert would sell the business and that I would be out of a job. He stated that I should work with him, and that Medallic Art Company is "up and running." I was confused by what he meant because Medallic has no business operations of its own and has no payroll for employees. I felt that Ross Hansen was trying to take advantage of me and manipulate me.

I declare under the penalty of perjury under the laws of the United States that the foregoing is true and correct to the best of my knowledge.

EXECUTED this 8th day of June, 2016, at Seattle, Washington

matte Frankett

Annette Trunkett

DECLARATION OF ANNETTE TRUNKETT IN SUPPORT OF TRUSTEE'S MOTION FOR ORDER HOLDING ROSS HANSEN IN CONTEMPT FOR VIOLATION OF THE AUTOMATIC STAY - 2 K\2070561\7003022732 BTP\22732P3\W7

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1	CERTIFICATE OF SERVICE
2	The undersigned declares as follows:
3	That she is a practice assistant in the law firm of K&L Gates LLP, and on June 28, 2016, 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
4	Electronic Filing.
5	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.
6	Executed on the 28th day of June, 2016 at Seattle, Washington.
7	Denter & Mould
8	Benita G. Gould
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