1 2 3 4 5 6 7 8	JASON T. PISKEL, WSBA #35398 Email: jtp@pyklawyers.com BENJAMIN J. MCDONNELL, WSI Email: ben@pyklawyers.com PISKEL YAHNE KOVARIK, PLLC 522 West Riverside Ave., Suite 700 Spokane, WA 99201 Telephone: (509) 321-5930 Facsimile: (509) 321-5935 Attorneys for Defendants David M and Clever Capital, LLC	
9	UNITED STATES BANKRUPTCY COURT	
10	EASTERN DISTRI	CT OF WASHINGTON
11	In re:) Case No. 18-03197-FPC11
12	GIGA WATT, INC.,	Adv. No. 19-80012-FPC
13	Debtor.)) Chapter 11
14)) OBJECTION TO CHAPTER 11
15 16 17	MARK D. WALDRON, in his capacity as the duly-appointed Chapter 11 Trustee,) TRUSTEE'S MOTION FOR:) (1) EXPEDITED DISCOVERY;) AND (2) EXPEDITED) CONSIDERATION
18	Plaintiff,)
19))
20	V.)
21	DAVID M. CARLSON and JANE DOE 1, individually and)
22	on behalf of the marital estate;)
23	ENTERPRISE FOCUS, INC., aWashingtoncorporation;)
24 25	CLEVER CAPITAL, LLC, a Washington limited liability))
	OBJECTION 1 19-80012-FPC Doc 26 Filed 05/10	Piskel Yahne Kovarik, PLLC 522 W. Riverside Avenue Ste. 700 Spokane, Wa 99201 P 509.321.5930 / F 509.321.5935 Entered 05/10/19 11:43:27 Pg 1 of 3

company; JEFFREY FIELD; ROB TRAVIS; and JANE DOES 2 through 15,

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Defendants.

Defendants David M. Carlson, Enterprise Focus, Inc., and Clever Capital, LLC, by and through their attorneys of record Piskel Yahne Kovarik, PLLC, respectfully submit their Objection to Chapter 11 Trustee's Motion for Expedited Discovery and for Expedited Consideration Thereof ("Objection"). This Objection is based on the following:

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In or about the afternoon of May 9, 2019, the law firm of Piskel Yahne Kovarik, PLLC was engaged as counsel. On May 9, 2019, the Chapter 11 Trustee filed its Motion for Expedited Discovery; Expedited Consideration Thereof ("Motions") (ECF No. 23). The Chapter 11 Trustee filed a Notice of Motions, providing less than twenty-four hours to object to the relief requested--May 10, 2019 at 12:00 p.m. (PST) (ECF No. 24). Furthermore, Jason T. Piskel of Piskel Yahne Kovarik, PLLC is in Missouri taking a deposition at this time, and is scheduled to return prior to May 13, 2019. Counsel is in the process of reviewing the pleading and records to confer with Pamela M. Egan of CKR Law LLP.

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1	To that end, this morning, May 10, 2019, Pamela M. Egan was	
2	promptly contacted telephonically and defense counsel is preparing to	
3	have a productive and cooperative telephone conference to confer	
4	regarding the scope and scheduling of discovery on or before Monday, May	
5 6	13, 2019, which may resolve the issues set forth in the Motions. This	
0 7	objection is, thus, necessitated under the circumstances including by the	
8	exceptionally abbreviated time period within which to object. Accordingly,	
9		
10	it is respectfully requested that the Court deny the Chapter 11 Trustee's	
11	Motion for Expedited Discovery and Expedited Consideration Thereof.	
12	DATED this 10th day of May 2019.	
13	PISKEL YAHNE KOVARIK, PLLC	
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15		
16	/s/ Benjamin J. McDonnell	
	JASON T. PISKEL, WSBA #35398	
17	jtp@pyklawyers.com BENJAMIN J. MCDONNELL, WSBA #45547	
18	ben@pyklawers.com	
19	PISKEL YAHNE KOVARIK, PLLC	
20	522 West Riverside Ave., Suite 700 Spokane, WA 99201	
21	Telephone: (509) 321-5930	
22	Facsimile: (509) 321-5935 Attorneys for Defendants David M. Carlson Enterprise Focus, Inc., and Clever Capital, LLC	
23		
24		
25		
	OBJECTION 3 Piskel Yahne Kovarik, PLLC 522 W. Riverside Avenue Ste. 700	
	Lawyers 222 W. Inversite Avenue Ster. 700 Lawyers Spokane, Wa 99201 P 509.321.5930 / F 509.321.5935	
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