1 2 3	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: Rm. 7206 Hearing Date: September 16, 2016 Hearing Time: 9:30 a.m.
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7	INITED STATES B	NKRUPTCY COUPT
8	WESTERN DISTRICT OF WASHINGTON	
9	ATSE	ATTLE
10	In re:	Case No. 16-11767-CMA
11	NORTHWEST TERRITORIAL MINT, LLC,	SUPPLEMENTAL SUBMISSION IN
12	Debtor.	SUPPORT OF MOTION FOR ORDER GRANTING AUTHORITY TO RETURNED
13		STORED INVENTORY, OTHER CUSTOMER OWNED INVENTORY AND COINING DIES
14		
15	Mark Calvert (the "Trustee"), Chapter 11	Frustee for Northwest Territorial Mint, LLC
16	(" <u>NWTM</u> " or the " <u>Debtor</u> "), submits this supplem	ental submission in support of the Motion seeking
17	authority to return stored inventory. The Trustee r	espectfully states as follows:
18	BACKG	ROUND
19	On June 28, 2016, the Trustee filed his Mo	tion for Order Granting Authority to Return
20	Stored Inventory, Other Customer Owned Inventor	ry and Coining Dies (the "Motion") (Dkt. 457).
21	The Trustee inventoried approximately \$1.	1 million in gold and precious metals in the
22	possession of the Debtor that were segregated and	specifically identified as property of particular
23	Storage Customers. A list of the gold and precious	s metals and identified Storage Customers is
24	attached as Exhibit A to the Declaration of Mark (Calvert in Support of the Motion (Dkt. 458).
25	Under the Motion, the Trustee sought discretionar	y authority to return the Stored Inventory to
26	customers. After receiving authority from the Cou	urt to return the Stored Inventory, the Trustee
	SUPPLEMENTAL SUBMISSION IN SUPPORT OF MOTION FOR ORDER GRANTING AUTHORITY TO RETURN STORED INVENTORY - 1 K:\2070561\00001\20892_MJG\20892P25GD	K&L GATES LLP 925 FOURTH AVENUE SUITE 2900 SEATTLE, WASHINGTON 98104-1158 TELEPHONE: (206) 623-7580 FACSIMILE: (206) 623-7022
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intended to reconcile the records of storage customers with those of the Debtor and to confirm the 1 identity and amounts of stored inventory for each customer before returning inventory to customers. 2 At the initial hearing on the Motion, the Court directed the Trustee to provide additional evidence 3 regarding the inventory conducted by the Trustee and the reconciliation of customer records prior to 4 ruling on the Motion. The Trustee has filed supplemental declarations of Brian T. Peterson [Dkt. 5 607], Jody Cannady [Dkt. 629], Christine Unwin [Dkt. 625], Erin Shear [Dkt. 609], Roger Overson 6 7 [Dkt.608], Derrin Tallman [Dkt. 622], Matthew Lee [Dkt. 623], and Jeffrey Goodfellow [Dkt. 624] in support of the Motion. The Trustee also filed second supplemental declarations of Jody Cannady 8 [Dkt. 674] and Erin Shear [Dkt. 681]. The Cannady and Unwin supplemental declarations provide 9 the evidentiary background for the conduct of the inventory, the results of the inventory and 10 representative sample photographs of the storage inventory that is the subject of the Motion. The 11 Overson supplemental declaration provides the evidentiary background regarding the safes owned 12 by Mr. Overson which are located in the Debtor's Auburn facility. Since the initial hearing, the 13 Trustee and his staff conducted a detailed review of the customer records, proofs of claim filed by 14 Storage Customers and other records and information provided directly to the Trustee's staff by 15 customers relating to the ownership of the gold and precious metals that were segregated and marked 16 17 as property of Storage Customers. The Shear second supplemental Declaration contains the summary of the review and reconciliation of Storage Customer records. 18

The Motion as originally filed referenced inventory located in the storage vault under the
name of Hui Zhang. The Trustee has determined that Mr. Zhang is a purchaser of inventory in the
ordinary course who leaves product in the warehouse to be dropped shipped pursuant to his
instructions. In accordance with Mr. Zhang's request, NWTM will retain Mr. Zhang's inventory and
continue the existing business practice with him regarding delivery of that inventory.

The Trustee's review and reconciliation of Storage Customer records reveals evidence that
 many of the Storage Customers purchased or deposited inventory for storage that was not in the
 possession of the Debtor when the Trustee took control of the business. The Trustee proposes to
 SUPPLEMENTAL SUBMISSION IN SUPPORT OF
 MOTION FOR ORDER GRANTING AUTHORITY TO
 RETURN STORED INVENTORY - 2
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FACSIMILE: (206) 623-7022

1	return only the storage inventory that is in the possession of the estate to Storage Customers. The	
2	review and reconciliation revealed that some inventory remained on the storage shelves identified to	
3	Storage Customers notwithstanding the fact that the Debtor had purchased the stored inventory from	
4	the customer. The Trustee has notified those customers that they are not entitled to a return of any	
5	inventory. The review and reconciliation revealed inventory for one customer, Betty Lewis, that was	
6	identified as Stored Inventory on the storage shelves for which there are no records of purchase or	
7	delivery of that inventory. The Trustee has notified that customer that she will receive only the	
8	inventory for which records of delivery have been provided. Attached hereto as Exhibit A is a	
9	schedule comparing the original list of storage inventory found by the Trustee as submitted with the	
10	original Motion with findings of the Trustee based on his review and reconciliation. Attached hereto	
11	as Exhibit B is a final list of storage inventory that the Trustee proposes to return to Storage	
12	Customers.	
13		
14	DATED this 9th day of September, 2016.	
15	K&L GATES LLP	
16		
17	By <u>/s/ Michael J. Gearin</u>	
18	Michael J. Gearin, wsBA #20982 David C. Neu, wsBA #33143	
19	Brian T. Peterson, wsBA #42088 Attorneys for Mark Calvert, Chapter 11 Trustee	
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	SUPPLEMENTAL SUBMISSION IN SUPPORT OF MOTION FOR ORDER GRANTING AUTHORITY TO RETURN STORED INVENTORY - 3K&L GATES LLP 925 FOURTH AVENUE SUITE 2900K:\2070561\00001\20892_MJG\20892P25GDSEATTLE, WASHINGTON 98104-1158 TELEPHONE: (206) 623-7580 FACSIMILE: (206) 623-7022	
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	CERTIFICATE OF SERVICE
1	The undersigned declares as follows:
2	That she is a paralegal in the law firm of K&L Gates LLP, and on September 9, 2016, she
3 4	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 Electronic Filing.
	, , , , , , , , , , , , , , , , , , ,
5 6	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.
	Executed on the 9th day of September, 2016 at Seattle, Washington.
7	/s/ Denise A. Evans
8	Denise A. Evans
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