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7 8	UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF WASHINGTON	
9	In re:	Case No. 18-03197
10	GIGA WATT, Inc., a Washington	The Honorable Frederick P. Corbit
11	corporation,	Chapter 11
12	Debtor.	
13141516171819202122	MARK D. WALDRON, in his capacity as the duly-appointed Chapter 11 Trustee, vs. DAVID M. CARLSON and JANE DOE 1, individually and on behalf of the marital estate, ENTERPRISE FOCUS, INC., a Washington corporation, CLEVER CAPITAL, LLC, a Washington LLC, JEFFREY FIELD, ROB TAVIS, JOHN DOES 1 THROUGH 15. Upon consideration of the Motion of	Adv. P. No. 19-80012 ORDER GRANTING CHAPTER 11 TRUSTEE'S MOTION FOR EXPEDITED DISCOVERY; EXPEDITED CONSIDERATION THEREOF
2223	for Expedited Discovery ("Motion"); and upon consideration of any and all	
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objections and/or responses that were filed in opposition to the Motion; and it appearing that due and proper notice of the Motion has been given to all interested parties in this case; and after due deliberation and sufficient cause appearing therefor; 5 IT IS HEREBY ORDERED THAT: 1. The Motion is GRANTED; 6 2. The Trustee is authorized to immediately issue notices of depositions to the Defendants, other than Rob Tavis, and to three witnesses, Vanessa Pierce Rollins, George Turner and the TNT Landlord; 10 3. The foregoing depositions may take place on two (2) calendar days' notice or more; if the last day of the notice period lands on a weekend, the noticed 11 12 deposition shall occur on the first Monday after the weekend; 13 4. The Trustee may immediately demand from the Defendants, Vanessa Pierce Rollins, George Turner, and Altered Silicon, Inc. the production of all e-14 mail, correspondence and documents in their possession, custody, or control 15 16 pertaining to ownership of the TNT Facility. Responsive documents shall be 17 produced within two (2) calendar days, unless otherwise agreed to in writing by 18 the Trustee and the applicable party. 5. The Trustee may immediately contact the TNT Landlord and attempt 19 20 to arrange expedited production of documents and depositions of Daryl Thompson 21 2.2. 23

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1	and Kelly Thompson, the principals of the TNT Landlord, with respect to the TNT		
2	Transfer Agreement and Mr. Carlson's interest in the TNT Facility.		
3	6. Contact Red Team Investments, Inc. to arrange expedited production		
4	of documents and the deposition of Trevin Vaughn, who, upon information and		
5	belief, is a principal of Red Team Investments, Inc., with respect to the TNT		
6	Facility.		
7	/// END OF ORDER ///		
8	Presented by:		
9	CKR LAW LLP		
10 11 12 13	/s/ Pamela M. Egan Pamela M. Egan 506 Second Ave., 14 th Floor Seattle, WA 98114 Tel.: 415-297-0132		
14 15 16	Of attorneys for Mark D. Waldron, Chapter 11 Trustee		
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